OIL INDIA LIMITED (A GOVERNMENT OF INDIA ENTERPRISE) PIPELINE HEADQUARTERS

POST BAG NO 102 GUWAHATI – 781001 (ASSAM)

SEALED Tenders are invited from Registered OIL 'A' and 'B' class contractor along Pipeline for the following works:

TENDER NOTICE NO	DESCRIPTION OF	LOCATION	TIME OF	SECURITY
	WORKS		COMPLETION	DEPOSIT
G233342L17	Grass cutting and	PS-3, Jorhat.	52 (fifty two) weeks	2.5%
dated	removing creepers/wild			
16.12.2016	growth from inside the			
	domestic area (old & new)			
	including road sides(both)			
	from NH-37, other open			
	area, football ground and			
	security fence as per			
	existing contract for 52			
	(fifty two weeks) at PS-3,			
	Jorhat.			

- 3. Tenders will be received upto 2.00 PM (IST) on 06. 01.2017 and opened on 06.01.2017 at 2.15 PM (IST) at the Office of the Dy.G.M. (PL-PS3)Jorhat the presence of attending tenders. Tenders can be dropped in The tender box placed in the office of the Dy.G.M. (PL-PS3)Jorhat.
- 4. All requests for tender papers may be accompanied with crossed "Payee Account only" Bank Draft/Bankers cheque of Rs. 500.00 (Rupees five hundred) only towards cost of tender papers drawn in favour of Oil India Limited payable at Guwahati or a pay in slip in case of deposit in the OIL's Account with the bank. The applications along with the above documents should reach to the Dy.G.M.(PL-PS3), Jorhat on or before 04.01.2017. Tender documents may be had from and the OIL General Conditions of Contracts, the Standard Specifications and relevant drawings may be seen in the office of Dy.G.M.(PL-PS3), Jorhat on working day during the office hours from 16.12.2016 to04.01.2017. The Company reserves the right to reject any/all application(s) without assigning any reason.
- 5. The rates shall be quoted per unit as specified in the schedule of work (Part-II) and shall be in words as well as in figures. No over-writing shall be allowed, but all corrections may be inserted in the blank space above the corrected words/figure and must be initiated. In cash of discrepancy, the rates, quoted in words shall be considered to be corrected.
- 6. Before tendering, the Tenderer is advised to inspect the work site with permission from the **Dy.G.M.(PL-PS3)**, **Jorhat** or his representative to assess the nature and extent of the work and the conditions under which it will be carried out, may also seek such clarification from this office as deemed necessary.
- 7. The company reserves the right of rejecting any or all tenders or accepting and tenders in part without assigning any reason, the tender papers if personally not collected after notification will be sent to the applicant by registered post. However, Company will be not responsible for any delay or non receipt of the same.

- 8.a) No tenderer must withdraw the tender after its Public opening. Any such withdrawal with make the tenderer liable to forfeit his Earnest Money in full and be debarred from further tendering at the sole discretion of the company and the period of debarrement in no case shall be less than 6 (six) months. In such case OIL registered contractor shall be debarred from further tendering for a minimum period of 6 (six) months.
 - b) Once a withdrawal letter is received from any bidder the offer will be treated as with drawn and no further clain/correspondence will be entertained in this regard.
- 9. The tender must be valid for 180 days from the date of opening of tender.
- 10. Conditional tenders are liable to be rejected at the discretion of the company.
- 11. The work may be split-up among more than one contractor at the sole discretion of the company.
- 12. The work shall have to be started within 7 (seven) days from the date of work order.
- 13. Time shall be regarded as the essence of the contract and the failure on the part of the contractor to complete the work within the stipulated time shall entitle the Company to recover liquidated damage and/or penalty from the contractor as per terms of the tender contract.
- 14. The Schedule tenderer will be required to enter into a formal contract which will be based on his tender on the OIL Standard Form of Contract.
- 15. The successful tenderer(s) shall furnish a security deposit in form of Bank Draft as specified above before signing the formal contract. The security deposit together with Earnest Money will be treated as security money and will be refunded to the contractor after satisfactory completion of the work, but part or whole of which shall be used by the company in realization of liquidated damages if any, or for adjustment of compensation/loss due to the company for any reason. This security money shall not earn any interest.
- Tenders may be sent by registered post addressed to the Dy.G.M. (PL-PS3) Oil India Ltd.
 P.O.Chengaligaon, Jorhat, 785010 so as to reach his office before scheduled closing date and time. Company will not be responsible for any postal delay or non receipt of the same.
- 17. The amount of amount retention money shall be released after 6(six) months from the date of issue of completion certificate from concerned department and this money shall not earn any invest

Dy.G.M.(PL-PS3), Jorhat For:Group General Manager (PLS)

C.C. GGM(PLS)/DGM(PL-OPS) / DGM (F&A)-PL DGM(PS-8,RT)
Dy.CE(OPS)-PS4,PS6,PS7,PS9,BPS,NT,TPS
OILWEB
NOTICE BOARD-PS3.