Clarification on Pre-bid queries against Tender No. CGI5228P21

		Tender documents		
Item	Ref.	Specification or original text	SUPPLIER deviation or clarification	Remarks (OIL's Clarification)
1	Agreement bidder – parent (p.37)	a. This agreement will remain valid till validity of bidder's offer to OIL including extension if any and till satisfactory performance of the Contract in the event the Contract is awarded by OIL to the bidder.	a. This agreement will remain valid till validity of bidder's offer to OIL including extension if any and for the terms of the Contract (including discharge of the warranty obligations) also till satisfactory performance of the contract in the event the bid is accepted and contract is awarded by OIL to the bidder.	Deviation quoted by supplier is not acceptable and OIL's Terms & Conditions shall be applicable without any change.
2	Agreement bidder – parent (p.37)	b. It is further agreed that for the performance of work during Contract period bidder and Parent Company shall be jointly and severally responsible to OIL for satisfactory execution of the contract.	b. It is further agreed that for the performance of work during Contract period bidder and Parent Company shall be jointly and severally responsible to OIL for satisfactory execution of the contract.	Deviation quoted by supplier is not acceptable and OIL's Terms & Conditions shall be applicable without any change.

3	Agreement bidder – parent (p.37)	c. However, the bidder shall have the overall responsibility of satisfactory execution of the Contract awarded by OIL.	c. However, the bidder shall have the overall responsibility of satisfactory execution of the Contract awarded by OIL.	Deviation quoted by supplier is not acceptable and OIL's Terms & Conditions shall be applicable without any change.
4	Parent guarantee (p.34)	The Subsidiary shall arrange a guarantee from its parent company guaranteeing due and satisfactory performance of the work covered under the said tender including any change therein as may be deemed appropriate by the Company at any stage.	The Subsidiary shall arrange a guarantee from its parent company guaranteeing due and satisfactory performance in according with contractual requirements of the work covered under the said tender including any change therein as may be deemed appropriate by the Company at any stage.	Deviation quoted by supplier is not acceptable and OIL's Terms & Conditions shall be applicable without any change.
5	Parent guarantee (p.35)	1. The Guarantor (Parent Company) unconditionally agrees that in case of nonperformance by the Subsidiary of any of its obligations in any respect, the Guarantor shall immediately on receipt of notice of demand by the Company take up the job without any demur or objection, in continuation and without loss of time and without any cost to the Company and dully perform the obligations of the Subsidiary to the satisfaction of the Company. In case the Guarantor also fails to discharge its obligations herein and complete the job satisfactorily, the Company	1. The Guarantor (Parent Company) unconditionally agrees that in case of nonperformance by the Subsidiary of any of its obligations in any respect due to the sole negligence of the Subsidiary, the Guarantor shall as soon as possible immediately on receipt of notice of demand by the Company take up the job without any demur or objection, in continuation and without loss of time and without any cost to the Company and dully perform the obligations of the Subsidiary to the satisfaction of the Company. In case the Guarantor also fails to discharge its obligations herein and complete the job satisfactorily, the Company shall have absolute rights for effecting the execution	Deviation quoted by supplier is not acceptable and OIL's Terms & Conditions shall be applicable without any change.

effecting the execution of the job from any other person at the risks and costs of the Guarantor. The Guarantor also undertakes to make good any loss that may be caused to the Company for non-performance or unsatisfactory performance by the Guarantor or Subsidiary of any of their obligations. 1		shall have absolute mights for	of the job from any other news	
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7 3. The Guarantor shall be 3. The Guarantor shall be jointly Deviation quoted by supplier is not		awarded to the Subsidiary.	contract that may be awarded to	
			the Bidder/ Contractor	
	7	3. The Guarantor shall be	3. The Guarantor shall be jointly	Deviation quoted by supplier is not
		jointly with the Subsidiary as	with the Subsidiary as also	acceptable and OIL's Terms &
also severally responsible for severally responsible for Conditions shall be applicable		also severally responsible for	severally responsible for	Conditions shall be applicable
satisfactory performance of satisfactory performance of the without any change.		satisfactory performance of	satisfactory performance of the	
the contract entered between contract entered between the		the contract entered between	contract entered between the	
the Subsidiary and the Subsidiary and the Company.		the Subsidiary and the	Subsidiary and the Company.	
Company.				

8	4. The liability of the	4. The liability of the Guarantor	Deviation quoted by supplier is not
	Guarantor under this	under this Guarantee is limited to	acceptable and OIL's Terms &
	Guarantee is limited to the	the total value of the contract	Conditions shall be applicable
	total value of the contract	entered between the Subsidiary	without any change.
	entered between the	and the Company and in no event	
	Subsidiary and the Company	shall the Guarantor's liability	
	and in no event shall the	hereunder, either in its capacity	
	Guarantor's liability	of Guarantor or as Contractor	
	hereunder, either in its	should it perform the Contract in	
	capacity of Guarantor or as	the event of the subsidiary's non-	
	Contractor should it perform	performance as per point No.1	
	the Contract in the event of	herein above, exceed that of the	
	the subsidiary's non-	Subsidiary under the mutually	
	performance as per point	agreed Contract awarded to the	
	No.1 herein above, exceed	Subsidiary. This will, however,	
	that of the Subsidiary under	be in addition to the forfeiture of	
	the mutually agreed Contract	the Performance Guarantee	
	awarded to the Subsidiary.	furnished by the Subsidiary.	
	This will, however, be in		
	addition to the forfeiture of		
	the Performance Guarantee		
	furnished by the Subsidiary.		
9	5. The Guarantor represents	5. The Guarantor represents that	Deviation quoted by supplier is not
	that this Guarantee has been	this Guarantee has been issued	acceptable and OIL's Terms &
	issued after due observance	after due observance of the	Conditions shall be applicable
	of the appropriate laws in	appropriate laws in force in	without any change.
	force in India. The Guarantor	Switzerland India. The Guarantor	
	hereby undertakes that the	hereby undertakes that the	
	Guarantor shall obtain and	Guarantor shall obtain and	
	maintain in full force and	maintain in full force and affect	
	affect all the Governmental	all the Governmental and other	
	and other approvals and	approvals and consents that are	
	consents that are necessary	necessary and do all other acts	
	and do all other acts and	and things necessary or desirable	
	things necessary or desirable	in connection there with or for	
	in connection there with or	the due performance of the	
	for the due performance of		

		the Guarantors obligations	Guarantors obligations	
		hereunder.	hereunder.	
10				Deviation avaited by symplicatic not
10		6. The Guarantor also agrees that this Guarantee shall be	6. The Guarantor also agrees that this Guarantee shall be governed	Deviation quoted by supplier is not acceptable and OIL's Terms &
		governed and construed in	and construed in accordance with	Conditions shall be applicable
		accordance with the laws in	the laws in force in Switzerland	* *
				without any change.
		force in India and subject to	India and subject to the exclusive	
		the exclusive jurisdiction of	jurisdiction of the courts of	
	CITIC 42	the courts of Assam, India.	Assam, India.	
	GTC p.42	17.7	1.5	
11	15.5	15.5 Except as otherwise	15.5 Except as otherwise	Deviation quoted by supplier is not
		expressly provided herein,	expressly provided herein,	acceptable and OIL's General
		neither CONTRACTOR nor	Notwithstanding anything to the	Terms & Conditions shall be
		its servants, agents,	contrary neither CONTRACTOR	applicable without any change.
		nominees, CONTRACTORs	nor its servants, agents,	
		or sub-CONTRACTORs	nominees, CONTRACTORs or	
		shall have any liability or	sub-CONTRACTORs shall have	
		responsibility whatsoever to	any liability or responsibility	
		whomsoever for loss of or	whatsoever to whomsoever for	
		damage to the equipment	loss of or damage to the	
		and/or loss or damage to the	equipment and/or loss or damage	
		property of the COMPANY	to the property of the	
		and/or their	COMPANY and/or their	
		CONTRACTORs or sub-	CONTRACTORs or sub-	
		CONTRACTORs,	CONTRACTORs, irrespective of	
		irrespective of how such loss	how such loss or damage is	
		or damage is caused and	caused and even if caused by the	
		even if caused by the	negligence of CONTRACTOR	
		negligence of	and/or its servants, agents,	
		CONTRACTOR and/or its	nominees, assignees,	
		servants, agents, nominees,	CONTRACTORs and sub-	
		assignees, CONTRACTORs	CONTRACTORs. The	
		and sub-CONTRACTORs.	COMPANY shall protect,	
		The COMPANY shall	defend, indemnify and hold	
		protect, defend, indemnify	harmless CONTRACTOR from	
		and hold harmless	and against such loss or damage	
		CONTRACTOR from and		

		against such loss or damage and any suit, claim or expense resulting there from.	and any suit, claim or expense resulting there from.	
12	15.6	15.6 Except as otherwise expressly provided herein, neither CONTRACTOR nor its servants, agents, nominees, assignees, CONTRACTORs shall have any liability or responsibility whatsoever to whomsoever for injury or illness, or death of any employee of the COMPANY and/or of its CONTRACTORs 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 sub-CONTRACTORs. COMPANY shall protect, defend indemnify and hold harmless CONTRACTOR from and against such liabilities and any suit, claim or expense resulting there from.	15.6 Except as otherwise expressly provided herein, Notwithstanding anything to the contrary neither CONTRACTOR nor its servants, agents, nominees, assignees, CONTRACTORs, sub-CONTRACTORs shall have any liability or responsibility whatsoever to whomsoever for injury or illness, or death of any employee of the COMPANY and/or of its CONTRACTORs 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 sub-CONTRACTORs. COMPANY shall protect, defend indemnify and hold harmless CONTRACTOR from and against such liabilities and any suit, claim or expense resulting there from.	Deviation quoted by supplier is not acceptable and OIL's General Terms & Conditions shall be applicable without any change.
13	16b	b) Notwithstanding any other provisions incorporated elsewhere in the contract, the aggregate liability of the	b) Notwithstanding any other provisions incorporated elsewhere in the contract, the aggregate liability of the	Deviation quoted by supplier is not acceptable and OIL's General Terms & Conditions shall be applicable without any change.

	CONTRACTOR in respect of this contract, whether under Contract, in tort or otherwise, shall not exceed 100% of the Contract Price (if not specified otherwise in	CONTRACTOR in respect of this contract, whether under Contract, in tort or otherwise, shall not exceed 100% of the Contract Price (if not specified	
	under Contract, in tort or otherwise, shall not exceed 100% of the Contract Price	Contract, in tort or otherwise, shall not exceed 100% of the Contract Price (if not specified	
	otherwise, shall not exceed 100% of the Contract Price	shall not exceed 100% of the Contract Price (if not specified	
	100% of the Contract Price	Contract Price (if not specified	
	(if not specified otherwise in		,
	` •	otherwise in SCC), provided	
t	SCC), provided however that	however that this limitation shall	
	this limitation shall not apply	not apply to the cost of repairing	
t	to the cost of repairing or	or replacing defective	
r	replacing defective	CONTRACTOR's equipment by	
	equipment by the	the CONTRACTOR, or to any	
	CONTRACTOR, or to any	obligation of the	
	obligation of the	CONTRACTOR to indemnify	
	CONTRACTOR to	the COMPANY with respect to	
i	indemnify the COMPANY	Intellectual Property Rights.	
	with respect to Intellectual		
1	Property Rights.		
14 Pg. 99 of STC 7.1	The contractor shall perform	Please, delete the section	Deviation quoted by supplier is not
i	its works in such a manner as	completely. Contrary to knock-	acceptable and OIL's Special Terms
	will prevent damage to the	for-knock in the GTC (art. 15).	& Conditions shall be applicable
	Company's pipeline and	Ì	without any change.
	shall carry out the works in		
	such a manner as to conform		
t	to, be consistent with and not		
	·		
	continuous and safe		
	operation of the pipeline. In		
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		1	i l
	gauging tool, cleaning tool		
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\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	gauging tool, cleaning tool and inspection tool for the		
	such a manner as to conform to, be consistent with and not interfere in any way with		

	shall pay the Company as
	follows:
	a) ₹ 3.6 million per day
	of shut-down of its operation
	on hourly pro-rata basis, and
	b) Cost of
	unrecoverable petroleum
	product spilled during such
	disruption/ damage, at the
	prevailing market price.
	The aggregate amount of
	compensation payable to the
	Company for the above shall
	be limited to maximum of
	Rs.5.0 million per event.
	Provided further that the
	foregoing shall also apply in
	case of a shutdown of
	normal pipeline operation
	due to obstruction caused by
	the contractor's equipment.
	7.2 The foregoing clause
	7.1 shall be applicable
	in the event of the
	contractor not able to
	rectify the problem
	within 6 hours of its
	occurrence.
	7.3 The Contractor shall
	perform IP Survey
	and other related
	works in a suitable
	and safe manner so as
	to prevent damage to
<u> </u>	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

		the company's		
		property and conform		
		to and be consistent		
		with, operational		
		practices of		
		<u> </u>		
		hydrocarbon pipeline.		
		Any permanent		
		damage/loss to the		
		Company's pipeline,		
		assets and plants due		
		to actions undertaken		
		by the contractor		
		while providing the		
		services under this		
		Contract shall have to		
		be remedied by the		
		Contractor, entirely at		
		their own cost. This		
		cost shall include all		
		expenditure on		
		replacement in		
		relation thereto, as		
		may be incurred by		
		the Company and not		
		be limited to actual		
		replacement cost of		
		such damaged		
		pipeline, assets or		
		plants.		
		_		
15	8.3.b. STC (p.104)		Please, exclude. Consequential	As per tender clause.
		b) If contractor's equipment	damages shall be excluded. Refer	
		in the pipeline becomes	above as well.	
		stuck which is caused due to		
		faults in the design and		
		selection of the inspection		
		equipment or any such		

		reasons attributable to the contractor, then, The contractor shall be held responsible for such shut down and cost of shutdown shall be recovered as per clause no 7.0 from the Contractor. The contractor shall not be entitled for any standby rates for the period of such shut down of pipeline operation.		
16	New clause in STC	promise operation.	In the event of the pig getting stuck in the pipeline during any pigging activity, retrieval of tool shall be carried out by the OIL. Contractor shall be liable for related retrieval direct costs/expenses only in case lodging is solely attributable to Contractor.	Not Agreed
17			All Intellectual Property residing in any information, materials, products and equipment of any nature whatsoever supplied by one Party to the other under this Contract shall belong exclusively to and shall remain the property of the Party supplying the said Intellectual Property. The Company agrees that all Intellectual Property in all data, specifications, solutions, drawings, know-how, technical information, inventions and technologies developed, obtained, created, written,	Not Agreed

		prepared or discovered by the Parties or by either Party as a result of the performance of the	
		result of the performance of the	
		Contract shall reside solely in	
		CONTRACTOR and	
		CONTRACTOR shall have the	
		exclusive right to protect, exploit	
		and enforce its rights to those	
		Intellectual Property Rights. The	
		Parties agree that the transfer of	
		information under this Contract	
		shall not constitute a prior	
		publication in terms of a potential	
		patent application that	
		CONTRACTOR may want to	
		file, thereby not being prejudicial	
		as to novelty.	
18	New clause in STC	CONTRACTOR and the	Not Agreed
		Company may in the course of	
		performance of the Contract	
		provide each other with Personal	
		Data. Personal Data, is any	
		information relating to an	
		identified or identifiable	
		individual, unless otherwise	
		defined related to the protection of	
		individuals, the processing of	
		such information, and security	
		requirements for and the free	
		movement of such information.	
		Any processing of Personal Data	
		will be done in accordance with	
		the terms of this Contract and the	
		applicable laws.	
		The Company will implement all	
		appropriate security measures to	
		The Company will implement all	

			protect Personal Data against accidental, unlawful, or unauthorized (i) destruction (ii) loss, (iii) alteration, (iv) disclosure, or (v) access (including remote access). The Company will protect Personal Data against all other forms of unlawful processing, including unnecessary collection, transfer, or processing, beyond what is strictly necessary for the performance of the Contract. Prior to any transfer of Personal Data by the Company, the Company will impose all obligations as required by the Contract and the applicable laws. Any person acting under the authority of the Company must not process the data except on instructions from CONTRACTOR.	
19	Terms of reference, 4.0, d), Pg 92	a) The Contractor shall ascertain and satisfy them for the desired level of cleanliness prior to undertaking each IP Tool run. Cleaning of the pipeline forms part of the inspection operation and time taken to achieve the desired level of cleanliness shall not be counted as a time for standby day rate. Extra cleaning PIG	Please provide the details of periodic cleaning runs done by OIL and also please share the results.	Attached in Annex –I for Pigging in FY 2020-21.

		runs if necessary, then the contractor has to run the required number of extra pigs to achieve the degree of cleanliness at no extra cost to OIL. However, the debris collected during the cleaning shall be disposed of by the Company.		
20	Terms of reference, 4.0, e), Pg 92	Activities such as marking of the entire terrain of the pipeline and installation of 'reference points' will be responsibility of the Contractor. The Company will however extend required assistance for carrying out the job conveniently in the form of co-coordinator. To achieve the objective with seemingly reduced effort, the Contractor is advised /expected to equip themselves with Geopositioning system and Electronic/Magnetic marker, in adequate numbers with inbuilt power source.	Bidder requests OIL to confirm that excavation and backfilling for marketing purpose will be done by OIL. This is the standard case with most similar tenders	OIL confirms that excavation and backfilling for marketing purpose will be done by OIL. Rest as per the tender clause.
21	Terms of reference, 6.0, iii), g 98	All the inspection tools supplied by the Contractor should preferably be designed such that if it gets stuck in the pipeline, the drive-cup should blow-through and create a 'bypass' facility for itself to continue its forward propel.	Bidder request OIL to make this requirement optional as it is not a part of the standard configuration of tools and the costs will escalate significantly to custom design such drive cups.	As per terms of the tender.

22	Special terms and conditions, 7.0, 7.3,	The Contractor shall perform IP Survey and other related	Bidder requests OIL to remove this requirement as this is not a	OIL confirmed that this clause is applicable only if any permanent
		<u> </u>	-	
		replacement cost of such damaged pipeline, assets or		
23	Special terms and conditions, 7.0, 7.1, Pg 103	plants. The contractor shall perform its works in such a manner as will prevent damage to the Company's pipeline and shall carry out the works in such a manner as to conform to, be consistent with and not interfere in any way with continuous and safe operation of the pipeline. In the event of disruptions in	Bidder requests OIL to remove this requirement as this is not a part of the contractor scope for all such similar tenders by various other clients. The costs will go up significantly for OIL if we have to price in this risk in our bid pricing.	As per terms of the tender.

24	Special terms and	the normal pipeline operations during the run of gauging tool, cleaning tool and inspection tool for the reasons other than as specified in clause 8.0 hereunder, the Contractor shall pay the Company as follows: a) ₹ 3.6 million per day of shut-down of its operation on hourly pro-rata basis, and b) Cost of unrecoverable petroleum product spilled during such disruption/damage, at the prevailing market price. The aggregate amount of compensation payable to the Company for the above shall be limited to maximum of Rs.5.0 million per event. Provided further that the foregoing shall also apply in case of a shutdown of normal pipeline operation due to obstruction caused by the contractor's equipment. Re runs shall only be	In case of any geometrical	As per terms of the tender.
24	conditions, 9.0, Pg	permitted by owner after due assessment of the reasons for re-run and acceptance of re-run requirement. No re run charges shall be payable for gauging and cleaning runs.	defects in the pipeline due to which the intelligent cannot pass, the defects need to be repaired before proceeding for ILI run. To confirm the pipeline is through a rerun of gauge pig is necessary.	As per terms of the tender.

Re –run charges shall be payable only for intelligent pig in case such re-runs are necessitated due to reasons not attributable to the contractor like in a situation of accidental closure of downstream valve (ahead of pig), prolonged line shutdown, and such other very unusual circumstances. In such cases, the contractor shall be entitled to payment of re-run rates mentioned in the SOR. However, in such cases no standby charges, damages or any other charges shall be payable to the contractor except that the time extension without imposing price discount/liquidated damages may be granted to the contractor to the extent his work was affected. However, no re-run charges shall be payable in case such re-runs are necessitated due to reasons attributable to the contractor. The bidder is required to quote the prices for re-run as a percentage in the format described in schedule of rates. The percentage rate quoted shall in no case exceed 15%.Bidders may note that

Please include a line item for the cost of rerun of the gauge tool caused due to this reason.

25	Annexure II, Pg.	for the purpose of evaluation of each price bid, the quoted cost of one re-run shall be added to the lump sum inspection cost for comparison of the price bids.	Kindly share the pig trap	Please referrer Annex-II page -113
	113		dimensions of all the pig traps.	
26	Annexure II, Pg. 113		Kindly share the pipeline data for all the pipelines.	Please referrer Annex-I page -109
27	Annexure II, Pg. 113		Kindly confirm the temperature of the product during pigging operation.	The temperature of the product remains in the range of 23 degree to 50 degree.
28	SOQ		In order to estimate proper cost in SOR, please accept & confirm that we can consider four (04) nos. of cleaning run in our commercial offer. As per our experience in inspecting crude oil pipelines it is difficult to estimate the number of cleaning runs required to clean the pipeline given the fact that crude pipelines are subject to accumulation of wax and debris. So, please advise how many maximum number of cleaning runs should contractor include while estimating cost to derive the final price. We recommend including up to 4 nos. in basic cost.	Required no of cleaning pigs to be run is under Bidder's scope so as to ascertain and satisfy themselves for the desired level of cleanliness prior to undertaking each IP Tool run. The IPS survey contains 11 sections, out of which the probability of higher cleaning run is in 5 sections. Data from the regular pigging operation for the last 2 years are given as Annexure. We would like to share the fact that in last ILI carried out in 2009-10, for desired level of cleanliness prior to ILI tool run, average cleaning pig run in each of the 5 sectors was more than 50. In other sectors, the average cleaning pig run was in the range of 15-20 per sector.

	Any additional cleaning runs, if required, would be paid for, by company.	
29	Please provide us following with respect to cleaning of pipeline, to properly estimate the no. of cleaning runs that would be required (this will be essential for cost estimation purpose also): 1. Frequency of running cleaning pigs 2. The amount of debris/wax received at the receiver during each run 3. Images of the cleaning pigs which were used for cleaning the pipeline.	 The frequency of running cleaning Pigs is 15 days. As per our record sludge collected at all 11 locations in last 5 FY from 2016 are provided below. Pigs used are Standard BI-DI and cup pigs for cleaning operation.
30	Since contract completion period is dependent on activities that are to be undertaken by client, and which are outside the purview of contractor, therefore, in order to confirm our acceptance on "contract period", we request client to provide its confirmation on following: 1. Client will complete dig verification activity (per pipeline) within 30 day of submission of preliminary report, in line with project requirement (as per our experience, 30 days' time should be more than sufficient to conclude this activity by client) 2. Client will send its preliminary report approval to contractor	1. As per para 5.3 f) of Terms of Reference of the Tender Document, the contractor shall offer 3-defect locations for 'joint verification. OIL will select any one location and agrees to carry out dig verification within 30days of receipt of offer of joint verification from the contractor after submission of preliminary report. In case dig site verification does not match and fresh dig verification has to be done, additional 30 days will be required. 2. Agreed. 3. Minimum 3weeks time is required for the same.

	within 7 days of completion of JDV (if JDV is successful)	
	3. Client will send its approval for	
	acceptance of Final report (FR)	
	within 14 days of submission of	
	FR (as per our experience, 14	
	days' time should be more than	
	sufficient to conclude on this)	
31	In case Preliminary/Final Reports	
	(which would be as per SOW) are	
	not approved by client within	
	specified timeline, then report	As per above
	will get automatically accepted,	•
	and contractor will start the next	
	activity.	
32	In case of any delay in concluding	
	dig verification within specified	
	timeline (for reason not	
	attributable to contractor), then	Already cleared as per sl. no-30 (1)
	the contractor's invoice, linked to	
	dig verification, will not be put on	
	hold by company.	
33	The report revision request (for	
	any format related matter) will not	Agreed
	exceed more than 2 revision	rigioca
2.4		
34	Please confirm that EIC will	
	approve the invoices within 7	
	days of submission of the	A A
	invoices, if the invoices are in line	Agreed
	with contract's terms &	
	conditions.	
35	Contractor will do its cost	
	estimation considering that its	Standby charges will be as per
	crew & tools will not remain on	clause no-8.0, page no 103 of tender
	standby at site for more than 4	document.
	standoj at site foi infore tilan +	

	days. In case crew or tool would	
	remain idle at site for more than 4	
	days, then separate standby	
	charges shall be applicable. Please	
	confirm that contractor don't have	
	to build standby charges in its	
	basic price towards unanticipated	
	idling of its crew & tool for any	
	delay caused by company, beyond	
	04 (four) days.	

Sludge in KG collected at 11 locations from 1^{st} march 2016 to 31.03.2021.

RS18	PS2	RS1	PS3	RS2	NRL	RS3	PS4	RS4	RS5	PS5	
17750	6155	8632	7737	1111	1650	1985	1495	53	34	25	Total sludge
											No. of pigging for
45	45	43	43	40	40	34	32	25	22	24	last 2 FY