INVITATION FOR BIDS

e-Tender No. CLI5341P15

Bid Closing Date: 12.12.2014

OIL INDIA LIMITED (OIL), a Govt. of India Enterprise, invites competitive bids from domestic bidders for Hiring of Consultancy Services for Comprehensive and detailed Interior designs and associated services for the office units No.501,502,601 & 603 at NBCC CENTRE, OKHLA (PHASE-I), NEW DELHI. Total floor area of the units is **28,125.00** square foot (approx.) through its e- Procurement portal https://etender.srm.oilindia.in/irj/portal. Application showing full address and email address with Tender Fee (Non-refundable) of Rs. 2,000.00 (PSU and SSI Units are exempted) through DD in favour of M/s. Oil India Limited and payable at Noida/Delhi is to be sent to Chief Advisor(C&P), Oil India Limited, Plot No. 19, Sector-16A, NOIDA-201301 [email ID: corp_c&p@oilindia.in] only from 12.11.2014 to 05.12.2014. The application along with the Tender Fee and valid e-mail ID must reach the office of Group General Manager (C&P) within the working hours as on 05.12.2014. The envelope containing the application for participation should clearly indicate "Request for participation in E-Tender" for easy identification and timely issue of authorization. No physical tender documents will be provided. On receipt of requisite tender fee, non-transferable unique USER ID and initial PASSWORD will be communicated to the bidder (through e-mail) and will be allowed to participate in the tender through OIL's e- Procurement portal. Details of NIT can be viewed using "Guest Login" provided in the e- Procurement portal. The link to e-Procurement portal has been also provided through OIL's web site www.oil-india.com.

Note: The USER ID & Password are unique/non-transferable and only one set of the same will be issued against one e-mail ID (one Party). PSUs and SSI units registered with NSIC claiming exemption from payment of tender fee should submit their request with all credentials at least 7 days in advance to get access for participation in the tender.



प्लॉट नं0 19, सेक्टर 16-ए, नोएडा-201301, उत्तर प्रदेश Plot No. 19, Sector 16-A, Noida-201301, Uttar Pradesh दूरभाष / Telephone : 0120 - 2488333 - 347 फैक्स / Fax : 0120 - 2488310

SECTION - I

COVERING NOTE

e-Tender No. CLI5341P15 Dated 11.11.2014 Bid Closing Date: 12.12.2014

INVITATION TO e-BID UNDER SINGLE STAGE TWO BID SYSTEM FOR HIRING OF CONSULTANCY SERVICES FOR COMPREHENSIVE AND DETAILED INTERIOR DESIGNS AND ASSOCIATED SERVICES FOR THE OFFICE UNITS NO.501,502,601 & 603 AT NBCC CENTRE, OKHLA (PHASE-I), NEW DELHI.

Oil India Limited (OIL), a Govt. of India Enterprise, invites quotations under Single Stage Two Bid System through its online portal, from experienced and competent parties for Hiring of Consultancy Services for Comprehensive and detailed Interior designs and associated services for the office units no.501,502,601 & 603 at NBCC CENTRE, OKHLA (PHASE-I), NEW DELHI

1.0 The bid document for the above service comprises of the following Sections:

SECTION- I : COVERING NOTE

SECTION-II : INSTRUCTIONS TO BIDDERS

SECTION-III : GENERAL TERMS AND CONDITIONS

SECTION-IV : SCOPE OF WORK

SECTION-V : SPECIAL CONDITIONS OF CONTRACT

SECTION-VI: BID REJECTION / EVALUATION CRITERIA

(BRC/BEC)

SECTION-VII : BIDDING FORMAT

SECTION-VIII : FORM OF BID SECURITY (BANK GUARANTEE)

SECTION-IX : FORM OF PERFORMANCE BANK GUARANTEE

(UNCONDITIONAL)

SECTION- X : SAMPLE FORM OF AGREEMENT

PROFORMA – I : STATEMENT OF COMPLIANCE

PROFORMA – II : INTEGRITY PACT

ANNEXURE-I : GENERAL GUIDELINES TO BIDDERS FOR

PARTICIPATING IN OIL'S e-PROCUREMENT

TENDERS

2.0 You are requested to submit your most competitive bid well before the scheduled bid closing date and time. For your ready reference, few salient points (covered in details in this Bid document) are high-lighted below:

i) Tender No.
 ii) Type of Bid
 iii) CLI5341P15 dated 11.11.2014
 iii) Single Stage - Two Bid System

iii) Tender Fee (Non-refundable) : Rs. 2,000.00

iv) Address to send application : Office of Chief Advisor for User-ID & Password (Contracts & Purchase)

Contracts & Purchase)
OIL INDIA LIMITED
Plot No. 19, Sector-16A

NOIDA 201 301, UTTAR PRADESH

v) Bid Closing Date & Time : As Mentioned in the On-line Tender

vi) Bid Opening Date & Time : As Mentioned in the On-line Tender

viii) Bid Opening Place : OIL INDIA LIMITED

Plot No. 19, Sector-16A, NOIDA 201 301

ix) Bid Security Amount : Rs. 1,27,000.00

ix) Amount of Performance : 7.5 % of the Total Contract Value

Security (Professional Fee)

x) Duration of Consultant : As mentioned in the Clause No.1.0 of

engagement Special Conditions of Contract, Section-V.

xi) Commencement Period : Within one (1) week from the date of

LOA.

3.0 Description of Service: Hiring of Consultancy services for Comprehensive and detailed Interior designs and associated services for the office units no.501,502,601 & 603 at NBCC CENTRE, OKHLA (PHASE- I), NEW DELHI

4.0 <u>Integrity Pact:</u>

OIL shall be entering into an Integrity Pact with the bidders as per the format enclosed vide **PROFORMA-II** of the bid document. Each page of this Integrity Pact Proforma has been duly signed by OIL's Competent Signatory. This Proforma has to be uploaded by the Bidder (along with the Technical Bid) duly signed by the same Signatory who sign the bid. Any bid not accompanied by the Integrity Pact Proforma, duly signed by the Bidder shall be rejected. All pages of the Integrity Pact is to be signed by the bidder's authorized signatory who sign the bid.

NAME OF INDEPENDENT EXTERNAL MONITOR:

(a) Shri N. Gopalaswami, IAS (Retd.).

Phone: +91-44-2834-2444 (Res), 96001 44444 (Mobile).

E-mail: gopalaswamin@gmail.com

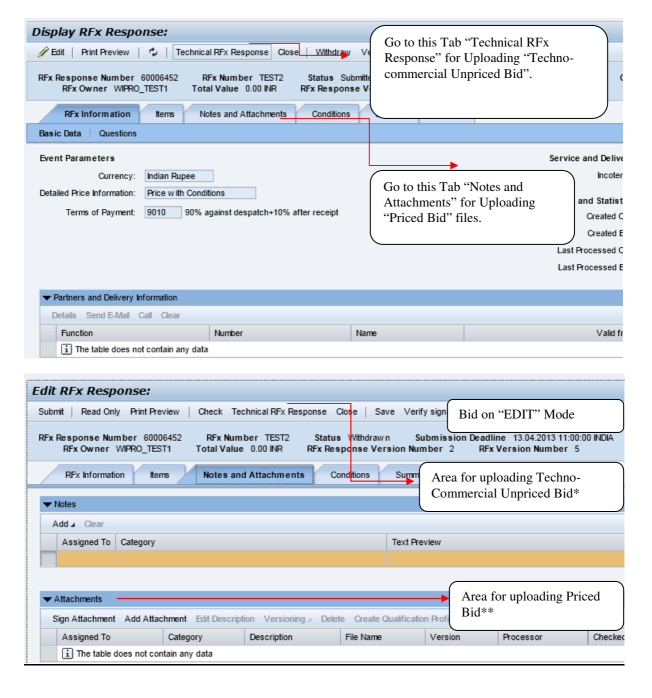
(b) Shri Ramesh Chandra Agarwal, IPS.

Phone: +91-9810787089, 91-1122752749.

E-mail: rcagarwal@rediffmail.com

5.0 This tender is invited under SINGLE STAGE- TWO BID SYSTEM. The bidders are required to submit their bids through electronic format in OIL's e-Tender portal within the Bid Closing Date and Time stipulated in the e-Tender. Detailed Guidelines to bidders for participating in OIL's e-Procurement tenders are given in website. Please ensure that TECHNO-COMMERCIAL UN-PRICED BID / ALL TECHNICAL DOCUMENTS RELATED TO THE **TENDER** are to be uploaded in the **Technical RFX Response link** only. **Please** note that no price details should be uploaded in Technical RFX Response link. Details of prices as per Bid format / Price-bid can be uploaded as Attachment in the attachment link under "Notes and Attachments". A screen shot in this regard is given below. However, we request bidders to go through OIL's e - Portal / Website before uploading their bids for updated information regarding participation requirements and procedure for OIL's e – tenders. Offer not complying with above submission procedure will be rejected as per Bid Rejection Criteria mentioned in Section - VI.

On "EDIT" Mode- The following screen will appear. Bidders are advised to Upload "Techno-Commercial Unpriced Bid" and "Priced Bid" in the places as indicated above:



Notes:

- * The "Techno-Commercial Unpriced Bid" shall contain all techno-commercial details **except the prices**.
- ** The "Price bid" must contain the price schedule and the bidder's commercial terms and conditions. For uploading Price Bid, first click on Sign Attachment, a browser window will open, select the file from the PC and click on Sign to sign the File. On Signing a new file with extension .SSIG will be created. Close that window. Next click on Add Atachment, a browser window will open, select the .SSIG signed file from the PC and name the file under Description, Assigned to General Data and click on OK to save the File.
- 5.1 The bid and all uploaded documents must be Digitally signed using "Class 3" digital certificate [e-commerce application (Certificate with personal verification and Organization name)] as per Indian IT Act obtained from the licensed Certifying Authorities operating under the Root Certifying Authority of India (RCAI), Controller of Certifying Authorities (CCA) of India.
- 5.2 The authenticity of above digital signature shall be verified through authorized CA after bid opening. If the digital signature used for signing is not of "Class -3" with Organizations name, the bid will be rejected.
- 5.3 Bidder is responsible for ensuring the validity of digital signature and its proper usage by their employee.
- 5.4 The bid including all uploaded documents shall be digitally signed by duly authorized representative of the bidding company.
- 6.0 Interested bidders may contact the following person for any technical clarifications against the tender.

Mr. D.C. Nath Suptdg. Engineer (Civil) OIL INDIA LIMITED, Plot No. 19, Sector 16A NOIDA 201301 Mobile No. 08826086789

Email: dulalcnath@oilindia.in

- 7.0 We now look forward to your valuable offer through OIL's e-portal against the tender.
- 8.0 OIL reserves the right to reject any/all bids and cancel the tender without assigning any reason whatsoever.

Thanking you,

Yours faithfully, OIL INDIA LIMITED

(N. Sarmah)
Senior Purchase officer
For Senior Advisor (C & P)
For Chief Advisor (C & P)
For Chairman & Managing Director

(END OF SECTION – I)

SECTION - II

INSTRUCTIONS TO BIDDERS

1.0 Bidder shall bear all costs associated with the preparation and submission of bid. Oil India Limited, hereinafter referred to as Company, will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.

A. <u>BIDDING DOCUMENTS</u>

- 2.0 The services required, bidding procedures and contract terms are prescribed in the Bidding Document. This bidding document includes the following:
 - (a) A Covering Letter (Section I) highlighting the following points:
 - (i) Oil India Limited's Tender No.
 - (ii) Type of Bidding
 - (iii) Cost of Bid Document/Tender fee
 - (iv) Address to send application for User-ID & Password
 - (v) Bid closing date and time
 - (vi) Bid opening date, time and place
 - (vii) The amount of Bid Security
 - (viii) The amount of performance security
 - (ix) Duration of the Contract
 - (x) Mobilisation Period
 - (b) INSTRUCTIONS TO BIDDERS (Section II)
 - (c) GENERAL TERMS AND CONDITIONS (Section III)
 - (d) SCOPE OF WORK (Section IV)
 - (e) SPECIAL CONDITIONS OF CONTRACT (Section V)
 - (f) BID REJECTION/EVALUATION CRITERIA (BRC/BEC) (Section VI)
 - (f) BIDDING FORMATE (Section VII)
 - (g) FORM OF BID SECURITY (BANK GUARANTEE) (Section VIII)
 - (h) FORM OF PERFORMANCE BANK GUARANTEE (Section IX)
 - (i) SAMPLE FORM OF AGREEMENT (Section X)
 - (j) PROFORMA I: STATEMENT OF COMPLIANCE
 - (k) PROFORMA II: INTEGRITY PACT
 - (1) ANNEXURE-I: GENERAL GUIDELINES TO BIDDERS FOR PARTICIPATING IN OIL'S e-PROCUREMENT TENDERS.
- 2.1 The bidder is expected to examine all instructions, forms, terms and specifications in the Bid Document. Failure to furnish all information required as per the Bid Document or submission of a bid not substantially responsive to the Bid Document in every respect will be at the Bidder's risk & responsibility and may result in rejection of their bid.

3.0 <u>AMENDMENT OF BIDDING DOCUMENTS</u>:

3.1 At any time prior to the deadline for submission of bids, the Company may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective Bidder, modify the Bid Document through an Addendum/Corrigendum.

3.2 The Addendum/Corrigendum will be sent in writing or by Fax/E-mail/Courier/Post to all prospective Bidders to whom Company issued the bid documents. The Company may, at its discretion, extend the deadline for bid submission, if the Bidders are expected to require additional time in which to take the Addendum/Corrigendum into account in preparation of their bid or for any other reason.

B. PREPARATION OF BIDS

4.0 LANGUAGE OF BIDS:

4.1 The bid as well as all correspondence and documents relating to the bid exchanged between the Bidder and the Company shall be in English language, except that any printed literature may be in another language provided it is accompanied by an English version which shall govern for the purpose of bid interpretation.

5.0 DOCUMENTS COMPRISING THE BID:

5.1 The bid submitted by the Bidder must be under Single Stage Two Bid System and shall comprise of the following components:

I. <u>TECHNO-COMMERCIAL UNPRICED BID</u>

- (i) Documentary evidence in accordance with the Bid Rejection Criteria (BRC) as per Section-VI.
- (ii) A scanned copy of the Bid Security in accordance with para 9.0 below should be uploaded along with the Unpriced bid documents. [Original hard copy of Bid Security should reach the Office of Chief Advisor (Contracts & Purchase), NOIDA before Bid closing date and time].
- (iii) Statement of compliance as per **Proforma-I**.
- (iv) Integrity Pact as given in Proforma-II, duly signed by the same signatory who signs the bid.

II. COMMERCIAL (PRICED) BID

Bid Form & Schedule of rates as per Section-VII.

6.0 BID FORM:

6.1 The bidder shall complete the Bid Form and the appropriate Price Schedule furnished in the Bid Document vides Section - VII.

7.0 BID PRICE:

- 7.1 Prices should be quoted through OIL's e Portal filled in Bidding Format in complete to be uploaded as attachment to the Bid.
- 7.2 Price quoted by the Successful Bidder must remain firm during its performance of the Contract and is not subject to variation on any account.

- 8.0 <u>DOCUMENTS ESTABLISHING BIDDER'S ELIGIBILITY AND</u> OUALIFICATIONS:
- 8.1 These are listed in Bid Rejection Criteria vide Section VI.
- 9.0 BID <u>SECURITY</u>:
- 9.1 Pursuant to Para 5.0 above, the Bidder shall furnish as part of its Technical bid, Bid Security in the amount as specified in the "Covering Note".
- 9.2 The Bid Security is required to protect the Company against the risk of Bidder's conduct, which would warrant the security's forfeiture, pursuant to sub-para 9.7 below.
- 9.3 The Bid Security shall be denominated in the currency of the bid, and shall be in the form of Demand Draft, Banker's Cheque or a bank guarantee issued by a scheduled Indian Bank or a foreign bank through its Indian branch in the form provided in the Bid Document and valid for 30 (thirty) days beyond the validity of the bid. The bank guarantee should be so endorsed that it can be invoked at the issuing bank's branch located at Noida or alternatively at Delhi.
- 9.4 Any Bid not secured in accordance with above-mentioned subparagraphs 9.1 to 9.3 will be rejected by Company as non-responsive. However, Central Govt. Offices, Public Sector undertakings and firms registered with NSIC/Directorate of Industries are exempted from submission of bid security. Parties registered with Government Departments are not exempted from submission of bid security against this tender. However, the firms registered with NSIC/Directorate of Industries have to submit evidence that they have a current and valid registration for the item(s) they intend to bid including the prescribed monetary limit.
- 9.5 Unsuccessful Bidder's Bid Security will be discharged and/or returned within 30 (thirty) days of expiry of the period of bid validity.
- 9.6 Successful Bidder's Bid Security will be discharged upon the Bidder's signing of the contract and furnishing the performance security.
- 9.7 The Bid Security will be forfeited:
 - (a) If any Bidder withdraws their bid during the period of bid validity (including any subsequent extension) specified by the Bidder on the Bid Form, or
 - (b) If a Successful Bidder fails:
 - i) To sign the contract within reasonable time and within the period of bid validity, and /or,
 - ii) To furnish Performance Security.

10.0 PERIOD OF VALIDITY OF BIDS:

- 10.1 Bids shall remain valid for **90** (**ninety**) **days** after the date of bid opening prescribed by the Company.
- 10.2 In exceptional circumstances, the Company may solicit the Bidder's consent to an extension of the period of validity. The request and the response thereto shall be made in writing (or by Fax or E-mail). A Bidder may refuse the request without forfeiting their Bid Security. A Bidder granting the request will neither be

required nor permitted to modify their bid but shall arrange suitable validity extension of their bid security provided under para 9.0 above.

11.0 FORMAT AND SIGNING OF BID:

- 11.1 The bid and all uploaded documents must be Digitally signed using "Class 3" digital certificate [e-commerce application (Certificate with personal verification and Organization name)] as per Indian IT Act obtained from the licensed Certifying Authorities operating under the Root Certifying Authority of India (RCAI), Controller of Certifying Authorities (CCA) of India.
- 11.2 The authenticity of above digital signature shall be verified through authorized CA after bid opening. If the digital signature used for signing is not of "Class -3" with Organizations name, the bid will be rejected.
- 11.2.1 Bidder is responsible for ensuring the validity of digital signature and its proper usage by their employee.
- 11.2.2 The bid including all uploaded documents shall be digitally signed by duly authorized representative of the bidding company.
- 11.3 The bid should contain no interlineations ,correcting fluid erasures or overwriting except as necessary to correct errors made by the Bidder, in which case such correction shall be initialed by the person(s) signing the bid. Any bid not meeting this requirement shall be liable for rejection.

C. <u>SUBMISSION OF BIDS</u>:

12.0 <u>SEALING AND MARKING OF BIDS</u>:

- This tender is invited under SINGLE STAGE- TWO BID SYSTEM. The 12.1 bidders are required to submit their bids through electronic format in OIL's e-Tender portal within the Bid Closing Date and Time stipulated in the e-Tender. Detailed Guidelines to bidders for participating in OIL's e-Procurement tenders given in website. Please ensure that TECHNO-COMMERCIAL UN-PRICED BID / ALL TECHNICAL DOCUMENTS RELATED TO THE TENDER are uploaded in the Technical RFX Response link only. Please note that no price details should be uploaded in Technical RFX Response **link.** Details of prices as per Bid format / Price-bid can be uploaded as Attachment in the attachment link under "Notes and Attachments". A screen shot in this regard is given below. However, we request bidders to go through OIL's e – Portal / Website before uploading their bids for updated information regarding participation requirements and procedure for OIL's e – tenders. A screen shot in this regard is given in Para 5.0 of Section - I. Offer not complying with above submission procedure will be rejected as per Bid Rejection Criteria mentioned in Section - VI.
- 12.2 All the conditions of the contract to be made with the successful bidder are given in various Sections of this document. Bidders are requested to state their compliance/ non-compliance to each clause as per **PROFORMA I**. This should be a part of the Technical-bid.
- 12.3 Timely delivery of the bids is the responsibility of the Bidders. Bidders should submit their bid on-line before closing of the tender Date and Time.
- 12.4 Bids other than submitted through OIL's e tender portal shall not be accepted.

13.0 DEADLINE FOR SUBMISSION OF BIDS:

No bid can be submitted after the submission dead line is reached. Bids are to be submitted before the Bid Closing Date and Time mentioned in the "Invitation for Bid" in the System. The system time displayed on e-procurement web page shall decide the submission dead line.

14.0 MODIFICATION AND WITHDRAWAL OF BIDS:

- 14.1 The Bidder, after submission of bid, may modify or withdraw its bid prior to bid closing, if considered inevitable.
- 14.2 No bid can be modified subsequent to the deadline for submission of bids. Post tender modification(s) of bid by any bidder within the period of its bid validity may lead to rejection of such offer and forfeiture of bidder's Bid Security in full. Such modification (s) may also call for debarment of the bidder.
- 14.3 Bidder can delete their original bid and upload again their correct/revised bids within the stipulated bid closing date and time. However, such corrections/revisions/resubmission of bids including last minute decision by Bidders shall be solely on bidders' risk and responsibility. Company shall not assume any liability in this regard.
- 15.0 No bid may be withdrawn in the interval between the deadline for submission of bids and the expiry of the period of bid validity specified by the Bidder on the Bid Form. Withdrawal of a bid during this interval shall result in the Bidder's forfeiture of its Bid Security.

16.0 BID OPENING AND EVALUATION

- 16.1 Company will open the Bids, including submission(s) made pursuant to para 14.0, in the presence of Bidder's representatives who choose to attend at the date, time and place mentioned in the Forwarding Letter. However, the Bidder's representative must produce an authorization letter from the bidder at the time of opening of tenders. Unless this letter is presented, the representative will not be allowed to attend the opening of tenders. The Bidders' representatives who are allowed to attend the bid opening shall sign in a register evidencing their attendance. Only one representative against each bid will be allowed to attend.
- 16.2 Bid (if any) which are withdrawn prior to bid closing date shall not be opened. On opening the remaining bids Company will examine them to determine whether the same are complete, requisite Bid Securities have been furnished, documents have been properly signed and the bids are generally in order.
- 16.3 At bid opening, Company will announce the Bidders' names, furnishing of requisite Bid Security and such other details as the Company may consider appropriate.
- 16.4 Company shall prepare, for its own records, minutes of bid opening including the information disclosed to those present in accordance with the sub-para 16.3.
- 16.5 To facilitate examination, evaluation and comparison of bids the Company may, at its discretion, ask the Bidder for clarifications of its bid. The request for clarification and the response shall be in writing and no change in the price or substance of the bid shall be sought, offered or permitted.

- 16.6 Prior to detailed evaluation, the Company will determine the substantial responsiveness of each bid to the Bidding Document. For purpose of these paragraphs, a substantially responsive bid is one which conforms to all the terms and conditions of the Bidding Document without material deviations. The Company's determination of bid's responsiveness is to be based on the contents of the Bid itself without recourse to extrinsic evidence.
- 16.7 A Bid determined as not substantially responsive will be rejected by the Company and may not subsequently be made responsive by the Bidder by correction of the non-conformity.
- 16.8 The Company may waive minor informality or nonconformity or irregularity on a bid that does not constitute a material/service deviation, provided such waiver does not prejudice or affect the relative ranking of any Bidder.

17.0 OPENING OF PRICE-BIDS

- 17.1 Company will open the Price-bids of the technically qualified Bidders on a specific date in presence of interested qualified bidders. Technically qualified bidders will be intimated about the price bid opening date and time in advance and they will be allowed to present at the time of price bid opening. It is bidder's choice if they want to be present or not at the time of price bid opening.
- 17.2 The Company will examine the Priced-bids to determine whether they are complete, any computational errors have been made, required sureties have been furnished, the documents have been properly signed, and the bids are generally in order.
- 17.3 Arithmetical errors will be rectified on the following basis. If there is a discrepancy between the unit price and the total price (that is obtained by multiplying the unit price and quantity) the unit price shall prevail and the total price shall be corrected accordingly. If any Bidder does not accept the correction of the errors, his bid will be rejected. If there is a discrepancy between words, and figures, the amount in words will prevail.

18.0 EVALUATION AND COMPARISON OF BIDS:

18.1 The Company will evaluate and compare the bids as per Bid Evaluation Criteria (Section-VI) of the tender document.

19.0 CONTACTING THE COMPANY:

- 19.1 Except as otherwise mentioned anywhere in the Tender Document, no Bidder shall contact Company on any matter relating to its bid, from the time of the bid opening to the time the Contract is awarded except as required by Company vide para 16.5.
- 19.2 An effort by a Bidder to influence the Company in the Company's bid evaluation, bid comparison or Contract award decisions may result in rejection of their bid.

D. AWARD OF CONTRACT

20.0 AWARD CRITERIA:

20.1 The Company will award the Contract to the Contractor whose bid has been determined to be substantially responsive and has been determined as successful

bidder as per the Bid Evaluation Criteria, provided further that the Bidder is determined to be qualified to perform the Contract satisfactorily.

21.0 COMPANY'S RIGHT TO ACCEPT OR REJECT ANY BID:

21.1 Company reserves the right to accept any bid and to reject any or all bids.

22.0 NOTIFICATION OF AWARD:

- 22.1 Prior to expiry of the period of bid validity or extended validity, the Company will notify the successful Bidder in writing by registered letter or by fax (to be confirmed in writing by registered / courier letter) that his bid has been accepted.
- 22.2 The notification of award will constitute the formation of the Contract.

23.0 SIGNING OF CONTRACT:

- 23.1 At the same time as the Company notifies the successful Bidder that his Bid has been accepted, the Company will either invite the bidder for signing of the agreement or send the Contract Form provided in the bidding document. The form will be accompanied by the General & Special Conditions of Contract, scope of works, schedules of rates and all other relevant documents.
- Within 15 (fifteen) days of receipt of the final contract document, the successful Bidder shall sign and date the contract and return the same to the Company.

24.0 PERFORMANCE SECURITY:

- 24.1 Within 15 (fifteen) days of receipt of notification of award from the Company, the successful Bidder shall furnish the performance security for an amount specified in the Forwarding Letter in the form of Bank Guarantee in the format as provided in the Bidding Document or in any other form acceptable (Demand Draft) to the Company from a Bank located in India. The performance security shall be payable to Company as compensation for any loss resulting from Contractor's failure to fulfill its obligations under the Contract.
- 24.2 The performance security specified above must be valid for 06 (six) months beyond the expiry date of the contract to cover any obligation and to lodge claim, if any. The same will be discharged by Company after 06 (six) months of the expiry of the Contract period. In the event of extension of contract, subsequent to expiry of validity of the original contract period, Contractor shall have to enhance the value of the performance security to cover the contract value for the extended period and also to extend the validity of the performance security accordingly.
- 24.3 Failure of the successful bidder to comply with the requirements of para 23.1 to 24.1 above shall constitute sufficient grounds for annulment of the award and forfeiture of the Bid Security. In such an event, the Company may award the contract to the next evaluated Bidder or call for new bid or negotiate with the next lowest bidder as the case may be.

25.0 **FURNISHING FRAUDULENT INFORMATION / DOCUMENT:**

If it is found at any time that, a Bidder / Contractor has / had furnished fraudulent documents / information, the Bid Security / Performance Security shall be

forfeited and the bidder / contractor shall be debarred for a period of three (03) years from the date of detection of such fraudulent act, besides legal action.

26.0 LIQUIDATED DAMAGES:

In the event of the Consultant's default in timely completion of the work within the stipulated period, the Consultant shall be liable to pay liquidated damages at the rate of 0.5% of the amount payable against each milestone (stage) of the Contract per week or part thereof of delay subject to maximum of 7.5% of the total Contract Value. The period for levy of Liquidated Damages will be reckoned from the date after expiry of the scheduled completion time as defined in Clause No. 2.0 of Section - V. Company may without prejudice to any other right or remedy available to it to recover damages for breach of contract, recover the liquidated damages as above from the Consultant. This is an agreed genuine pre-estimate of damages duly agreed by the parties. Payment of Liquidated Damages shall in no way relieve the Contractor from his contractual obligations to complete the Works.

The Company also reserves the right to cancel the Contract without any compensation whatsoever in case of failure to commence the work within the stipulated period.

(END OF SECTION – II)

SECTION -III

GENERAL TERMS AND CONDITIONS

1.0 DEFINITIONS:

Following terms and expressions shall have the meaning hereby assigned to them unless the context otherwise requires:

- 1.1 'Contract' means the terms and conditions contained in the document entitled "Hiring of Consultancy services for Comprehensive and detailed Interior designs and associated services for the office units no.501,502,601 & 603 at NBCC CENTRE, OKHLA (PHASE-I), NEW DELHI "and the attached exhibits. In the event of any conflict between the text of the contract and the exhibits, the text of the Contract shall have precedence over the exhibits.
- 1.2 'Contractor' means the individual or firm or body incorporated performing the work under this contract.
- 1.3 'Company' means OIL INDIA LIMITED (OIL) and its executors, successors, administrators and assignees.
- 1.4 The 'Work' means each and every activity required for the successful performance of the services described under this contract.
- 1.5 'Operating Area' means those areas on-shore in India in which company or its affiliated company may from time to time be entitled to execute such services/operations.
- 1.6 'Site' means the land and other places, on, under, in or through which the works are to be executed by the Contractor and any other land and places provided by the Company for working space or any other purpose as designated hereinafter as forming part of the Site.
- 1.7 'Contract Price' means the price payable to the Contractor under the contract for the full and proper performance of its contractual obligations.
- 1.8 'Company's Items' means the equipment, materials and services which are to be provided by Company/Contractor at the expense of Company.
- 1.9 'Contractor's Items' means the equipment, materials and services which are to be provided by Contractor/Company at the expense of the Contractor.
- 1.10 'Commencement Date (Zero Date)' means the date from the receipt of the LOA (Letter of Award) from OIL as per the scope of work of the Contract or as mentioned in LOA/Contract.
- 1.11 'Contractor's personnel' means the personnel as required to be provided by Contractor from time to time for execution of this contract.
- 1.12 'Company Representative' means the person or persons appointed and approved in writing from time to time by the Company to act on its behalf for overall co-ordination.

2.0 COMMENCEMENT DATE AND DURATION OF CONTRACT:

The successful bidder must commence to provide the required service as per Scope of Work in all aspects within 1 (one) week from the date of Letter of Award (LOA)/ Contract. Duration of contract will be for 12 (twelve) months from the date of commencement. Details of the same is provided in Clause no. 1.0 and 2.0 Section -V.

3.0 CONTRACTOR'S PERSONNEL:

- 3.1 Contractor's Personnel Contractor warrants that it shall provide all manpower for the necessary operations, supervision and execution of all works under this Contract to Company's satisfaction. The personnel to be deployed by the Contractor must be competent and sufficiently experienced to perform the works correctly and efficiently except where otherwise stated.
- 3.2 Except as otherwise hereinafter provided, the selection, replacement and remuneration of Contractor's personnel shall be determined by Contractor. Such employees shall be the employees solely of Contractor. Contractor shall ensure that its personnel will be competent and efficient.
- 3.3 Replacement of Contractor's Personnel- Contractor will immediately remove and replace any of the Contractor's personnel, who in the opinion of Company, is incompetent, or negligent or of unacceptable behaviour or whose employment is otherwise considered by Company to be undesirable.

4.0 GENERAL OBLIGATIONS OF CONTRACTOR:

- 4.1 It is expressly understood that Contractor is an independent entity and that neither it nor its employees and its sub-contractors are employees or agents of Company. Company is authorised to designate its representative, who shall at all time have access to the related equipment and all records, for the purposes of observing, inspecting and designating the work to be performed hereunder by Contractor. The Contractor may treat Company's representative for the time being at site as being in-charge of all Company's and Company designated personnel at site.
- 4.2 Compliance with Company's Instructions: Contractor shall comply with all instructions of Company consistent with the provision of this Contract and perform the works described in the Scope of Work.
- 4.3 Except as otherwise provided in the Scope of Work and the special conditions of contract, Contractor shall provide experienced, qualified and physically fit manpower as required to perform the work.
- 4.4 Contractor shall perform all other obligations, work and services which are required by the terms of this contract or which reasonably can be implied from such terms as being necessary for successful and timely execution of the work.
- 4.5 Contractor shall be deemed to have satisfied itself before submitting its bid as to the correctness and sufficiency of its bid for the services required and of the rates and prices quoted, which rates and prices shall, except insofar as otherwise provided herein, cover all its obligations under the contract.

4.6 Contractor shall give or provide all necessary supervision during the performance of the services and as long thereafter as Company may consider necessary for the proper fulfilling of contractor's obligations under the contract.

5.0 GENERAL OBLIGATIONS OF COMPANY:

- 5.1 Company shall, in accordance with and subject to the terms and conditions of the Contract, pay Contractor for its full and proper performance of obligations as per provision of this contract.
- 5.2 Allow Contractor and its employees access, subject to normal security and safety procedures, to all areas of Company as required for orderly performance of the work.
- 6.0 PAYMENT TERMS
 As defined under para 3.2 of Section V.
- 7.0 Deleted.
- 8.0 TAXES AND DUTIES
- 8.1 All taxes whether Corporate or Personnel or any other tax excluding Service Tax will have to be borne by the Contractor. The Contractor will assume all responsibilities in this regard. However, the Company will deduct income tax at source as per Indian Income Tax Act and other taxes as applicable under law.
- 8.2 The Company will not bear any responsibility nor reimburse any amount in case of duties/taxes actually levied exceeds those taken in to account by the Contractor for preparation of priced bid. Nothing in this contract shall relieve the Contractor from its responsibility to pay any tax/duty that may be levied on profits made by him in respect of the contract. The Contractor shall comply with Indian Income Tax Acts, Rules and Labour Laws framed by Central or State Government from time to time with respect to supply of driver/sub-contractor or other contracts awarded to other parties.
- 8.3 Duties and taxes on purchases made by contractor shall entirely be borne by the Contractor. The Company will not bear any responsibility on such purchases.
- 8.4 Tax levied as per the provisions of tax rules on income derived under this contract will be to Contractor's account.
- 8.5 Taxes will be deducted at source from all payments released to the Contractor, at specified rates of income tax as per provisions of Indian Tax Act.
- 8.6 Contractor shall be responsible for and pay the personnel taxes, if any, for all the personnel deployed.
- 8.7 The Contractor shall furnish the Company, if and when called upon to do, the relevant statements of accounts or any other information pertaining to work done under this contract for submitting the same to Tax Authorities, on specific request by them. Contractor shall be responsible for preparing and filing relevant returns within the stipulated period as per the provisions of the Indian Income tax Act. Company will not assume any responsibility whatsoever towards consequences of non-compliance to above.

- 8.8 The Contractor will arrange tax audit by competent audit firm as per the provision of Indian Tax Laws and submit a copy of the tax audit report to the Company, if and when asked.
- 8.9 Prior to start of operation under this contract, the Contractor shall furnish the Company all necessary documents, as asked for, which may be submitted to Income Tax Authorities at the time of obtaining "No Objection Certificate" for releasing payments to the Contractor.
- 8.10 Corporate and personnel taxes on Contractor and their sub-contractor shall be the liabilities of the Contractor and Company shall not be responsible on this account.
- 8.11 All local taxes, levies and duties, sales tax, octroi, excise duty etc. on purchases/sales by the Contractor, its sub-contractor and agents shall be borne by the Contractor.

9.0 STATUTORY OBLIGATIONS AND SUBSEQUENTLY ENACTED LAWS:

- 9.1 The Contractor shall comply with all the statutory obligation of Government of India and State applicable at the Site and the Purchaser shall not be liable for any action of the statutes applicable due to non-fulfillment of statutory obligations by the contractor.
- 9.2 The Contractor shall give all notices and pay all fees required to be given or paid under any Central or State statute, ordinance or other law or any regulation or bylaw of any local or other duly constituted authority in relation to the execution of the Work.
- 9.3 The Contractor shall conform and comply in all respects with the provisions of any statute, ordinance or laws as aforesaid and the rules, regulations or by-laws of any local or other duly constituted authority which may be applicable to the works or to any temporary works and with such rules and regulations of public bodies as aforesaid and shall indemnify the Purchaser against all penalties and liabilities of every kind for breach of any such statute, ordinance, law, rule, regulation or by-law.
- 9.4 Subsequent to the Bid Closing Date of the Tender, if there is a change in or enactment of any law or interpretation of existing law, which results in additional cost/reduction in cost to Contractor on account of the operation under the Contract, the Company/Contractor shall reimburse/pay Contractor/Company for such additional /reduced costs actually incurred.

10.0 USE OF COMPANY'S EQUIPMENT:

10.1 Contractor shall assume the risk of and shall be solely responsible for damage to and loss or destruction of materials and equipment or supplies furnished by Company. In case there is a loss or damage to the company's equipment for causes attributable to contractor, the contractor shall compensate the company.

11.0 WAIVERS AND AMENDMENTS:

It is fully understood and agreed that none of the terms and conditions of the Contract shall be deemed waived or amended by either party unless such waiver or amendment is executed in writing by the duly authorized agents or representatives of such party. The failure of either party to execute any right of termination shall not act as a waiver or amendment of any right of such party provided hereunder.

12.0 CONFIDENTIALITY:

- 12.1 Contractor agrees to be bound by professional secrecy and undertakes to keep confidential any information obtained during the conduct of services and to take all reasonable steps to ensure that Contractor's personnel likewise keep such information confidential.
- 12.2 This obligation shall be kept in force even after the termination date and until such information will be disclosed by Company.
- 13.0 NOTICES:
- 13.1 Any notice given by one party to other, pursuant to the Contract shall be sent in writing or by Fax or E-mail and confirmed in writing to the applicable address specified below:

COMPANY

CONTRACTOR

OIL INDIA LIMITED
PLOT NO. 19, SECTOR-16A,
NOIDA – 201 301
UTTAR PRADESH
Fax No. 0120-2488327

E-MAIL: corp_c&p@oilindia.in

13.2 A notice shall be effective when delivered or on the notice's effective date, whichever is later.

14.0 HEADINGS:

The headings of the clauses of the Contract are for convenience only and shall not be used to interpret the provisions hereof.

15.0 LIABILITY

- 15.1 Except as otherwise expressly provided, neither Company nor its servants, agents, nominees, Contractors, or subcontractors shall have any liability or responsibility whatsoever to whomsoever for loss of or damage to the equipment and/or loss of or damage to the property of the Contractor and or his Contractors or subcontractors, irrespective of how such loss or damage is caused and even if caused by the negligence of Company and/or its servants, agents, nominees, assignees, Contractors and subcontractors. The Contractor shall protect, defend, indemnify and hold harmless Company from and against such loss or damage and any suit, claim or expense resulting therefrom.
- 15.2 Neither Company nor its servants, agents, nominees, assignees, Contractors, sub-contractors shall have any liability or responsibility whatsoever for injury to, illness, or death of any employee of the Contractor and / or of its Contractors or subcontractors irrespective of how such injury, illness or death is caused and even if caused by the negligence of Company and/or its servants, agents, nominees, assignees, contractors and sub-contractors. Contractor shall

- protect, defend, indemnify and hold harmless Company from and against such liabilities and any suit, claim or expense resulting there from.
- 15.3 The Contractor hereby agrees to waive its right to recourse and further agrees to cause his underwriters to waive their right of subrogation against Company and/or its underwriters, servants, agents, nominees, assignees, contractors and subcontractors for loss or damage to the equipment of the Contractor and/or its subcontractors when such loss or damage or liabilities arises out of or in connection with the performance of the Contract.
- 15.4 The Contractor hereby further agrees to waive its right of recourse and agrees to cause its under writers to waive their right of subrogation against Company and/or its underwriters, servants, agents, nominees, assignees, contractors and subcontractors for injury to, illness or death of any employee of the contractor and of its contractors, subcontractors and / or their employees when such injury, illness or death arises out of or in connection with the performance of the Contract.
- 15.5 Except as otherwise expressly provided, neither Contractor nor its servants, agents, nominees, contractors or subcontractors shall have any liability or responsibility whatsoever to whomsoever for loss of or damage to the equipment and/or loss or damage to the property of the Company and/or his contractors or subcontractors, irrespective of how such loss or damage is caused and even if caused by the negligence of Contractor and / or its servants, agents, nominees, assignees, contractors and subcontractors. The Company shall protect, defend, indemnify and hold harmless Contractor from and against such loss of damage and any suit, claim or expense resulting therefrom.
- 15.6 Neither Contractor nor its servants, agents, nominees, assignees, contractors, subcontractors shall have any liability or responsibility whatsoever to whomsoever or injury to, illness, or death of any employee of the Company and/or of its contractors or subcontractors irrespective of how such injury, illness or death is caused and even if caused by the negligence of contractor and/or its servants, agents, nominees, assignees, contractors and subcontractors Company shall protect, defend indemnify and hold harmless contractor from and against such liabilities and any suit, claim or expense resulting therefrom.
- 15.7 The Company agrees to waive its right of recourse and further agrees to cause its underwriters to waive their right of subrogation against contractor and / or its underwriters, servants, agents, nominees, assignees, contractors and subcontractors for loss or damage to the equipment of Company and/or its contractors or subcontractors when such loss or damage or liabilities arises out of or in connection with the performance of the Contract.
- 15.8 The Company hereby further agrees to waive its right of recourse and agrees to cause its underwriters to waive their right of subrogation against contractor and / or its underwriters, servant, agents, nominees, assignees, contractors and subcontractors for injury to, illness or death of any employee of the Company and of its contractors, subcontractors and/or their employees when such injury, illness or death arises out of or in connection with the performance of the contract.

16.0 CONSEQUENTIAL DAMAGE

16.1 Neither party shall be liable to the other for special, indirect or consequential damages resulting from or arising out of the contract, including but without

limitation, to loss of profit or business interruptions, howsoever caused and regardless of whether such loss or damage was caused by the negligence (either sole or concurrent) of either party, its employees, agents or sub-contractors.

17.0 WITH-HOLDING

- 17.1 Company may with-hold or nullify the whole or any part of the amount due to Contractor on account of subsequently discovered evidence in order to protect Company from loss on account of:
 - (a) For non-completion of jobs assigned as per Section-IV.
 - (b) Contractor's indebtedness arising out of execution of this contract.
 - (c) Defective work not remedied by Contractor.
 - (d) Claims by sub-contractor of Contractor or others filed or on the basis of reasonable evidence indicating probable filing of such claims against Contractor.
 - (e) Failure of Contractor to pay or provide for the payment of salaries / wages, contributions, unemployment, compensation, taxes or enforced savings with-held from wages etc.
 - (f) Failure of Contractor to pay the cost of removal of unnecessary debris, materials, tools, or machinery.
 - (g) Damage to another Contractor of Company.
 - (h) All claims against Contractor for damages and injuries, and / or for non-payment of bills etc.
 - (i) Any failure by Contractor to fully reimburse Company under any of the indemnification provisions of this contract. If, during the progress of the work Contractor shall allow any indebtedness to accrue for which Company, under any circumstances in the opinion of Company may be primarily or contingently liable or ultimately responsible and Contractor shall, within five days after demand is made by Company, fail to pay and discharge such indebtedness, then Company may during the period for which such indebtedness shall remain unpaid, with-hold from the amounts due to Contractor, a sum equal to the amount of such unpaid indebtedness.
 - (j) With-holding will also be effected on account of the following:
 - i) Garnishee order issued by a Court of Law in India.
 - ii) Income-tax deductible at source according to law prevalent from time to time in the country.
 - iii) Any obligation of Contractor which by any law prevalent from time to time to be discharged by Company in the event of Contractor's failure to adhere to such laws.
- 17.1.1 When all the above grounds for with-holding payments shall be removed, payment shall thereafter be made for amounts so with-held.
- 17.2 Notwithstanding the foregoing, the right of Company to withhold shall be limited to damages, claims and failure on the part of Contractor which is directly / indirectly due to some negligent act or omission on the part of Contractor relating to the Contractor's obligation on the Contract.

18.0 APPLICABLE LAW

The contract shall be deemed to be a contract made under, governed by and construed in accordance with the laws of India.

- 18.1 The Contractor shall ensure full compliance of various Indian Laws and Statutory Regulations, to the extent applicable, as stated below, but not limited to, in force from time to time and obtain necessary permits / licenses etc. from appropriate authorities for conducting operations under the Contract:
 - a) The Minimum Wages Act, 1948.
 - b) The Workmen's Compensation Act, 1923.
 - c) The Payment of Wages Act, 1963.
 - d) The Payment of Bonus Act. 1965.
 - e) The Contract Labour (Regulation & Abolition) Act, 1970 and the rules framed thereunder.
 - f) The Employees Pension Scheme, 1995.
 - g) The Interstate Migrant Workmen Act., 1979 (Regulation of employment and conditions of service).
 - h) The Employees Provident Fund and Miscellaneous Provisions Act, 1952.
 - i) Act related to States.
 - i) Service Tax Act.
 - k) Any other law and regulations applicable to carry out the complete job/assignment as per the Contract.
- 18.2 For any violation of law, rules, statutory obligations/regulations etc. Contractor will be solely responsible. Company will not be responsible for the same by any means.

19.0 **FORCE MAJEURE:**

- 19.1 In the event of either party being rendered unable by "Force Majeure" to perform any obligation required to be performed by them under this contract, the relative obligation of the party affected by such "Force Majeure" will stand suspended as provided herein. The word "Force Majeure" as employed herein shall mean acts of God, war, revolt, agitation, strikes, riot, fire, flood, sabotage, civil commotion, road barricade (but not due to interference of employment problem of the Contractor) and any other cause, whether of kind herein enumerated or otherwise which are not within the control of the party to the contract and which renders performance of the contract by the said party impossible.
 - 19.2 Upon occurrence of such cause and upon its termination, the party alleging that it has been rendered unable as aforesaid thereby, shall notify the other party in writing within seventy two (72) hours of the alleged beginning and ending thereof, giving full particulars and satisfactory evidence in support of its claim.

19.3 Either party will have the right to terminate the contract if such "force majeure" condition continues beyond fifteen (15) days with prior written notice. Should either party decide not to terminate the contract even under such condition, no payment would apply after expiry of fifteen (15) days period unless otherwise agreed to. In case a force majeure situation arises for a particular no of days, the contract period shall be extended by that many days without Liquidated Damages.

20.0 **TERMINATION:**

20.1 TERMINATION ON EXPIRY OF THE TERMS (DURATION)

The contract shall be deemed to have been automatically terminated on the expiry of duration of the contract or extension, if any, thereof or completion of their obligation under the Contract whichever is applicable.

20.2 TERMINATION ON ACCOUNT OF FORCE MAJEURE

Either party shall have the right to terminate the Contract on account of Force Majeure as set forth in Para 19.0 above.

20.3 TERMINATION ON ACCOUNT OF INSOLVENCY

In the event that the Contractor at any time during the term of the Contract, becomes insolvent or makes a voluntary assignment of its assets for the benefit of creditors or is adjudged bankrupt, then the Company shall, by a notice in writing have the right to terminate the Contract and all the Contractor's right and privileges hereunder, shall stand terminated forthwith.

20.4 TERMINATION FOR UNSATISFACTORY PERFORMANCE

If the Company considers that the performance of the Contractor is unsatisfactory, or not up-to the expected standard, the Company shall notify the Contractor in writing and specify in details the cause of the dissatisfaction. The Company shall have the option to terminate the Contract by giving fifteen (15) days notice in writing to the Contractor, if Contractor fails to comply with the requisitions contained in the said written notice issued by the Company.

20.5 TERMINATION DUE TO CHANGE OF OWNERSHIP & ASSIGNMENT

In case the Contractor's rights and/or obligations under the Contract and/or the Contractor's rights, title and interest to the equipment/material, are transferred or assigned without the Company's consent, the Company may at its absolute discretion, terminate the Contract.

20.6 CONSEQUENCES OF TERMINATION

In all cases of termination herein set forth, the obligation of the Company to pay the rates or any other charges shall be limited to the period up to the date of termination. Notwithstanding the termination of the Contract, the parties shall continue to be bound by the provisions of the Contract that reasonably require some action or forbearance after such termination.

20.7 If at any time during the term of the Contract, breakdown of Contractor's equipment results in Contractor being unable to perform their obligations hereunder for a period of 15 (fifteen) successive days (not including force majeure delay). Company, at its option, may terminate this Contract in its

entirety without any further right or obligation on the part of the Company, except for the payment of money then due. No notice shall be served by the Company under the condition stated above.

- 20.8 Upon termination of the Contract, Contractor shall return to Company all of Company's items, which are at the time in Contractor's possession.
- 20.9 In the event of termination of Contract, Company will issue Notice of Termination with date or event after which the Contract will be terminated. The Contract shall then stand terminated and the Contractor shall demobilize their personnel and materials.

21.0 SET OFF:

Any sum of money due and payable to the Contractor (including security Deposit refundable to them) under this or any other contract may be appropriated by the Company and set off against any claim of the Company (or such other person or persons contracting through the Company) for payment of a sum of money arising out of this contract or under any other contract made by the Contractor/ with the Company (Or such other person or persons contracting through the Company).

22.0 ARBITRATION:

- 22.1 The Contractor and the Company shall make every effort to resolve amicably by direct informal negotiation any disagreement arising between them under or in connection with the agreement.
- 22.2 In the event of any disagreement or dispute arising in connection with execution of the Agreement which cannot be settled in an amicable manner between the Contractor and the Company, the matter shall be referred to arbitration. Such arbitration shall be governed by the provisions of the Indian Arbitration Act, 1996 as amended upto date by any statutory modification or reenactment thereof for the time being in force. Arbitration proceeding will be held in Delhi/ Noida.

(END OF SECTION - III)

SECTION – IV

SCOPE OF WORK

1.0 The Consultant shall provide services in respect of the following works:

- Civil, interior works including furniture & work station.
- Sanitary, plumbing, drainage, water supply and sewerage works
- Electrical work
- Heating, ventilation and air conditioning work (HVAC)
- Acoustical work
- Graphic signage
- Fire fighting and detection system.
- Communication system (i.e. EPABX, LAN, IT etc.)
- Building automation
- Access control & security

2.0 SCOPE OF WORK:

The Scope of Architects/Consultant works shall include providing services for all works but not limited to the following:

- 2.1 Receiving OIL's instructions regarding requirement of the project as a whole.
- 2.2 Visiting the site, obtaining all necessary data and discuss with OIL as an when required.
- 2.3 Preparation & submission of a detail report so as the enable to OIL to take up preliminary activity based on preliminary cost estimate to be submitted by the Consultant for obtaining administrative approval and expenditure sanction etc.
- 2.4 Planning and designing conforming to the latest legislations applicable to all works under consideration and also conforming to latest B.I.S. codes besides satisfying requirement of local state & central bodies like Delhi Electricity Board, Fire department etc. and environmental and other bye-laws and regulations etc. if applicable.
- 2.5 Submitting preliminary conceptual design for various types of works by preparing plan, elevation & section and finalizing the same after discussion with OIL. The Consultant will also prepare and present to OIL a 3D Walkthrough presentation of the proposed office space showing the entire scheme.
- 2.6 Modify the conceptual designs incorporating required changes recommended by OIL and prepare preliminary drawings & design and study model for OIL's approval alongwith estimate of cost.
- 2.7 Submission of final drawings giving plan, elevation & sections etc. alongwith sufficient details towards bill of quantities, rates, detailed description and specification of item, detailed estimates based on specified SOR's of CPWD if available in respect of schedules items or market rates in consultation and with approval from OIL so as to invite tenders.
- 2.8 Visit to site as and when desired by OIL and attend meetings, seminar as required including supervision & project management.

- 2.9 Thus, the job includes all details Architectural planning, designing & detailing, liaisoning works and preparation/submission of tender drawings/documents etc. and including providing all necessary clarifications during planning and execution of civil, electrical HVAC, fire fighting/protection system etc. complete in all respect for occupation of the building.
- 2.10 It shall be the responsibility of the successful Consultant to obtain all necessary clearances from central/state statutory bodies for execution of the project well in advance. However OIL's recommendations etc. whenever necessary will be made available in this connection on request from the Consultant.
- 2.11 Checking and certifications of Contractor's Running Account & Final Bills, submit recommendations for deviation, time extension etc. for approval of OIL.
- 2.12 Act as Engineer-in-Charge and will be responsible for all activities as per the contract with the executing party.

3.0 PRELIMINARY DESIGN STAGE

After the work is awarded to the successful Consultant, he will proceed ahead with due permission in writing from the OIL in the following manner:

- 3.1 Preparing and submitting preliminary draft sketches, conceptual drawings showing plans, elevation, section and notes.
- 3.2 Discussing the draft sketches with OIL and making such modifications as may be necessary.
- 3.3 Amend drawings or specifications or prepare new drawings and specifications to give effects to desired alterations in accordance with the instructions of the OIL.
- 3.4 Preparing a sketch scheme, report and estimate of cost with sufficient detail for the processing of the project for financial sanction, preparation of master plan including a 3D Walkthrough presentation of the proposed office space showing the entire scheme.
- 3.5 Obtaining OIL's approval for the final concept showing plan, elevation and section and making necessary modifications required by OIL.
- 3.6 Prepare and amend drawings, specifications and reports for the purpose of obtaining statutory approvals, if required.

4.0 WORKING DRAWINGS STAGE

- 4.1 Providing complete working drawings showing all the details including minute functional and architectural vital detail, blow-ups of intricate details etc. for all aspects of the construction including (i) external and internal electrical works, (i) external and internal plumbing (ii) external & internal sewers (iii) external & internal waste pipe (iv) gas supply (v) sanitary services (vi) HVAC works (vii) voice and data networks (viii) Telephone and other communication system (ix) Audio system and conference system (x) Fire Fighting and smoke/fire detection system (xi) all other associated services as required and detailing, design thereof and obtaining owner's approval.
- 4.2 Preparation of the detailed design suiting to the local bye-laws embodying latest technical development in the concept which should function maintenance free and trouble

free, when in use. Detailed drawings shall show all the necessary and sufficient details and dimensions to achieve timely completion of the Project.

- 4.3 The Consultant shall obtain prior approval from OIL in writing for any major deviation in already approved concept and also in items resulting, increase in the project cost. Consultant will also prepare specification required for all fittings, finishing and finishes including all interior works. This will also include description of statutory requirements, tests and certification for the works to be executed by the contractor.
- 4.4 Supplying complete set of tender documents in sufficient numbers as per the requirements of OIL.
- 4.5 Consultants will prepare a "sample board of materials". They will also provide for the contractors a construction schedule specifying the milestones and the process of construction.

5.0 CONSTRUCTION STAGE

- 5.1 Supplying to OIL required copies of the estimates, working drawings, schedules, specifications, bill of quantities and all other contract documents.
- 5.2 Preparing and supplying to OIL such further drawings/details and specifications which may be required for the proper execution of the works.
- 5.3 The Consultant shall supervise the execution of work by the contractor closely. For this purpose, he shall engage and deploy the suitable site supervisors separately for civil & electrical works with sufficient work experience in construction of buildings preferably office building and in electrical and air-conditioning work in buildings preferably in office buildings respectively.
- 5.4 Rendering all connected services which are incidental to above items.
- 5.5 Evaluation and monitoring of progress/quality of work on weekly intervals as required against scheduled progress along with reasons for delay if any and action plan to make up back log.
- 5.6 Scrutinizing and approving shop drawings and structural calculation, if any furnished by contractor.

6.0 DRAWINGS/SPECIFICATIONS

- 6.1 Consultant shall submit preliminary drawings alongwith one set of design.
- 6.2 Consultant shall supply free of charges 8(eight) sets of clear detailed working drawings, good for execution, calculations wherever sought by OIL.
- 6.3 Consultant shall ensure that all the required drawings/information/details are supplied to OIL at site within the time schedule and at no stage, work at site shall suffer for want of drawings/designs etc.
- 6.4 Consultant will ensure that in no case, the work of the construction agency will be hindered for want of detailed working drawings required for execution.
- 6.5 All dimensions and measurement in the drawings must be indicated in the metric system.

- 6.6 All indications, lettering as well as explanatory notes in the drawings should be legible.
- 6.7 The Consultant shall prepare detailed specifications for the items and covered by latest CPWD specifications and submit the same to OIL for approval before incorporation in the tender.
- 6.8 Consultant shall not make any changes whatsoever in the approved draft/final tender documents and specifications without the written approval of OIL.
- 6.9 Ownership of frozen concept of any or all works will rest with OIL, Consultant shall be forbidden to copy and use the various concepts approved by OIL for his any other project/works.
- 6.10 Schedule of supply of working drawings for various tenders/works shall be submitted by the Consultant immediately after the tender documents are finalized.
- 6.11 The original tracing and other originals in respect of all the drawings and details shall be submitted to OIL on completion of the project.

7.0 PREPARATION OF TENDERS

- 7.1 Consultant shall submit draft tender documents (DTD) alongwith necessary tender drawings to OIL for obtaining technical/financial sanction. The DTD shall comprise of NIT, general conditions for contract/special conditions of contract, specifications bill of quantities, time schedule etc. including technical scrutiny, clarifications (if any) and recommendation for award of execution of works.
- 7.2 After the approval of DTD, consultant shall submit 8(eight) sets of final documents with necessary sets of tender drawings free of cost.
- 7.3 Consultant shall submit detailed estimate for the tender separately both for scheduled and non-scheduled items indicating the relevant cost index considered in the cost estimate for scheduled items along with the detailed market rate analysis of non-scheduled items and as well as of scheduled items.
- 7.4 The splitting of works into number of tender packages shall be decided in consultation with OIL before preparation of tender document by the Consultant.

8.0 MATERIAL SPECIFICATIONS/REQUIREMENT AND ESTIMATES

- 8.1 The Consultant should make use of the latest & locally available materials or developed by CBRI, HUDCO and other private organization of repute. However, due consideration is to be made for its practical/operational use.
- 8.2 Detailed bill of materials with specification and quantities required for the project based on complete civil drawings approved by OIL/statutory authorities will have to be prepared by the Consultant.
- 8.3 The building materials, fittings, fixtures etc. included in the schedule of quantities and mentioned in the design/drawings shall be in conformity with latest BIS or alternatively approved by OIL where such BIS are not available.

9.0 COMPLETION STAGE

9.1 On completion of project the Consultant shall supply one set of drawings on reproducible tracings.

Consultants will (i) carry out detailed inspection on completion of project and get all defects noticed during inspection rectified by the contractors before a completion certificate is issued by the Consultants. (ii) Carryout periodic detailed inspection during defects liability period and get all defects noticed during such inspection noticed during such inspections rectified by the Contractors before end of defect liability period. (iii) Advise OIL with regards to extra claims or disputes or arbitration cases between OIL and the contractors if any and assist in case of any dispute till the cases are resolved either by mutual negotiation or through arbitration or by the courts as the case may be. (iv) Collect the guarantee Bond for water proofing and anti-termite treatment from contractors and hand over to OIL before the end of defects liability period. (v) Collect all other relevant and necessary certificates from the contractors and hand over to the OIL.

9.2 Closing of contracts for the various works awarded to contractor. **(END OF SECTION – IV)**

SECTION -V

SPECIAL CONDITIONS OF CONTRACT

1.0 COMMENCEMENT DATE AND DURATION OF CONTRACT:

The successful bidder must commence to provide the required service as per Scope of Work in all aspects within 1 (one) week from the date of Letter of Award (LOA)/ Contract. Duration of contract will be for 12 (twelve) months from the date of commencement.

2.0 TIME SCHEDULE/MILESTONES:

The following time schedule will be applicable for the tender package.

1.01	Preparation of Conceptual Plan (various options), Sketch Design / Sketch Drawing.	Within 15 days of go ahead instruction of Engineer-in-Charge of OIL.
1.02	Preparation of various layout plans after necessary instructions / approval of OIL including preparation of preliminary cost estimate and submission to OIL.	Within15 days after OIL's instructions.
1.03	Preparation of final detailed drawing and detailed estimate including quantity take off sheets and market rate analysis after approval of OIL against Sr. No. 1.02	Within 15 days after Necessary instructions from OIL
1.04	Preparation of Tender Documents in consultation with OIL for inviting tenders pre-qualified / open tender after getting approval of OIL against Sr. No.1.03.	Within 15 days after Necessary instructions from OIL
1.05	Preparation of technical scrutiny report of bids received against tender, clarification (if any) and recommendation for award of execution of works.	Within 10 days after Necessary instructions from OIL.
1.06	Construction Management and supervision by deploying necessary technical manpower to ensure planned progress and quality of works as per drawings and specifications and monitoring constructions at various stages of work including making detailed construction schedule / review of construction schedule prepared by the Contractor.	Within 03 days of the award of the work and till completion of the work and closure of contracts.
1.06 (a)	Completion of project, issue of Completion Certificate, submission of "As Built Drawings", finalization of Contractor's final bill & closing of contract.	Within 45 days after completion of the work.

NOTES:

i) Consultant has to inform OIL about all the statutory requirement(s) (if any) for the entire project work and also will have to provide full assistance including coordinating / liaisoning for getting necessary approvals.

- ii) Any payment / fee required to be deposit / paid to the Statutory Authority in connection with any statutory permission / approval, the same shall be borne by OIL. In case the fee / deposit was made by the Consultant, the same shall be got reimbursed to Consultant on production of documentary evidence having paid / deposit the fee to statutory authorities in connection with work.
- iii) The above time schedule will be strictly adhered. However, the same may deviate on account of authentic valid reasons to be recorded and approved by OIL.

3.0 TERMS OF PAYMENT

The Consultant shall be paid the fee on stage wise completion of his services as per following:

3.1 PROFESSIONAL FEES

As per Section VII i.e. Bidding Format (Price Bid)

3.2 SCHEDULE OF PAYMENT

The Consultant shall be paid professional fee in following stages consistent with the work done plus other charges and reimbursable expenses as agreed upon:

- <u>STAGE-1</u>: Preparation of Conceptual Plan (various options), Sketch Design / Sketch Drawing.
 - 10% of the total fees payable
- STAGE-2: Preparation of various layout plans after necessary instructions / approval of OIL including preparation of preliminary cost estimate and submission to OIL.
 - 20% of the total fees payable less payment already made at Stage-1.
- <u>STAGE-3</u>: On incorporating Client's suggestions and submitting drawings for obtaining approval from the Client/statutory authorities, if required.
 - 35% of the total fees less payment already made at Stages 1 and 2.
- <u>STAGE-4</u>: Upon client's approval/statutory approval, preparation of detailed working drawings, specifications and schedule of quantities sufficient to prepare estimate of cost and preparation of tender documents in consultation with OIL.
 - 45% of the total fees payable less payment already made at Stages 1 to 3.
- <u>STAGE-5</u>: Preparation of technical scrutiny report of bids received against tender, clarification (if any) and recommendation for award of execution of works.
 - 55% of the total fees payable less payment already made at Stages 1 to 4.
- <u>STAGE -6a:</u> On submitting working drawings and details required for commencement of work at site.

- 65% of the total fees less payment already made at Stages 1 to 5.

STAGE-6b(i): On completion of 20% of the work.

- 70% of the total fees payable less payment already made at Stages 1 to 6a.

STAGE-6b(ii): On completion of 40% of the work.

- 75% of the total fees payable less payment already made at Stages 1 to 6b(i).

STAGE-6b(iii): On completion of 60% of the work.

- 80% of the total fees payable less payment already made at Stages 1 to 6b(ii).

STAGE-6b(iv): On completion of 80% of the work.

- 85% of the total fees payable less payment already made at Stages 1 to 6b(iii).

STAGE-6b(v) : On Virtual Completion

- 90% of the total fees payable less payment already made at Stages 1 to 6b(iv).

<u>STAGE-7</u>: On submitting Completion Report and drawings for issuance of completion/ occupancy certificate by statutory authorities, wherever required and on issue of as built drawings.

- 100% of the fees payable less payment already made at various stages.

(END OF SECTION – V)

SECTION -VI

BID REJECTION / EVALUATION CRITERIA (BRC/BEC)

A. BID REJECTION / EVALUATION CRITERIA (BRC/BEC)

1.0. BID REJECTION CRITERIA (BRC):

The bid shall conform generally to the specifications and terms and conditions given in the Tender Documents. Bids will be rejected in case services offered do not conform to the required parameters stipulated in the technical specifications. Not-withstanding the general conformity of the bid to the stipulated specifications, the following mandatory requirements will have to be particularly met by the Bidders without which the same will be considered as non-responsive and rejected. All documents related to BRC must be submitted along with the Techno-Commercial Bid.

- 1.1 The bidder (in case of individual consultant) or at least 1(one) member of the team (in case of firms, LLP, company etc.) which will be involved in the project, must be qualified professional, registered with Indian Council of Architecture. The bidder has to submit the details including the full bio data of the team members/individual consultant along with their bid.
- 1.2 The bidder should have experience of providing similar services to PSUs / Central Govt./ State Govt. Organizations or in any reputed private organization during the last 7 (seven) years ending October, 2014 of value either of the following:
 - i. Three similar completed works each costing not less than the amount equal to Rs. 25.35 lakhs.

Or

ii. Two similar completed works each costing not less than the amount equal to Rs. 31.68 lakhs.

Or

iii. One similar completed works each costing not less than the amount equal to Rs. 50.70 lakhs.

SIMILAR WORK: Similar work means providing Consultancy Services towards comprehensive and detailed interior /architectural design of office space which must include the layout design and interior design design of electrical and AC systems and all utilities in the subject premises including supervision of execution of work.

- 1.3 Average annual financial turnover as per audited annual report for the last three accounting years, should be at least **Rs. 19.00 Lakhs**.
- 1.4 Bids should be accompanied by adequate documentary evidence of the above mentioned experience and annual turnover criteria. Bidders must submit Completion Certificate showing Gross value of the job/ service, description of job/service and duration of the contract along with the bid otherwise their bid will be rejected. Contractors who are giving Contract copies along with extension letters, if any issued from OIL need not to submit Completion certificate separately. All documents in support of financial turnover must be duly certified by a practicing Chartered/ Cost Accountant otherwise the offer of the bidder will be rejected.

- 1.5 In case of tenders having the bid closing date up to 30th September of the relevant financial year and audited financial results of immediate 3(three) preceding financial year being not available, the bidder has an option to submit the audited financial results of 3 (three) years immediately prior to last financial year. Wherever, the bid closing date is after 30th September of the relevant financial year, bidder has to compulsorily submit the audited financial results of immediate preceding 3 (three) financial years.
- 1.6 Bid should be submitted in Single Stage Two Bid system as described in Covering Note (Section-I) of this bid document. The Technical bid shall contain all details but with the price column of the price bid format blanked out. The Priced bid shall contain only the prices duly filled in as per the price bid format and nothing else.
- 1.7 The offers of the bidders indicating/disclosing prices in techno-commercial unpriced bid or at any stage before opening of price-bid shall be straightaway rejected.
- 1.8 Offers received in any form other than through OIL's e portal will not be accepted. Bidders have to submit their offer in Single Stage Two Bid System as described in this bid document, otherwise the offer will be rejected.
- 1.9 Bidders shall furnish the "Bid Security" for the amount as specified in the "Covering Note". "Bid Security" must be submitted in the manner mentioned in Para 9.0 of Section – II (Instructions to Bidders). Any Bid not accompanied by Bid Security in proper manner as mentioned above will be rejected. Original bid security has to be received at the office of Chief Advisor (C&P), Oil India Limited, OIL House, Plot No. 19, Sector-16(A), Noida before bid closing time and date. Scanned copy of the same has to be uploaded through OIL's e-Portal along with techno-commercial unpriced bid.
- 1.10 Offers which do not conform to unconditional validity of the bid for 90 (ninety) days from the date of opening of bid will be rejected.
- 1.11 Bidders must quote their offer in accordance with the format provided in Bidding Format (Price Bid) (Section - VII). Bids received in any other form or in incomplete manner will be rejected.
- 1.12 Any Bid containing a false statement shall be rejected.
- 1.13 The rate quoted by Bidders must be held firm during the term of the contract and not be subjected to any variation. Bids with adjustable price terms will be rejected.
- 1.14 There must be no exception to the following Clauses including sub-clauses, as applicable, otherwise the Bid will be rejected.

- Performance Security Deposit Clause

- Termination Clause

- Liquidated Damage Clause

- Arbitration Clause

- Taxes and duites Clause

- Liability Clause

- Force Majeure Clause

Integrity Pact: The Integrity Pact is applicable against this tender. OIL shall be entering into an Integrity Pact with the bidders as per format enclosed vide PROFORMA-II of the tender document. This Integrity Pact proforma has been duly signed digitally by OIL's competent signatory. The proforma has to be returned by

the bidder [along with the techno-commercial un-priced bid] duly signed (digitally) by the same signatory who signed the bid, i.e., who is duly authorized to sign the bid. Any bid not accompanied by Integrity Pact Proforma duly signed (digitally) by the bidder shall be rejected. Uploading the Integrity Pact with digital signature will be construed that all pages of the Integrity Pact has been signed by the bidder's authorized signatory who signs the Bid.

- 1.16 No deviation or exception will be accepted in the clauses covered under BRC/BEC.
- 1.17 Unsolicited Bids/Offers will be rejected straight away.

NOTE: If any clauses in the BRC contradict clauses elsewhere in the Bid Document, then the clauses in the BRC shall prevail.

2.0 BID EVALUATION CRITERIA (BEC)

- 2.1 Bids will be technically evaluated on the requirements of the tender. The bid should meet the requirements and specifications in the Bid Document.
- 2.2 Bids conforming to the technical specifications, the terms and conditions stipulated in the tender and conforming to the Bid Rejection Criteria will be evaluated to determine the lowest bidder.
- 2.3 Bidders should quote their professional fee in the bidding format (vide section VII) in terms of percentage of the total Project Value.
- 2.4 Evaluation will be on "Lowest Percentage" basis quoted by the bidders.
- 2.5 Bidders should indicate their percentage of professional fee in figures as well as words. In the event of discrepancy between quoted figures and words, words will prevail.
- 2.6 In case of 2(two) or more parties quoting same rates (percentage), OIL will have the right to award the contract to any party on the basis of the maximum experience in terms of total value (in rupees) of successfully completed similar work during last 3 (three) years ending September, 2014. Here similar works has the same meaning as defined in para 1.2 above in BRC clauses i.e. experience criteria as mentioned above.

(END OF SECTION – VI)

SECTION - VII

Bidding Format (Price Bid)

Sl. No.	Description	Professional Fee in Percentage (%) of the total value of work / project excluding service tax (A)
1.	Consultancy Services for Comprehensive and	
	detailed Interior designs and associated services	
	for the Office Units No. 501, 502, 601 & 604 at	
	NBCC Centre, Okhla (Phase – I), New Delhi	

Note:

- 1. The professional fee quoted in terms of percentage of the total value of work/ project (civil and other works required for comprehensive and detailed Interior designs and associated services) should be exclusive of service tax but inclusive of all other applicable taxes.
- 2. The professional fee will be paid in terms of percentage of the total awarded value of the work or the actual cost of execution of the work whichever is lower.
- 3. The above fee shall be deemed to include the cost of maintenance of necessary subordinate staff and all other expenditure which the Consultant may incur during the course of carrying out and rendering duties and services for this project as agreed upon. The Architect/Consultant shall not be entitled to any payment or remuneration over and above the fees stipulated hereinabove on the ground that the work of construction is not for any cause or by any reason whatsoever, completed scheduled date, nor shall the Architect / Consultant be entitled to any extra payment or remuneration by reason or on account of any delay caused in one or the other.
- 4. The quoted fee is deemed to be exclusive of service tax and cess, which will be paid by OIL as extra.
- 5. If there is any difference in total estimate made by the Consultant, total awarded value of the work and actual cost of work, Architect's/ Consultant's fee shall have the ceiling cap of estimate made by the Architect/ Consultant or total awarded value of the work or actual cost whichever is lower.
- 6. Estimated value of the total work (civil and other works required for comprehensive and detailed Interior designs and associated services) is Rs.8.45 Crore and this is the upper ceiling for the whole Project work (excluding consultant's professional fee as quoted in the above bidding format) for the office units no. 501, 502, 601 & 604 at NBCC Centre, Okhla (Phase I), New Delhi. For evaluation purpose and calculation of Performance security amount this value i.e. Rs. 8.45 Crore will be considered as basis. Hence, performance security amount = 7.5% x [Professional Fee quoted by the party in percentage (%)] x Rs. 8.45 Crore.

SECTION – VIII

FORM OF BID SECURITY (BANK GUARANTEE)

WHEREAS, (Name of Bidder)_	(hereinafter called "the lated (Date) for the provision of certain
Bidder") has submitted his bid doilfield services (hereinafter called	
of (Name of Country) (hereinafter called "the Bank") "Company" in the sum of (well and truly to be made to Comp	having our registered office at are bound unto Oil India Ltd (hereinafter called) * for which payment cany, the Bank binds itself, its successors and assignees the common seal of the Bank this day
THE CONDITIONS of this oblig	gation are:
(1) If the Bidder withdraws his the bidder	is Bid during the period of bid validity specified by
(2) If the Bidder, having be Company during the period	en notified of the acceptance of his Bid by the d of Bid validity:
Instructions to Bidders, on or (b) fails or refuses to furnish	the Performance Security in accordance with the
Instructions to Bidders on	
(3) If the Bidder furnished frau	dulent document/information in their bid.
written demand, (by way of letter/substantiate its demand, provided t	up to the above amount upon receipt of its first /fax/e-mail) without Company having to that in its demand Company will note that the owing to the occurrence of one or all of the red condition or conditions.
guarantee should be minimum 30	ce up-to and including the date (date of expiry of bank) days beyond the validity of the bid) any demands in e bank not later than the above date.
* The bank should insert the am	ount of guarantee in words and figures
Date :	Signature of issuing authority of Bank with designation seal and seal of the bank.

(END OF SECTION-VIII)

SECTION – IX

FORM OF PERFORMANCE BANK GUARANTEE (UNCONDITIONAL)

To: (Name of Company)
(Address of Company)
WHEREAS (Name and address of Contractor)
(hereinafter called as "Contractor") had undertaken, in pursuance of Contract No
dated to execute (Name of Contract and Brief description of the
work) (hereinafter called "the Contract"),
AND WHEREAS it has been stipulated by you in the said Contract that the Contractor
shall furnish you with a bank Guarantee by a recognized bank for the sum specified
therein as security for compliance with his obligations in accordance with the contract;
AND WHEREAS we have agreed to give the Contractor such a Bank Guarantee, NOW
HEREFORE we hereby affirm that we are the Guarantor and responsible to you, or
behalf of the Contractor, up to a total of (Amount of Guarantee) * (in
words) such sum being payable in
the types and proportions of currencies in which the Contract Price is payable, and we
undertake to pay you, upon your first written demand and without cavil or argument, any
sum or sums within the limits of the Guarantee sum as aforesaid without your needing to
prove or to show grounds or reasons for your demand for the sum specified therein.
We hereby waive the necessity of your demanding the said debt from the Contractor
before presenting us with the demand.
We further agree that no change or addition to or other modifications of the terms of the
contract or of the work to be performed there-under or of any of the contract documents
which may be made between you and Contractor shall in any way release us from any
liability under this guarantee, and we hereby waive notice of any such change, addition or
modification.
This guarantee is valid until the date () one month after Contract completion.
SIGNATURE & SEAL OF THE GUARANTOR
Name of Bank
Address
Date

NOTE: Bidders are NOT required to complete this form while submitting the Bid.

(END OF SECTION-IX)

^{*} An amount is to be inserted by the Guarantor, representing the percentage of the Contract price specified in the forwarding letter, and denominated either in the currency of the Contract or in a freely convertible currency acceptable to the Company.

SECTION -X

SAMPLE FORM OF AGREEMENT

	AGGREEMENT is made on the day of 2014, between (Name of early) of (Mailing address of Company),
	nafter called "the Company", of the one part and (Name of Contractor) (hereinafter called "the Contractor") of the other part.
descri dated	REAS the Company is desirous that certain works should be executed viz. (Brief ption of works) and has, by Letter of acceptance (Date of Letter of Acceptance), accepted a Bid by the actor for the execution, completion and maintenance of such works.
NOW	THIS AGREEMENT WITNESSETH as follows:
1.	In this agreement words and expressions shall have the same meanings as are respectively assigned to them in the conditions of Contract hereinafter referred to.
2.	The following documents shall be deemed to form and be read and construed as part of this Agreement, viz.:
	 a) This form of Agreement, b) The Letter of Acceptance, c) The said Bid and Appendix, d) The Technical Specifications and e) The Priced Bid and Quantities, g) The Schedules of Supplementary Information, h) The Special Conditions of Contract and i) The General Conditions of Contract
3.	The aforesaid documents shall be taken as complementary and mutually explanatory of one another, but in the case of ambiguities or discrepancies they shall take precedence in the order set out above.
4.	In consideration of the payment to be made by the Company to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Company to execute, complete and maintain the works in conformity in all respects with the provisions of the contract.
5.	The Company hereby covenants to pay the Contractor in consideration of the execution, completion and maintenance of the works the Contract price at the times and in the manner prescribed by the Contract.
	TITNESS WHEREOF the parties hereto have set their respective hands and seals Agreement on the day, year first written above.
SIGN	ED, SEALED AND DELIVERED.
By the	e said Name
	half of the Contractor presence of:

(END OF SECTION -X)

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STATEMENT OF COMPLIANCE

(Only exceptions/deviations to be rendered)

SECTION NO. (PAGE NO.)	CLAUSE NO. SUB-CLAUSE NO.	COMPLIANCE/ NON COMPLIANCE	REMARKS
(TAGE NO.)	SOB-CLAUSE NO.	NOIV COMI LIANCE	

	(Authorised Signatory)
Name of the bidder_	

NOTE: OIL INDIA LIMITED expects the bidders to fully accept the terms and conditions of the bid document. However, should the bidders still envisage some exceptions/ deviations to the terms and conditions of the bid document, the same should be indicated as per above format and submit along with their technical bids. If the proforma is left blank or not submitted, then it would be construed that the bidder has not taken any exception/deviation to the terms and conditions of the bid document.

INTEGRITY PACT

Between

And

Oil India Limited (OIL) hereinafter referred to as "The Principal"

(Name of the bidder).....hereinafter referred to as "The

Preamble:

Bidder/Contractor"

The Principal intends to award, under laid down organizational procedures, contract/s for -------. The Principal values full compliance with all relevant laws and regulations, and the principles of economic use of resources, and of fairness and transparency in its relations with its Bidder/s and Contractor/s.

In order to achieve these goals, the Principal cooperates with the renowned international Non-Governmental Organization "Transparency International" (TI). Following TI's national and international experience, the Principal will appoint an external independent Monitor who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

Section: 1 - Commitments of the Principal

- (1) The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
 - 1. No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for him/herself or third person, any material or immaterial benefit which he/she is not legally entitled to.
 - 2. The Principal will, during the tender process treat all Bidders with equity and reason. The Principal will in particular, before and during the tender process, provide to all Bidders the same information and will not provide to any Bidder confidential/additional information through which the Bidder could obtain an advantage in relation to the tender process or the contract execution.
 - 3. The Principal will exclude from the process all known prejudiced persons.
- (2) If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the relevant Anti-Corruption Laws of India, or if there be a Page 2 of 6 substantive suspicions in this regard, the Principal will inform its Vigilance Office and in addition can initiate disciplinary actions.

Section: 2 - Commitments of the Bidder/Contractor

- (1) The Bidder/Contractor commits itself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
 - 1. The Bidder/Contractor will not, directly or through any other person or firm, offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or immaterial benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
 - 2. The Bidder/Contractor will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, Subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
 - 3. The Bidder/Contractor will not commit any offence under the relevant Anticorruption Laws of India; further the Bidder/Contractor will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
 - 4. The Bidder/Contractor will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.
- (2) The Bidder/Contractor will not instigate third persons to commit offences outlined above or be an accessory to such offences.

Section 3 -Disqualification from tender process and exclusion from future Contracts

If the Bidder, before contract award has committed a transgression through a violation of Section 2 or in any other form such as to put his reliability or risibility as Bidder into question, the Principal is entitled to disqualify the Bidder from the tender process or to terminate the contract, if already signed, for such reason.

- 1. If the Bidder/Contractor has committed a transgression through a violation of Section 2 such as to put his reliability or credibility into question, the Principal is entitled also to exclude the Bidder/Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the circumstances of the case, in particular the number of transgressions, the position of the transgressions within the company hierarchy of the Bidder and the amount of the damage. The exclusion will be imposed for a minimum of 6 months and maximum of 3 years.
- 2. The Bidder accepts and undertakes to respect and uphold the Principal's Absolute right to resort to and impose such exclusion and further accepts and

undertakes not to challenge or question such exclusion on any ground, including the lack of any hearing before the decision to resort to such exclusion is taken. This undertaking is given freely and after obtaining independent legal advice.

- 3. If the Bidder/Contractor can prove that he has restored/recouped the Damage caused by him and has installed a suitable corruption prevention system, the Principal may revoke the exclusion prematurely.
- 4. A transgression is considered to have occurred if in light of available evidence no reasonable doubt is possible.

Section 4 - Compensation for Damages

- 1. If the Principal has disqualified the Bidder from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover from the Bidder liquidated damages equivalent to 3 % of the value of the offer or the amount equivalent to Earnest Money Deposit/Bid Security, whichever is higher.
- 2. If the Principal has terminated the contract according to Section 3, or if the Principal is entitled to terminate the contract according to section 3, the Principal shall be entitled to demand and recover from the Contractor liquidated damages equivalent to 5% of the contract value or the amount equivalent to Security Deposit/Performance Bank Guarantee, whichever is higher.
- 3. The bidder agrees and undertakes to pay the said amounts without protest or demur subject only to condition that if the Bidder/Contractor can prove and establish that the exclusion of the Bidder from the tender process or the termination of the contract after the contract award has caused no damage or less damage than the amount or the liquidated damages, the Bidder/Contractor shall compensate the Principal only to the extent of the damage in the amount proved.

Section 5 - Previous transgression

- 1. The Bidder declares that no previous transgression occurred in the last 3 years with any other Company in any country conforming to the TI approach or with any other Public Sector Enterprise in India that could justify his exclusion from the tender process.
- 2. If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

Section: 6 -Equal treatment of all Bidders/Contractor/Subcontractors

- 1. The Bidder/Contractor undertakes to demand form all subcontractors a commitment in conformity with this Integrity Pact, and to submit it to the Principal before contract signing.
- 2. The Principal will enter into agreements with identical conditions as this one with all Bidders, Contractors and Subcontractors.
- 3. The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

Section: 7 - Criminal charges against violating Bidders/Contractors/ Subcontractors

If the Principal obtains knowledge of conduct of a Bidder, Contractor or Subcontractor, or of an employee or a representative or an associate of a Bidder, Contractor or Subcontractor, which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the Vigilance Office.

Section: 8 - External Independent Monitor/Monitors

(three in number depending on the size of the contract) (to be decided by the Chairperson of the Principal)

- 1. The Principal appoints competent and credible external independent Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- 2. The Monitor is not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. He reports to the Chairperson of the Board of the Principal.
- 3. The Contractor accepts that the Monitor has the right to access without restriction to all Project documentation of the Principal including that provided by the Contractor. The Contractor will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor is under contractual obligation to treat the information and documents of the Bidder/Contractor/Subcontractor with confidentiality.
- 4. The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor the option to participate in such meetings.
- 5. As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or heal the violation, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- 6. The Monitor will submit a written report to the Chairperson of the Board of the Principal within 8 to 10 weeks from the date of reference or intimation to him by the 'Principal' and, should the occasion arise, submit proposals for correcting problematic situations.
- 7. If the Monitor has reported to the Chairperson of the Board a Substantiated suspicion of an offence under relevant Anti-Corruption Laws of India, and the Chairperson has not, within reasonable time, taken visible action to proceed against such offence or reported it to the Vigilance Office, the Monitor may also transmit this information directly to the Central Vigilance Commissioner, Government of India.
- 8. The word 'Monitor' would include both singular and plural.

Section:9 - Pact Duration

This Pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the respective contract, and for all other Bidders 6 months after the contract has been awarded.

If any claim is made/ lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by Chairperson of the Principal.

Section:10 -Other provisions

- 1. This agreement is subject to Indian Law. Place of performance and jurisdiction is the Registered Office of the Principal, i.e. New Delhi.
- 2. Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.
- 3. If the Contractor is a partnership or a consortium, this agreement must be, signed by all partners or consortium members.
- 4. Should one or several provisions of this agreement turn out to be invalid, the remainder of this agreement remains valid. In this case, the parties will strive to come to an agreement to their original intensions.

For the Principal	For the Bidder/Contractor
	Witness 1:
Place. NOIDA.	Witness 2:

(END OF SECTION-X)

ANNEXURE- I

General guidelines to bidders for participating in OIL's e-Procurement tenders

Bid invitations (Tenders)

The details of e-Procurement tenders can be accessed from our e-Procurement site. https://etender.srm.oilindia.in/sap/bc/gui/sap/its/bbpstart/!

To view e-Procurement tenders you need to login using your login id & password to view all tenders available for you.

If you do not have a user id, please click on Guest login button to view available open tenders.

Pre-requisites to submit tenders on line through e-Procurement Portal

Bidders should have a valid User Id to access OIL e-Procurement site.

Bidders should have a legally valid Class 3 digital certificate with Organizations Name as per Indian IT Act from the licensed Certifying Authorities operating under the Root Certifying Authority of India (RCAI), Controller of Certifying Authorities (CCA) of India.

Tender fee must have been paid, if applicable for the Bid Invitation. If Bidder is exempt from paying tender fee, Bidder must hold exemption from the Tender Officer.

Bidder should fulfill any other pre-requisites mentioned in the tender documents of a specific tender.

Instructions for obtaining Digital Certificate

In order to bid for OIL e-tenders all the vendors are required to obtain a legally valid digital certificate as per Indian IT Act from the licensed Certifying Authorities (CA) operating under the Root Certifying Authority of India (RCAI), Controller of Certifying Authorities (CCA) of India. (http://www.cca.gov.in/)

Steps for obtaining Digital Certificate

Visit the site of the licensed CA using internet browser.

Apply online for a class 3 digital certificate for the designated individual <u>with organization</u> name. Ensure the Digital Certificate is legally valid in India.

For making payment and submission of documents required for issue of the Digital Certificate, follow the instructions on the CA's website.

Use the class 3 Digital Certificate thus obtained for online bidding on OIL e-Procurement site.

Links to some licensed CA's are provided below

- 1. TCS
- 2. Safescrypt
- 3. MTNL Trustline
- 4. (n)Code Solutions
- 5. e-mudhra

Technical Settings

- 1. Web Browser Supported: Microsoft IE Ver 6.0 or higher recommended
- 2. **Java:** To view some of the components, you need to install Java Internet component JDK 5.0 from http://java.sun.com/javase/downloads/index.jsp
- 3. **Proxy**: If you are unable to access OIL e-Procurement site or Bid Documents, check if you are using proxy to connect to internet or if your PC is behind any firewall. Contact your system administrator to enable connectivity. Please note that standard Port for HTTPS (443) connectivity should be enabled on your proxy/firewall. Dial-up internet connectivity without Proxy settings is another option.
- 4. **Pop-ups**: Pop-ups should be enabled on OIL e-Procurement URL and Bid Documents URLs. This is required to view tender documents.
- 5. **Recommended Screen Resolution**: 1024 by 768 pixels.
- 6. **Internet Speeds**: If you are experiencing slow connectivity to OIL e-Procurement, then contact your system administrator/ISP provider for desirable speeds.
- 7. **Active-x controls**: Maintain the settings as described in Internet Explorer settings document to enable digital signature signing and verification.

Parameter	Value
Allow Scrip lets	Enable
Automatic prompting for ActiveX controls	Enable
Binary and script behaviors	Enable
Download signed ActiveX controls	Enable
Download unsigned ActiveX controls	Enable
Initialize and script ActiveX controls not marked as safe	Enable
Run ActiveX controls and plug-ins	Enable
Script ActiveX controls marked safe for scripting	Enable
Use Pop-up Blocker	Disable

8. **Digital signature client SW/component**: To use Digital Signature, a client level Software is required. This is third party software from Safescrypt. This is installed automatically, once you start working on OIL's e-procurement system. A popup will come before it starts installation. You need to ensure you have administrative rights on the PC or the laptop. This installation is one time activity for a PC or Laptop.
