

OIL INDIA LIMITED

BID DOCUMENT

Tender NO. : CGI 3467 P17

HIRING THE SERVICES OF DESIGN,
DETAIL ENGINEERING AND
INSTALLATION OF 406.4 MM OD
PIPELINE AND 'OFC' BY HDD AT 2
LOCATIONS OF NH37 ROAD
CROSSINGS AND HOOKUP WITH
EXISTING 16" CRUDE-OIL AND
NSPL PRODUCT PIPELINES EACH
AT MISA AND AMONI IN NAGAON
DISTRICT OF ASSAM

Company:	Contractor:
Company:	Contractor:

: INDEX:

Instruction to bidders Bidders are required to submit their bid through online

with their quoted rates as per Section-II in Price-Bid

Format along with all relevant documents as required.

1. **Covering Letter with Salient features**

2. Part-I : Instruction to Bidders

3. Part-II Bid Rejection/Evaluation Criteria

4. Section- I General terms and Condition of the Contract

5. **Section-II** : Schedule of Quantities, Service/work and Rates

6. **Section-III** Special Condition of the Contract

7. **Section- IV** Schedule of Company's Materials, Plants & Equipment

8. **Section- V** Safety Measure and Compliance

9. **Section-VI Integrity Pact**

> Price Bid Format Proforma - A

Proforma Bid Form

Proforma - C Bank Guarantee format for Bid Security Deposit

Proforma - **D** Bank Guarantee format for Performance Security Deposit

Proforma - E Agreement Form

Statement of Compliance/Non-Compliance **Proforma** - F

Proforma - G Not Applicable Letter of Authority Proforma - H

Proforma - I Undertaking

Certificate of annual turnover & net worth Proforma -J

Proforma-K : Vendor Payment Details

Company:	Contractor:
Company.	Contractor:



FORWARDING LETTER

Sir,

- 1.0 OIL INDIA LIMITED (OIL), a "Navaratna" Category, Government of India Enterprise, is a premier oil Company engaged in exploration, production and transportation of crude oil & natural gas with its Headquarters at Duliajan, Assam. Duliajan is well connected by Air with nearest Airport being at Dibrugarh, 45 km away. Pipeline Department of OIL, having its Head Quarter at Noonmati, Guwahati, operates and maintains the cross country crude oil and product pipeline spanning across the state of Assam, West Bengal and Bihar.
- 2.0 In connection with its operations, Pipeline Department of OIL invites Domestic Competitive Bids (DCB) from competent and experienced Contractors through OIL's e-procurement site for **ENGINEERING** "HIRING THE **SERVICES OF** DESIGN, **DETAIL AND** INSTALLATION OF 406.4 MM OD PIPELINE AND 'OFC' BY HDD AT 2 LOCATIONS OF NH37 ROAD CROSSINGS AND HOOKUP WITH EXISTING 16" CRUDE-OIL AND NSPL PRODUCT PIPELINES EACH AT MISA AND AMONI IN NAGAON DISTRICT OF ASSAM".

You are invited to submit your most competitive bid on or before the scheduled bid closing date and time through OIL's e-procurement portal https://etender.srm.oilindia.in/irj/portal.

For your ready reference, few salient points of the IFB (covered in detail in the Bid Document) are highlighted below:

(i) IFB No. : **CGI3467 P17**

(ii) Type of IFB : <u>Single Stage-Two Bid System</u>

(iii) Pre-Bid Conference Date : Not Applicable

(iv) Venue of Pre-Bid Conference : Not Applicable

(v) Last Date of Receipt of Pre-Bid : Not Applicable

Queries

(vi) Bid Closing Date & Time : As per online data

(vii) Bid Opening Date & Time : As per online data

(viii) Priced Bid Opening Date : As per online data. Prices as given in the

Price bid Format shall be evaluated in respect of only the techno commercially acceptable bidders whose bids are found to be substantially responsive to the terms and conditions of the Tender. To be intimated separately to all technically qualified

Company:	Contractor:
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bidder.

(ix) Bid Submission Mode : Bid should be uploaded in OIL's E-

Procurement portal

(x) Bid Opening Place : Office of the Chief Manager-Contracts

Oil India Limited, Pipeline Head Quarter

Guwahati-781171, Assam, India

(xi) Bid Validity : <u>120 days</u> from date of Closing of bid

(xii) Mobilisation Time : Within <u>15(Fifteen) days</u> from the date of

LOA by OIL

(xiii) Bid Security Amount : Rs.5,26,200.00

(xiv) Bid Security Validity : <u>150 days</u> from date of closing of bid

(xv) Amount of Performance Guarantee : 10 % of the annualized contract value

(xvi) Amount of Retention Money : NIL

(xvii) Validity of Performance Security : Up to 3 months from date of completion of

contract

(xviii) Duration of the Contract : **6(six) months**

(xix) Quantum of Liquidated Damage: : 1/2% of total contract cost for Default in

Timely Mobilisation and/or default in timely completion of work for delay per week or part thereof subject to maximum of 7.5%.

(xx) Bids to be addressed to: : CHIEF MANNAGER(CONTRACTS)

OIL INDIA LIMITED

PIPELINE HEAD QUARTER GUWAHATI-781171, ASSAM, INDIA

3.0 **INTEGRITY PACT:**

issue of

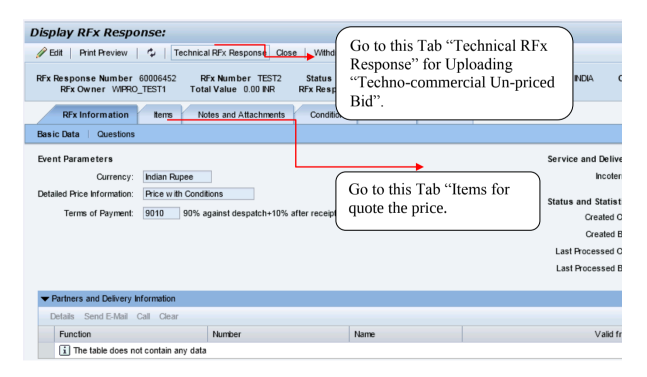
OIL shall be entering into an Integrity Pact with the bidders as per format enclosed vide "Section – V" of the tender document. This Integrity Pact Proforma has been duly signed digitally by OIL's competent signatory (Digitally Signed). The proforma has to be returned by the bidder (alongwith the technical bid) duly signed (digitally) by the same signatory who signed the bid, i.e., who is duly authorized to sign the bid. 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 sign the Bid.

4.0 GUIDELINES FOR PARTICIPATING IN OIL'S E-PROCUREMENT:

~	~
Company	Contractor:
Company:	Contractor.

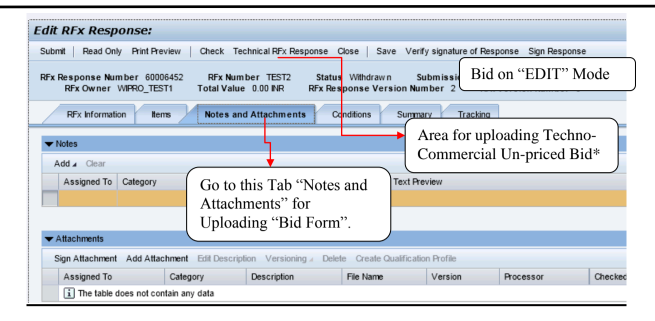
To participate in OIL's E-procurement tender, bidders should have a legally valid digital certificate of Class 3 with Organizations Name as per Indian IT Act from the licensed Certifying Authorities operating under the Root Certifying Authority of India (RCAI), Controller of Certifying Authorities (CCA) of India (http://www.cca.gov.in). Bidders must have a valid User ID to access OIL e-Procurement site. Bidders shall request OIL through E-mail or fax or letter along with the cost of bid documents as indicated in the NIT for issue of the User ID for accessing the E-procurement tender. The User ID shall be intimated to the eligible bidders through email on receipt of the requisite cost of the bid document. In case any bidder is eligible for exemption from paying the tender fee, they should request OIL with supporting documents for issue of the User ID on free of charge basis. Bidders who do not have a User ID, can click on Guest login button to view the available open tenders. The detailed guidelines are available in OIL's e-procurement site. For any clarification in this regard, bidders may contact OIL.

- 5.0 Bids received after closing hours as stipulated above will not be accepted. OIL will not be responsible for any delay in submission of bid because of connectivity problem and/or any other reasons whatsoever.
- 6.0 E-mail/Fax/Telegraphic/Telephone bids will not be accepted.
- 7.0 The Prices along with price related conditions should be filled online. Please ensure that **TECHNO-COMMERCIAL UN-PRICED BID** / **ALL TECHNICAL DOCUMENTS RELATED TO THE TENDER** is uploaded in the **Technical RFX Response link** only. **Please note that no price details should be uploaded in Technical RFX Response link.** 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.



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

Company:	Contractor:
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- 8.0 Bidder is responsible for ensuring the validity of digital signature and it's proper usage by their employee.
- 9.0 The bid including all uploaded documents shall be digitally signed by duly authorized representative of the bidding company.
- 10.0 OIL reserves the right to increase/decrease the quantum of job at the time of award of contract and it will be obligatory on the part of the successful bidder to accept the same at the offered rates.
- 11.0 The Company reserves the right to reject any or all the tenders or accept any tender without assigning any reason.
- 12.0 Offer must conform in all respect to the terms and conditions of the enquiry. Deviations, if any, must be clearly and specifically stated. Conditional bids are liable to be rejected at the discretion of the Company.

Thanking you,

Yours faithfully, OIL INDIA LIMITED

Chief Manager (Contracts) for General Manager (Pipeline Services)

Company: _____ Contractor : _____

PART-I

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.

2.0 BIDDING DOCUMENTS

2.1 **TENDER FEE:**

- 2.1.1 Bidders interested to provide the services and interested to participate in the above tender are requested to submit the tender fee of Rs. 1,000/- (Rupees One Thousand) only by Online transaction. Online Transaction (Bidders must submit Tender Fee on-line through OIL's electronic Payment Gateway only) NO OTHER MODE OF PAYMENT WILL BE ACCEPTED BY THE COMPANY.
- 2.1.2 Tender fee shall be paid one week prior to Bid Closing date. Bidder whose Tender fee reach after the last date of received of tender fee as mentioned in online data shall not be allowed to participate in the bidding process.

2.2 **EXEMPTION OF TENDER FEE:**

- i) Small Scale Industries (SSI) registered with NSIC under Single Point Registration Scheme are exempted from payment of tender fees for the items they are registered with NSIC. Valid registration certificate with NSIC must be enclosed along with the application for issuing tender documents.
- ii) Public Sector Units (PSU) are also exempted from payment of tender fee.
- iii) Firms registered with NSIC, PSU's & Government Departments claiming exemption from payment of tender fee should submit their request with all credentials to the tender administrator at least 7 days in advance from the date of closer of sale of bid documents, to get access for participation in the tender.
- (iv) Tender documents provided to SSI Units registered with NSIC on free of charge basis shall submit their offer for the service for which they are registered. Their offer for other than the registered service shall not be acceptable. Their offer as service provider also will not be acceptable and shall be rejected straightway.

2.3 TRANSFERABILITY OF BID DOCUMENTS:

- 3.1 Bid Documents are non-transferable. Bid can be submitted only in the name of the bidder in whose name the Bid Document has been issued.
- 3.2 Unsolicited bids will not be considered and will be rejected straightway.

Company:	Contractor:

2.4 **DOCUMENT:**

The services required, bidding procedures and contract terms are prescribed in the Bidding Documents. This bidding document includes the following:

- a) A forwarding letter highlighting the following points. :
 - i) Company's Tender No.
 - ii) Bid closing date and time.
 - iii) Bid opening date, time and place.
 - iv) Bid submission place.
 - v) Bid opening place.

Part- I: Instruction to Bidders

Part- II : Bid Rejection/Evaluation Criteria

Section-I: General Terms and Conditions of the contract **Section-II**: Schedule of Quantities, Service/work and Rates

Section-III: Special Condition of the Contract

Section-IV: Schedule of Company's Materials, Plants & Equipments

Section-V: Safety Measures & Compliance Format

Section-VI: Integrity Pact –Not applicable

Proforma - A : Price Bid Format

Proforma - **B** : Bid Form

Proforma - C : Bank Guarantee format for Bid Security Deposit

Proforma - **D** : Bank Guarantee format for Performance Security Deposit

Proforma - E : Agreement Form

Proforma - F : Statement of Compliance/Non-Compliance

Proforma - G : Not Applicable **Proforma** - H : Letter of Authority

Proforma - I : Undertaking

Proforma - J : Certificate of Annual Turnover & Net worth

2.5 The bidder is expected to examine all instructions, forms, terms and specifications in the Bidding Documents. Failure to furnish all information required in the Bidding Documents or submission of a bid not substantially responsive to the Bidding Documents in every respect will be at the Bidder's risk & responsibility and may result in the rejection of its bid.

3.0 AMENDMENT OF BIDDING DOCUMENTS:

- 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 Bidding Documents by the issuance of an Addendum.
- 3.2 All corrigenda, amendments, time extension, clarifications etc. if any to the above tender will be hosted on OIL's website and in the e-portal https://etenders.srm.oilindia.in/irj/portal only and no separate notification shall be

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issued in the press. Prospective bidders are requested to regularly visit the website and e-portal to keep themselves updated.

All corrigenda, amendments, time extension, clarifications etc. if any will be uploaded in the OIL's e-portal in the C-folder under the tab "Amendments to Tender Documents". Bidders shall also check OIL's E-Tender portal [C-folder under the tab "Amendments to Tender Documents"] for any amendments to the bid documents before submission of their bids.

4.0 PREPARATION OF BIDS

4.1 **LANGUAGE OF BIDS**:

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 translated version, which shall govern for the purpose of bid interpretation.

4.2 **BIDDER'S NAME & ADDRESS**:

Bidders should indicate in their bids their detailed postal address including the Fax/Telephone / Cell Phone Nos. and E-mail address.

5.0 DOCUMENTS COMPRISING THE BID:

5.1 Bids are invited under <u>Single Stage- Two Bid System</u>. The bid along with all Annexure and copies of documents should be submitted in e-form only through OIL's e-bidding engine. The price bids submitted in physical form against procurement tenders shall not be given any cognizance. However the following documents should necessarily be submitted in physical form in sealed envelope superscribed as "Tender Number and due for opening on_____" The outer cover of the sealed envelope should duly bear the tender number and date of closing/opening prominently underlined, along with the address as under

Chief Manager (contracts), Oil India Limited Pipeline Head Quarter, Narangi P.O.: Udayan Vihar, Guwahati, Assam – 781171

5.2 **Envelope**:

- i) Containing Valid and proper Bid Security in Original as per <u>Clause 10.0</u> and should reach the office of Chief Manager (Contracts) before Bid closing date and time, otherwise Bid will be rejected. A scanned copy of this document should also be uploaded along with the Un-priced (Technical) bid documents.
- ii) Any other document like Integrity Pact, if any, required to be submitted in original as per tender requirement.

Documents sent through E-mail/Fax/Telex/Telegraphic/Telephonic will not be considered.

5.3 E- FORM FOR ONLINE SUBMISSION:

Company:	Contractor:

5.3.1 **TECHNICAL BID** (**Un-Priced**) comprise of the following:

- i) Containing Certificate of Compliance in respect of BRC of the Bid Document as per **Part-II**.
- ii) Complete technical details of the services and equipment specifications with catalogue, etc
- iii) Documentary evidence established in accordance with clause $\underline{9.0}$ of this section.
- iv) Copy of Bid Security furnished in accordance with clause <u>10.0</u> of this section.
- v) Statement of Non-compliance (for Technical Non-compliance only) (except BRC) as per **Proforma-F**.
- vi) Copy of signed Bid document without indicating prices.

5.3.2 **COMMERCIAL/PRICE BID** comprising of following:

Bidder shall quote their prices in the following Proforma and shall upload the same in the OIL's E-Portal:

- (i) Price-Bid Format as per **Proforma-A**
- (ii) Bid Form as per **Proforma -B**

The Priced Bid shall contain the prices along with the currency quoted and any other commercial information pertaining to the service offered.

NOTE:

Only **Envelope** mentioned in **clause** <u>5.2</u> **above** shall be submitted to Office of Chief Manager (Contracts), Oil India Ltd, Guwahati within Bid Closing Date and **TECHNICAL BID** & **COMMERCIAL** / **PRICE BID** shall be submitted through etendering process.

6.0 BID FORM:

The bidder shall complete the Bid Form and the appropriate Price Schedule furnished in their Bid.

7.0 BID PRICE:

- 7.1 Unit prices must be quoted by the bidders both in words and in figures.
- 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.

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Company.	Contractor.

7.3 All duties and taxes including VAT, Service tax, Contract Tax, Corporate income Taxes and other levies payable by the successful bidder under the Contract for which this Bidding Document is being issued, shall be included in the rates, prices and total Bid Price submitted by the bidder, and the evaluation and comparison of bids shall be made accordingly. For example, personal taxes and/or any corporate taxes arising out of the profits on the contract as per rules of the country shall be borne by the bidder.

8.0 CURRENCIES OF BID AND PAYMENT:

8.1 Bid currency and payment shall be INR.

9.0 DOCUMENTS ESTABLISHING BIDDER'S ELIGIBILITY AND QUALIFICATIONS:

These are listed in **Part-II** of the document.

10.0 SIGNING OF BID:

10.1 Bids are to be submitted online through OIL's E-procurement portal with digital signature. The bid and all attached documents should be digitally signed by the bidder using "Class 3" digital certificates with Organizations Name [e-commerce application (Certificate with personal verification and Organisation Name)] as per Indian IT Act 2000 obtained from the licensed Certifying Authorities operating under the Root Certifying Authority of India(RCAI), Controller of Certifying Authorities(CCA) of India before bid is uploaded.

If any modifications are made to a document after attaching digital signature, the digital signature shall again be attached to such documents before uploading the same.

The authenticity of above digital signature shall be verified through authorized CA after bid opening and in case the digital signature is not of "Class-3" with organization name, the bid will be rejected.

Bidder is responsible for ensuring the validity of digital signature and it's proper usage by their employees.

- 10.2 The original and all copies of the bid shall be typed or written in indelible inks and shall be signed by the Bidder or a person or persons duly authorised to bind the Bidder to the contract. The letter of authorisation (as per Proforma-H) shall be accompanying the Bid. All pages of the Bid, drawings and other accompanying documents except for unamended printed literature, shall be initialed by the person or persons signing the Bid Document.
- 10.3 Any person signing the Bid or any other document in respect of this Bid Document or other relevant documents on behalf of the Bidder without disclosing his authority to do so shall be deemed to have the authority to bind the Bidder. If it is discovered at any time that the person so signing has no authority to do so, the Company (OIL) may, without prejudice to any other right or remedy, cancel his Bid or Contract and hold the Bidder liable to the Company (OIL) for all costs and damages arising from the cancellation of the Bid or Contract including any loss which the Company (OIL) may sustain on account thereof.

Company:	Contractor:

- 10.4 Any physical documents submitted by bidders shall contain no interlineations, white 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 or persons who has/have digitally signed the Bid.
- 10.5 Any Bid, which is incomplete, ambiguous, or not in compliance with the Bidding process will be rejected.

11.0 BID SECURITY:

- Pursuant to clause <u>5.0</u> the Bidder shall furnish as part of its Technical bid, Bid Security for an amount of Rs.5,26,200.00 (Rupees Five Lakhs Twenty Six Thousand Two Hundred) only.
- 11.2 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-clause <u>11.7</u>.
- 11.3 The Bid Security shall be denominated in the currency of the bid and shall be in one of the following form:
 - (a) A Bank Guarantee in the prescribed format vides **Proforma-C** or in another form acceptable to the Company issued by any Scheduled Bank in India.

The Bank Guarantee shall be valid for 30 days beyond the validity of the bids asked for in the Bid Document.

Bank Guarantees issued by Banks in India should be on non-judicial stamp paper of requisite value, as per Indian Stamp Act, purchased in the name of the Banker.

- (b) By online transaction
- 11.4 Any bid not secured in accordance with sub-clause 11.1 and /or 11.3 shall be rejected by the Company as non-responsive.
- 11.5 Unsuccessful Bidder's Bid Security will be discharged and/or returned within 30 days of expiry of the period of bid validity.
- 11.6 Successful Bidder's Bid Security will be discharged upon the Bidder's signing of the contract and furnishing the performance security.
- 11.7 The Bid Security may be forfeited:
 - a) If any Bidder withdraws or modifies their bid during the period of bid validity (including any subsequent extension)

or

b) If a successful Bidder fails:

Company:	Contractor:
Company	Contractor:

- i) to sign the contract within stipulated reasonable time & within the period of bid validity, and/or
- ii) to furnish the Performance Security.
- 11.8 In case any bidder withdraws their bid during the period of bid validity, Bid Security will be forfeited and the party shall be debarred for a period of 2(two) year to participate any future tender.
- 11.9 Central Govt. offices and Central Public Sector undertakings are exempted from submitting Bid Security.

12.0 PERIOD OF VALIDITY OF BIDS:

- 12.1 Bids shall remain valid for <u>120 days</u> after the date of bid opening (technical) prescribed by the Company.
- 12.2 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/email (or by Fax). The bid Security provided under <u>Clause 11.0</u> shall also be suitably extended. A Bidder may refuse the request without forfeiting its Bid Security. A Bidder granting the request will neither be required nor permitted to modify their bid.
- 12.3 Bid Security shall not accrue any interest during its period of validity or extended validity.
- **13.0** 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-F**.
- **14.0** Timely delivery of the bids is the responsibility of the Bidder. Company shall not be responsible for any delay.

15.0 DEADLINE FOR SUBMISSION OF BIDS:

Bids must be received by the company within Bid Closing Date as specified in the "Forwarding Letter".

16.0 LATE BIDS:

Any Bid received by the Company after the deadline for submission of bids prescribed by the Company shall be rejected.

17.0 MODIFICATION AND WITHDRAWAL OF BIDS:

- 17.1 The Bidder after submission of bid may withdraw its bid by written notice prior to bid closing.
- 17.2 The Bidder's withdrawal notice shall be prepared sealed, marked and dispatched in accordance with the provisions of <u>Clause 5.1</u>. A withdrawal notice may also be sent by

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Company.	Contractor.

fax but followed by a signed confirmation copy, postmarked not later than the deadline for submission of bids.

- 17.3 No bid can be modified subsequent to the uploading in the e-tendering system.
- 17.4 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.

18.0 PRE-BID CONFERENCE/ MEETING:

Not Applicable for this Tender.

19.0 FURNISHING FRAUDULENT INFORMATION/DOCUMENTS:

If it is found that a bidder/contractor has furnished fraudulent information / documents, the Bid Security/Performance Security shall be forfeited and the party shall be debarred for a period of 3(three) years from the date of detection of such fraudulent act besides the legal action.

20.0 OPENING AND EVALUATION OF BID:

- 20.1 Company will open the Bids in the presence of Bidder's representatives who choose to attend at the date, time and place mentioned in the Forwarding Letter. However, an authorization letter from the bidder must be produced by the Bidder's representative at the time of bid opening. Unless this Letter is presented, the representative will not be allowed to attend the bid opening. Only one representative against each bid will be allowed to attend.
- 20.2 Bid for which an acceptable notice of withdrawal has been received shall not be opened. Company will examine bids to determine whether they are complete, whether requisite Bid Securities have been furnished, whether documents have been properly signed and whether the bids are generally in order.
- 20.3 At bid opening, Company will announce the Bidder's names, written notifications of bid modifications or withdrawal, if any, the presence of requisite Bid Security and such other details as the Company may consider appropriate.
- 20.4 Company shall prepare, for its own records, document containing the information disclosed to those present in accordance.
- 20.5 To assist in the examination, evaluation and comparison of bids, normally no clarifications shall be sought from the Bidders. However, for assisting in the evaluation of the bids especially on the issues where the Bidder confirms compliance in the evaluation and contradiction exists on the same issues due to lack of required supporting documents in the Bid (i.e. document is deficient or missing), or due to some statement at other place of the Bid (i.e. reconfirmation of confirmation) or vice versa, clarifications may be sought by OIL at its discretion. 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.

Company: Contractor	•
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- 20.6 Prior to the detailed evaluation, Company will determine the substantial responsiveness of each bid to the requirement of the Bidding Documents. For purpose of these paragraphs, a substantially responsive bid is one, which conforms to all the terms and conditions of the Bidding Document without deviations or reservation. A deviation or reservation is one which affects in any way substantial way the scope, quality, or performance of work, or which limits in any substantial way, in-consistent way with the bidding documents, the Company's right or the bidder's obligations under the contract, and the rectification of which deviation or reservation would affect unfairly the competitive position of other bidders presenting substantial responsive bids. The Company's determination of bid's responsiveness is to be based on the contents of the Bid itself without recourse to extrinsic evidence.
- 20.7 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.
- 20.8 The Company may waive minor informality or nonconformity or irregularity in a bid, which does not constitute a material deviation, provided such waiver, does not prejudice or affect the relative ranking of any Bidder.

21.0 OPENING OF COMMERCIAL/PRICE BIDS:

- 21.1 Company will open the Commercial/Price Bids of all the Technically Qualified Bidders on a specific date in presence of interested bidders.
- 21.2 The Company will examine the Price quoted by Bidders to determine whether they are complete, any computational errors have been made, the documents have been properly signed, and the bids are generally in order.
- 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, their bid will be rejected. Similarly, if there is any discrepancy between words and figure, the amounts in words shall prevail and will adopted for evaluation.

22.0 EVALUATION AND COMPARISON OF BIDS:

- 22.1 The Company will evaluate and compare the bids as per <u>Bid Evaluation Criteria in Part-II</u> of the bidding documents.
- 22.2 DISCOUNTS / REBATES: Unconditional discounts/rebates, if any, given in the bid or along with the bid will be considered for evaluation.
- 22.3 Post bid or conditional discounts/rebates offered by any bidder shall not be considered for evaluation of bids. However, if the lowest bidder happens to be the final acceptable bidder for award of contract, and if they have offered any discounts/rebates, the contract shall be awarded after taking into account such discounts/rebates.

Company:	Contractor:

23.0 CONTACTING THE COMPANY:

- 23.1 Except as otherwise provided, 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.
- An effort by a Bidder to influence the Company in the Company's bid evaluation, bid comparison or Contract award decisions may result in the rejection of their bid.

24.0 AWARD OF CONTRACT

AWARD CRITERIA:

- 24.1 The Company will award the Contract to the successful Bidder whose bid has been determined to be substantially responsive and has been determined as the lowest evaluated bid, provided further that the Bidder is determined to be qualified to perform the Contract satisfactorily.
- 24.2 In case more than one bidder emerges as lowest bidder due to equal rate quoted by the bidder, then the lowest bidder will be decided by draw of lots. Company's decision in this regard is final and binding to all bidders.
- 24.3 Company at its own discretion may split the work among two or more bidders. Company's decision in this regard is final and binding to all bidders.

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

Company reserves the right to accept or reject any or all bids and to annul the bidding process and reject all bids, at any time prior to award of contract, without thereby incurring any liability to the affected bidder, or bidders or any obligation to inform the affected bidder of the grounds for Company's action.

26.0 NOTIFICATION OF AWARD:

- 26.1 Prior to the expiry of the period of bid validity or extended validity, the company will notify the successful Bidder in writing by registered letter or email or fax (to be confirmed in writing by registered / couriered letter) that its bid has been accepted.
- 26.2 The notification of award will constitute the formation of the Contract.
- 26.3 Upon the successful Bidder's furnishing of Performance Security, the company will promptly notify each un-successful Bidder and will discharge their Bid Security.

27.0 SIGNING OF CONTRACT:

27.1 At the same time as the Company notifies the successful Bidder that its Bid has been accepted, the Company will either call the successful bidder for signing of the agreement or send the **Contract Document** with General & Special Conditions of Contract, Technical Specifications, Schedule of rates incorporating all agreements between the parties.

Company: Contractor :

27.2 Within 30 days of receipt of the final contract document, the successful Bidder shall sign and date the contract and return it to the company.

28.0 PERFORMANCE SECURITY:

- 28.1 Successful bidder shall be required to furnish an amount equivalent to 10% of the annualized contract value as Performance Security Deposit within 15 days of notification of award of contract and before signing of the formal contract. In case of default the award of contract may be cancelled and Security deposit forfeited. The Performance Security Deposit may be in the form of a Bank Guarantee issued by a Nationalized Bank, and shall remain valid for **three** more months beyond validity of the contract. A copy of the Bank Guarantee format is enclosed as Annexure D.
- 28.2 The performance security money shall be payable to Company as compensation for any loss resulting from Contractor's failure to fulfill its obligations under the Contract.
- 28.3 In addition to Performance Security Deposit, a retention money equivalent to NIL of each running account bill shall be deducted till final completion of the work.
- 28.4 The performance security as specified above must be valid for <u>3 months</u> (plus 3 months to lodge claim, if any) after the date of expiry of the tenure of the contract to cover the warranty obligations. The same will be discharged by company not later than 30 days following its expiry.
- 28.5 Failure of the successful Bidder to comply with the requirements of clause 28.1 and /or 28.4 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 then case may be.
- 28.6 The amount of retention money shall be released after expiry of Contractor's performance obligation under this contract.
- 28.7 The work shall have to be started within **15(Fifteen) days** from the date of issue of work order.
- 28.8 Time will be regarded as the essence of the Contract and the failure on the part of the Contractor to complete the work within the stipulated time shall entitle the Company to recover liquidate damages and / or penalty from the Contractor as per terms of the tender /contract.
- 28.9 The contractor will be required to allow OIL officials to inspect the work site and documents in respect of the workers payment.

29.0 DISCOUNTS / REBATES:

29.1 Unconditional Discounts/ Rebates if any given in the bid or along with bid will be considered for evaluation.

Company:	Contractor:
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29.2 Post bid or conditional discounts / rebates offered by any bidder shall not be considered for evaluation of bids. However, if the lowest bidder happens to be the final acceptable bidder for award of contract and if they have offered any discount/rebate, the contract shall be awarded after taking into consideration such discount / rebate. These provisions shall be incorporated suitably in the Bid Document.

30.0 BACKING OUT BY BIDDER:

30.1 In case any bidder withdraws their bid within the bid validity period, Bid Security will be forfeited and the party will be debarred for a period of 2(two) years from the date of withdrawal of bid.

31.0 BACKING OUT BY L-1 BIDDER AFTER ISSUE OF LOA:

31.1 In case LOA issued is not accepted by the L1 bidder or the Performance Security is not submitted as per the terms of the contract within the time specified in the Bid Document, the Bid Security shall be forfeited and the bidder shall be debarred for 2(two) years from the date of default.

32.0 FURNISHING FRAUDULENT INFORMATION/DOCUMENT:

32.1 If it is found that a Bidder/Contractor has furnished fraudulent document/information, the Bid Security/Performance Security shall be forfeited and the party shall be debarred for period of 3(three) years from date of detection of such fraudulent act, besides the legal action.

33.0 RESPONSIVENESS OF THE BIDS:

33.1 The bids shall conform to the specifications and terms and conditions given in the bidding documents. Bids will be rejected in case material and services offered do not conform to the required parameters stipulated in the technical specifications. Notwithstanding the general conformity of the bid to the stipulated specifications, the following requirements will have to be particularly met by the bidders without which the same will be considered non-responsive and rejected. All the documents related to BRC shall be submitted along with the Techno-Commercial Bid.

34.0 INTEGRITY PACT

- 34.1 OIL shall be entering into an Integrity Pact with the bidders as per format enclosed vide "SECTION –V- Integrity Pact "of the tender document. This Integrity Pact Proforma has been duly signed digitally by OIL's competent signatory (Digitally Signed). The proforma has to be returned by the bidder (alongwith the technical bid) duly signed (digitally) by the same signatory who signed the bid, i.e., who is duly authorized to sign the bid. 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 sign the Bid.
- 34.2 OIL has appointed Shri Rajiv Mathur, IPS (Retd) and Shri Satyananda Mishra, IAS(Retd.) as Independent Monitors (IEM) for a period of 3 (three) years to oversee implementation of Integrity Pact in OIL. Bidders may contact the

Company:	Contractor:
Company.	Contractor.

Independent External Monitors for any matter relating to the IFB at the following addresses:

a. Shri Rajiv Mathur, IPS(Retd), Former Director, IB, Govt. of India;

E-mail: rajivmathur23@gmail.com

b. Shri Satyananda Mishra, IAS(Retd.),Former Chief Information Commissioner of India & Ex-Secretary, DOPT, Govt. of India

E-mail: satyanandamishra@hotmail.com

35.0 COST OF BIDDING:

- 35.1 The bidder shall bear all cost associated with the preparation and submission of its bid and OIL will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.
- 35.2 The Bidder is expected to examine all instructions, forms, terms and specifications in the bidding documents. Failure to furnish all information required by the bidding documents or submission of bid not substantially responsive to the bidding documents in every respect will be at the Bidder's risk and may result in the rejection of its bid without seeking any clarifications.

36.0 SITE VISIT:

The Bidder, at the Bidder's own cost, responsibility and risk is encouraged to visit and examine the site of work and its surroundings, understand the logistics and obtain all information that may be necessary for preparing the Bid and entering into a Contract for the required services/work. The Contractor shall be deemed prior to Pre-Bid Conference & submitting their Bid to have:

- a) Inspected and examined the Site and its surroundings and carried out such surveys as it considers necessary;
- b) Satisfied itself as to the nature of the work and materials necessary for the execution of the Works;
- c) Satisfied itself as to the circumstances at the Site, including, without limitation, the ground and sub-soil, the form and nature of the Site and the climate and hydrological conditions of the Site:
- Satisfied itself as to the means of communication with and access to & through the Site, the accommodation it may require and the precautions and the times and methods of working;
- e) Obtained for itself all necessary information as to the risks, contingencies and all other circumstances, which may influence or affect the Contract price and its obligations under the Contract;
- f) Satisfied itself with all the Indian as well as local conditions, factors and legislation which may have any effect on the execution of the work covered under the Bid Document.

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Company	Contractor:
Company:	Contractor:

g) Ascertained the general labour position at the Site and have understood the cost associated with engagement of the labours.

37.0 GENERAL:

- 37.1 The bids can only be submitted in the name of the Bidder who has been permitted to participate in the bid. The bid papers, duly filled in and complete in all respects shall be submitted together with requisite information and Annexures. It shall be complete and free from ambiguity, change or interlineations.
- 37.2 The bidder should indicate at the time of quoting against this tender their full postal and Fax/Email addresses.
- 37.3 The bid including all attached documents shall be digitally signed by duly authorized representative of the bidding company.

38.0 SPECIFICATIONS:

Before submission of Bids, Bidders are requested to make themselves fully conversant with all Conditions of the Bid Document and other relevant information related to the works/services to be executed under the contract.

- **39.0** The bidders are required to furnish the composition and status of ownership of the firm in whose name tender documents have been purchased /issued along with one or more of the following documentary evidences(which are applicable to the bidder) in support of the same.
 - 39.1. <u>In case of Sole Proprietorship Firm</u>-Copies of Telephone/Electricity/Mobile Bill, PAN, latest Income Tax Return indicating therein the name, business and residential address, E-mail and telephone numbers of the owner and copies of Service Tax and Central Excise Registration Certificate.
 - 39.2 <u>In case of HUF</u>-Copies of Telephone/Electricity/Mobile Bill, PAN, latest Income Tax Return, Family Arrangement indicating therein the name, residential address, E-mail and telephone numbers of the owners in general and Karta in particular and copies of Service Tax and Central Excise Registration Certificate.
 - 39.3 <u>In case of Partnership Firm</u>-Copies of Telephone/Electricity/Mobile Bill, PAN, latest Income Tax Return indicating therein the name, residential address, E-mail and telephone numbers of all the partners(including the Managing Partner), registered partnership agreement/deed and copies of Service Tax and Central Excise Registration Certificate.
 - 39.4 <u>In case of Co-Operative Societies</u>-Copies of Telephone/Electricity/Mobile Bill, PAN, latest Income Tax Return indicating therein the name, residential address, E-mail and telephone numbers of all the Directors or persons who are at the helm of affairs, registration certificate from Registrar of Co-Operative Societies and copies of Service Tax and Central Excise Registration Certificate.
 - 39.5 <u>In case of Societies registered under the Societies Registration Act</u> -Copies of Telephone/Electricity/Mobile Bill, PAN, latest Income Tax Return indicating therein the name, residential address, E-mail and telephone numbers of all the Directors or persons

Company:	Contractor:
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who are at the helm of affairs, registration certificate from the Registrar of the state and copies Service Tax and Central Excise Registration Certificate.

- 39.6 In case of Joint Stock Companies registered under the Indian Companies Act Copies of Telephone/Electricity/Mobile Bill, PAN, latest Income Tax Return indicating therein the name, residential address,E-mail and telephone numbers of all the Directors or persons who are at the helm of affairs, Certificate of Incorporation from the Registrar of Companies, Memorandum and Articles and copies of Service Tax and Central Excise Registration Certificate.
- 39.7 <u>In case of Trusts registered under the Indian Trust Act</u> Copies of Telephone/Electricity/Mobile Bill, PAN, latest Income Tax Return indicating therein the name, residential address, E-mail and telephone numbers of all the Trustee or persons who are at the helm of affairs, registration certificate from the Registrar of the state, Trust Deed and copies Service Tax and Central Excise Registration Certificate.

Company:	Contractor:
Company:	Contractor.

PART - II

BID REJECTION / EVALUATION CRITERIA:

1.0. BID REJECTION CRITERIA (BRC):

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

1.1 TECHNICAL REQUIREMENTS FOR BIDDERS:

TECHNICAL:

1.1.1 The Bidder shall have the experience of executing at least one project for installation of API quality Hydrocarbon `Cross-country' submerged pipeline in India by horizontal directional drilling (HDD) method for a minimum length 200 m and size 219.1 mm (8"NB)& above across river/road. The value of aforesaid job experience shall be at least **Rs. 1,31,55,000.00**. The experience criteria as defined above shall be in last 7 (seven) years reckoned from the bid closing date.

Note:

Documentary evidence in support of work experience and fulfilling the requirement must be submitted along with techno-commercial bid. These documents should be in the form of copies of Completion Certificates/ Payment Certificates issued by the Owner of a pipeline. However, the originals of these documents shall have to be produced by the bidder, as and when asked for.

Note:

- 1. A job executed by a bidder for its own organization / subsidiary cannot be considered as experience for the purpose of meeting BEC.
- 2. In case of tenders for Annual rate contracts / Maintenance and Service contracts, if the prospective bidder is executing rate / maintenance /service contract which is still running and the contract value / quantity executed prior to due date of bid submission is equal to or more than the minimum prescribed value in the BEC such experience will also be taken in to consideration provided that the bidder has submitted satisfactory work / supply / service execution certificate issued by end user.

1.2 FINANCIAL:

1.2.1 Annual financial turnover of the bidder, as per Audited Annual Reports in any of the preceding three financial years should be at least **Rs.78,93,000.00**

For consortium:

Company:	Contractor:

At least one member of the consortium to meet the above criteria of 50% turnover. The other members of consortium should meet minimum 25% turnover requirement.

1.2.2 **Net Worth** shall be positive for last financial year reckoned from the original bid closing date

Note: For proof of Annual turnover and Annual financial turnover in any the preceding 3(Three) accounting years reckoned from the bid closing date, any of the following documents/photocopies must be submitted along with the bid:

i) A certificate issued by a practicing Chartered Cost Accountants(with membership no. and Firm Registration Number) certifying the **Annual turnover** and & **Net Worth**

OR

ii) Audited Balance Sheet along with Profit & Loss account.

In case the bidder is a Central Govt. Organization/PSU/State Govt. Organization/Semi-State Govt. Organization or any other Central/State Govt. Undertaking, where the auditor is appointed only after the approval of Comptroller and Auditor General of India and the Central Government, their certificates may be accepted even though FRN (Firm Registration Number) is not available. However, bidder will have to provide documentary evidence for the same.

1.3 GENERAL:

- (i) In case bidder takes exception to any clause of Tender Document not covered under BEC, then the Company has the discretion to load or reject the offer on account of such exception if the bidder does not withdraw / modify the deviation when / as advised by the Company. The loading so done by the Company will be final and binding on the Bidders.
- (ii) No deviation will however, be accepted in the clauses covered under BEC/BRC and bidder shall attach full documentary evidences in support of the eligibility criteria, otherwise, the bid will be rejected. In case, any of the clauses in the BRC contradict with other clauses of Bid Document elsewhere, then the clauses in the BRC shall prevail.
- (iii) To assist in the examination, evaluation and comparison of bids, normally no clarifications shall be sought from the Bidders. However, for assisting in the evaluation of the bids especially on the issues where the Bidder confirms compliance in the evaluation and contradiction exists on the same issues due to lack of required supporting documents in the Bid (i.e. document is deficient or missing), or due to some statement at other place of the Bid (i.e. reconfirmation of confirmation) or vice versa, clarifications may be sought by OIL at its discretion. 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. Such clarification fulfilling the BEC/BRC clauses must be received on or before the

Company:	Contractor:
Company:	Contractor:

deadline given by the Company, failing which the offer will summarily rejected.

1.4 BID REJECTION CRITERIA (BRC):

Deviation to the following provision of the tender document shall make the bid liable for rejection:

- i. Firm price
- ii. EMD / Bid Bond
- iii. Scope of work
- iv. Specifications
- v. Price Schedule
- vi. Delivery / Completion Schedule
- vii. Period of Validity of Bid
- viii. Liquidated Damages
- ix. Performance Bank Guarantee / Security deposit
- x. Guarantee of material / work
- xi. Arbitration / Resolution of Dispute
- xii. Force Majeure
- xiii. Applicable Laws
- xiv. Integrity Pact, if applicable
- xv. Any other condition specifically mentioned in the tender documents elsewhere that non-compliance of the clause lead to rejection of the bid.

1.5 COMMERCIAL:

- 1.5.1 Bidder shall submit the offer under "<u>Single Stage Two Bid System</u>". Technical bid" and the "Price Bid".
- 1.5.2 Bidder shall furnish Bid Security along with Bid. Bid security shall be furnished as a part of 'Technical Bid'. Any bid not accompanied by a proper bid security will be rejected. Bidder shall submit original document to the address as specified with BCD before Bid opening date and time, otherwise Bid will be rejected. A scanned copy of this document should also be uploaded along with the Un-priced bid.
- 1.5.3 The Technical Bid should not have any price indication.
- 1.5.4 Bidder shall furnish Bid Security as referred in Relevant Section of the Bid document so as to reach the Company (i.e. OIL) before due date of closing. Any bid for which bid security is not received before due Date of Bid Closing will be rejected.
- 1.5.5 Validity of the bid shall be minimum **90 days**. Bids with lesser validity will be rejected.
- 1.5.6 Any bid received in the form of Telex/Cable/Fax/E-mail/ Telephone call will not be accepted.

Company:	Contractor:
Company.	Contractor.

- 1.5.7 Bidders must quote clearly and strictly in accordance with the price schedule outlined in relevant section of Bidding Documents; otherwise the bid will be rejected.
- 1.5.8 Any bid containing false statement will be rejected.
- 1.5.9 The Bid Documents are not transferable. Bids made by parties who have not purchased the Bid Documents from the Company will be rejected.
- 1.5.10 Any Bid received by the Company after the deadline for submission of bids prescribed by the Company will be rejected.
- 1.5.11 Price quoted by the successful Bidder must be firm during the performance of the Contract and not subject to variation on any account. A bid submitted with an adjustable price will be treated as non-responsive and rejected.
- 1.5.12 Bids shall be typed or written in indelible ink and shall be digitally signed by the bidder or his authorized representative.
- 1.5.13 Any physical documents wherever called for, submitted by bidders shall contain no interlineations, white 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 or persons who has/have digitally signed the Bid.
- 1.5.14 Bidder shall fulfill all the relevant clauses applicable for this e-Tender.
- 1.5.15 The following Clauses with all its sub-clauses should be agreed in toto, failing which the bid will be rejected. To this effect Bidder shall submit an undertaking along with the Technical Bid.
 - a) Performance Security Clause
 - b) Force Majeure Clause
 - c) Termination Clause
 - d) Settlement of disputes Clause
 - e) Liquidated Damages Clause.
 - f) Acceptance of Jurisdiction and applicable law.
 - g) Tax liabilities clause.
 - h) Insurance clause.
 - i) With holding clause.
 - j) Liability clause.
 - k) Set off clause
- **1.6** The Bidder must posses PF Code number, PAN, VAT & Service Tax Registration No issued by appropriate Govt. Authority.

2.0	BID	EVALU A	ATION	CRITERIA	(BEC):
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The Bids will be evaluated as per the Bid Evaluation Criteria (BEC) as stated herein under:

Company:	Contractor:

- 2.1 The bids conforming to the technical specifications, terms and conditions stipulated in the bid documents and considered to be responsive after subjecting to the Bid Rejection Criteria will be considered for further evaluation as per the Bid Evaluation Criteria given below:
- 2.2 To ascertain the inter-se-ranking, the comparison of the responsive bids will be made on the basis of total cost of various works envisaged under the contract.
- 2.3 <u>In case more than one bidder emerges as lowest bidder due to equal rate quoted by the bidder, then the lowest bidder will be decided by draw of lots. Company's decision in this regard is final and binding to all bidders.</u>

3.0 **PAYMENT TERMS:**

- 3.1 Payment for welding & radiography of 3 LPE pipe, repair of defective coating of 3LPE pipe, supply and installation of heat shrinkable sleeve will be initiated only after successful completion of HDD work.
- 3.2 Payment for welding & radiography of bare line pipe, repair of defective pipe ends, coating and wrapping by cold applied tape will be initiated only after lowering and backfilling of pipeline as per guidelines/instruction of engineer in charge.
- 3.3 Whereas payment of clause no 3.2 will be initiated only after successful completion of HDD work.
- 3.4 No part payment will be initiated before reaching of specified HDD rig in good working condition at site/starting of HDD work.

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Company	Contractor:
Company:	Contractor.

SECTION-I

GENERAL CONDITIONS OF CONTRACT

1.0 **DEFINITIONS**

- 1.1 In the contract, the following terms shall be interpreted as indicated:
 - a) "Contract" means agreement to be entered into between Company and Contractor, as recorded in the contract signed by the parties, including all attachments and appendices thereto and all documents incorporated by reference therein.
 - b) "Contract Price" means the price payable to Contractor under the contract for the full and proper performance of their contractual obligations.
 - c) "Work" means each and every activity required for the successful performance the services described in **Section-II.**
 - d) "Company" or "OIL" means Oil India Limited.
 - e) "Contractor" means the individual or firm or Body incorporated performing he Consultancy study under the Contract.
 - f) "Contractor's Personnel" mean the personnel to be provided by Contractor to provide services as per contract.
 - g) "Company's Personnel" mean the personnel to be provided by OIL or OIL's contractor (other than the Contractor executing the contract). The Company representatives of OIL are also included in the Company's personnel.

2.0 EFFECTIVE DATE, DATE OF COMMENCEMENT OF CONTRACT AND COMPLETION TIME OF CONTRACT

2.1 The contract shall become effective as of the date notifies Contractor in writing through Letter of Awarded (LOA). This date shall be treated as the effective date of commencement of the contract.

2.2 **MOBILISATION TIME:**

The mobilization of equipment, personnel etc. should be completed by Contractor within **15(Fifteen)** days from the effective date of the contract. Mobilization shall be deemed to be completed when Contractor's equipment and manpower are placed at the nominated location in readiness to commence Work as envisaged under the Contract duly certified by the Company's authorized representative.

2.3 DATE OF COMMENCEMENT OF CONTRACT:

The date of **Commencement of Contract** will be as notified by Company by issuing Work Order after Signing the Contract.

2.4 **DURATION OF CONTRACT:**

Company:	Contractor:

The completion time of Contract is $\underline{6(six)}$ months from the commencement date which includes mobilization time. If the job is not completed within $\underline{6(six)}$ months, the company shall have the option to extend the contract with same rates, terms & conditions.

3.0 GENERAL OBLIGATIONS OF CONTRACTOR:

Contractor shall, in accordance with and subject to the terms and conditions of this Contract.

- 3.1 Perform the work described in the **Section- II** in most economic and cost effective way.
- 3.2 Except as otherwise provided in the Terms of Reference and the special Conditions of the contract, provide all personnel as required to perform the work.
- 3.3 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 the successful and timely completion of the work.
- 3.4 Contractor shall be deemed to have satisfied himself before submitting their 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, cover all its obligations under the contract.
- 3.5 Contractor shall give or provide all necessary supervision during the performance of the services and as long thereafter as within the warranty period company may consider necessary for the proper fulfilling of contractor's obligations under the contract.

4.0 GENERAL OBLIGATIONS OF THE COMPANY:

Company shall, in accordance with and subject to the terms and conditions of this Contract.

- 4.1 Pay Contractor in accordance with terms and conditions of the contract.
- 4.2 Allow Contractor access, subject to normal security and safety procedures, to all areas as required for orderly performance of the work.
- 4.3 Perform all other obligations required of Company by the terms of this contract.

5.0 PERSONNEL TO BE DEPLOYED BY THE CONTRACTOR:

- 5.1 Contractor warrants that it shall provide competent, qualified and sufficiently experienced personnel to perform the work correctly and efficiently.
- 5.2 The Contractor should ensure that their personnel observe applicable company and statutory safety requirement. Upon Company's written request, contractor, entirely at its own expense, shall remove immediately; any personnel of the Contractor determined by the Company to be unsuitable and shall promptly replace such personnel with personnel acceptable to the Company.

Company:	Contractor:
Company:	Contractor:

- 5.3 The Contractor shall be solely responsible throughout the period of the contract for providing all requirements of their personnel. Company shall have no responsibility or liability in this regard.
- 5.4 Contractor's key personnel shall be fluent in English language (both writing and speaking).

6.0 WARRANTY AND REMEDY OF DEFECTS:

- 6.1 Contractor warrants that it shall perform the work in a professional manner and in accordance with the highest degree of quality, efficiency, and with the state of the art technology/ inspection services and in conformity with all specifications, standards and drawings set forth or referred to in the Technical Specifications. They should comply with the instructions and guidance which Company may give to the Contractor from time to time.
- 6.2 Should Company discover at any time <u>during the execution</u> of the Contract that the work carried out by the contractor does not conform to the foregoing warranty, Contractor shall after receipt of notice from Company, promptly perform all corrective work required to make the services conform to the Warranty. Such corrective work shall be performed entirely at contractor's own expenses. If such corrective work is not performed within a reasonable time, the Company, at its option, may have such remedial work carried out by others and charge the cost thereof to Contractor which the contractor must pay promptly. In case contractor fails to perform remedial work, the performance security shall be forfeited.

7.0 CONFIDENTIALITY, USE OF CONTRACT DOCUMENTS AND INFORMATION:

- 7.1 Contractor shall not, without Company's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing pattern, sample or information furnished by or on behalf of Company in connection therewith, to any person other than a person employed by Contractor in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only as far as may be necessary for purposes of such performance.
- 7.2 Contractor shall not, without Company's prior written consent, make use of any document or information except for purposes of performing the contract.
- 7.3 Any document supplied to the Contractor in relation to the contract other than the Contract itself remain the property of Company and shall be returned (in all copies) to Company on completion of Contractor's performance under the Contract if so required by Company.

8.0 TAXES:

- 8.1 Tax levied as per the provisions of Indian Income Tax Act and any other enactment/rules on income derived/ payments received under the contract will be on contractor's account.
- 8.2 Contractor shall be responsible for payment of personal taxes, if any, for all the personnel deployed in India.

- 8.3 The contractor shall furnish to the company, if and when called upon to do so, relevant statement of accounts or any other information pertaining to work done under the contract for submitting the same to the Tax authorities, on specific request from them. Contractor shall be responsible for preparing and filing the return of income etc. within the prescribed time limit to the appropriate authority.
- 8.4 Prior to start of operations under the contract, the contractor shall furnish the company with the necessary documents, as asked for by the company and / or any other information pertaining to the contract, which may be required to be submitted to the Income Tax authorities at the time of obtaining "No objection Certificate" for releasing payments to the contractor.
- 8.5 Tax clearance certificate for personnel and corporate taxes shall be obtained by the contractor from the appropriate Indian Tax authorities and furnished to company within 6 months of the expiry of the tenure of the contract or such extended time as the company may allow in this regard.
- 8.6 Corporate income tax will be deducted at source from the invoice at the specified rate of income tax as per the provisions of Indian Income Tax Act as may be in force from time to time.
- 8.7 Corporate and personal taxes on contractor shall be the liability of the contractor and the company shall not assume any responsibility on this account.
- 8.8 All local taxes, levies and duties, sales tax, octroi, customs duty, VAT etc. on purchases and sales made by contractor shall be borne by the contractor.

8.9 **SERVICE TAX:**

Contract price is inclusive of applicable Services Tax.

8.10 CUSTOMS DUTY ON EQUIPMENT:

- i) Contractor is liable to pay all customs duty, as applicable on the equipment brought to India for executing the works.
- ii) The Contractor shall be fully liable for observing all the formalities in this regard as well as to pay the customs duty chargeable on the equipment, including any deposit payable for such purposes. No adjustment in the Contract Price shall be permissible for any change in duty drawback applicable in respect of equipment and machinery brought to India for use in the project and for re-export of equipment & machinery, on completion of the project.

8.11 **CUSTOMS DUTY:**

The quoted price shall include full customs duties for materials (for permanent incorporation in the work), equipment and plants envisaged to be imported for execution of work.

8.12 **IMPORT LICENSE:**

Company:	Contractor:

The Contractor shall arrange import of all materials required for permanent incorporation in the works as well as construction equipment as per the guidelines laid down by the Government of India. Import licence shall not be provided by Company.

9.0 INSURANCE:

- 9.1 The contractor shall arrange insurance to cover all risks in respect of their personnel, materials and equipment belonging to the contractor or its subcontractor during the currency of the contract.
- 9.2 Contractor shall at all time during the currency of the contract provide, pay for and maintain the following insurances amongst others:
 - a) Workmen compensation insurance as required by the laws of the country of origin of the employee.
 - b) Employer's Liability Insurance as required by law in the country of origin of employee.
 - c) General Public Liability Insurance covering liabilities including contractual liability for bodily injury, including death of persons, and liabilities for damage of property. This insurance must cover all operations of Contractor required to fulfill the provisions under this contract.
 - d) Contractor's equipment used for execution of the work hereunder shall have an insurance cover with a suitable limit (as per international standards).
 - e) Automobile Public Liability Insurance covering owned, non-owned and hired automobiles used in the performance of the work hereunder, with bodily injury limits and property damage limits shall be governed by Indian Insurance regulations.
 - f) Public Liability Insurance as required under Public Liability Insurance Act 1991.
- 9.3 Contractor shall obtain additional insurance or revise the limits of existing insurance as per Company's request in which case additional cost shall be to Contractor's account.
- 9.4 Any deductible set forth in any of the above insurance shall be borne by Contractor.
- 9.5 Contractor shall furnish to Company prior to commencement date, certificates of all its insurance policies covering the risks mentioned above.
- 9.6 If any of the above policies expire or are cancelled during the term of this contract and Contractor fails for any reason to renew such policies, then the Company will renew/replace same and charge the cost thereof to Contractor. Should there be a lapse in any insurance required to be carried by Contractor for any reason whatsoever, loss/damage claims resulting there from shall be to the sole account of Contractor.
- 9.7 Contractor shall require all of their sub-contractor to provide such of the foregoing insurance coverage as Contractor is obliged to provide under this Contract and inform

Company	Contractor
Company:	Contractor:

the Company about the coverage prior to the commencement of agreements with its sub-contractors.

9.8 All insurance taken out by Contractor or their sub-contractor shall be endorsed to provide that the underwriters waive their rights of recourse on the Company.

10.0 CHANGES:

- 10.1 During the performance of the work, Company may make a change in the work within the general scope of this Contract including, but not limited to, changes in methodology, and minor additions to or deletions from the work to be performed. Contractor shall perform the work as changed. Changes of this nature will be affected by written order by the Company.
- 10.2 If any change result in an increase in compensation due to Contractor or in a credit due to Company, Contractor shall submit to Company an estimate of the amount of such compensation or credit in a form prescribed by Company. Such estimates shall be based on the rates shown in the Schedule of Rates (Section- IV). Upon review of Contractor's estimate, Company shall establish and set forth in the Change Order the amount of the compensation or credit for the change or a basis for determining a reasonable compensation or credit for the change. If Contractor disagrees with compensation or credit set forth in the Change Order, Contractor shall nevertheless perform the work as changed, and the parties will resolve the dispute in accordance with Clause 13.00 hereunder. Contractor's performance of the work as changed will not prejudice Contractor's request for additional compensation for work performed under the Change Order.

11.0 FORCE MAJEURE:

- 11.1 In the event of either party being rendered unable by `Force Majeure' to perform any obligation required to be performed by them under the 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.
- 11.2 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.
- 11.3 Should 'force majeure' condition as stated above occurs and should the same be notified within seventy two (72) hours after its occurrence the 'force majeure' rate shall apply for a maximum cumulative period of fifteen days. 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 force majeure period unless otherwise agreed to.

Company: Contractor:

12.0 TERMINATION:

12.1 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, there of.

12.2 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 clause 11.0 above.

12.3 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 rights and privileges hereunder, shall stand terminated forthwith.

12.4 TERMINATION FOR UNSATISFACTORY PERFORMANCE:

If the Company considers that, the performance of the Contractor is unsatisfactory, or not upto 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 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,

12.5 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.

- 12.6 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 successive days, Company at its option may terminate this Contract in its entirely 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.
- 12.7 Notwithstanding any provisions herein to the contrary, the Contract may be terminated at any time by the company on giving 30 (thirty) days written notice to the Contractor due to any other reason not covered under the above clause from 12.1 to 12.6 and in the event of such termination the Company shall not be liable to pay any cost or damage to the Contractor except for payment for services as per the Contract upto the date of termination.

Company	Contractor
Company:	Contractor:

12.8 **CONSEQUENCES OF TERMINATION:**

In all cases of termination herein set forth, the obligation of the Company to pay for Services as per the Contract shall be limited to the period upto 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.

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

13.0 SETTLEMENT OF DISPUTES AND ARBITRATION:

13.1 All disputes or differences whatsoever arising between the parties out of or relating to the construction, meaning and operation or effect of this contract or the breach thereof shall be settled by arbitration in accordance with the Rules of Indian Arbitration and Conciliation Act, 1996. The venue of arbitration will be **Guwahati**, **Assam**. The award made in pursuance thereof shall be binding on the parties.

14.0 NOTICES:

Any notice given by one party to other, pursuant to this Contract shall be sent in writing or by telex or Fax and confirmed in writing to the applicable address specified below:

Company

For contractual matters For Technical matters

Chief Manager (Contracts)
OIL INDIA LIMITED
OIL INDIA LIMITED
PO: Udayan Vihar
Guwahati-781171, Assam ,India
Fax No. 91-0361-2643686

DGM(M&S),
OIL INDIA LIMITED
PO: Udayan Vihar
Guwahati-781171, Assam ,India

Con	tractor		
	Fax No.:		
	Email:		

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

15.0 SUBCONTRACTING:

Company:	Contractor:

15.1 Contractor shall not subcontract or assign, in whole or in part, its obligations to perform under this contract, except with Company's prior written consent.

16.0 MISCELLANEOUS PROVISIONS:

- 16.1 a) Contractor shall give notices and pay all fees at their own cost required to be given or paid by any National or State Statute, Ordinance, or other Law or any regulation, or bye-law of any local or other duly constituted authority as may be in force from time to time in India, in relation to the performance of the services and by the rules & regulations of all public bodies and companies whose property or rights are affected or may be affected in any way by the services.
 - b) Contractor shall conform in all respects with the provisions of any Statute, Ordinance of Law as aforesaid and the regulations or bye-law of any local or other duly constituted authority which may be applicable to the services and with such rules and regulation, public bodies and Companies as aforesaid and shall keep Company indemnified against all penalties and liability of every kind for breach of any such Statute, Ordinance or Law, regulation or bye-law.
- 16.2 During the tenure of the Contract, Contractor shall keep the site where the services are being performed reasonably free from all unnecessary obstruction and shall store or dispose of any equipment and surplus materials and clear away and remove from the site any wreckage, rubbish or temporary works no longer required. On the completion of the services, Contractor shall clear away and remove from the site any surplus materials, rubbish or temporary works of every kind and leave the whole of the site clean and in workman like condition to the satisfaction of the Company and conform to ISO 14001.
- 16.3 Key personnel cannot be changed during the tenure of the Contract except due to sickness/death/resignation of the personnel in which case the replaced person should have equal experience and qualification which will be again subject to approval by the Company.

17.0: LIQUIDATED DAMAGE:

- 17.1 Time is the essence of this Contract. In the event of the Contractor's default in timely mobilization for commencement of operations within the stipulated period and/or default in timely completion of work within the stipulated period, the Contractor shall be liable to pay liquidated damages @ 1/2% of the total contract value, per week or part thereof of delay subject to maximum of 7.5%. The Company may without prejudice to any other method of recovery, deduct the amount of such liquidated damages from any amount due to the Contractor.
- 17.2 If the Contractor fails to mobilise within 1(One)_week_after the stipulated date, then the Company reserves the right to cancel the Contract without any compensation whatsoever.

18.0 PERFORMANCE SECURITY:

18.1	The	Contractor	has	furnished	to	Company	a	Bank	Guarantee	No.
				dated				issue	ed	by

~	~
Company	Contractor:
Company:	Contractor:

	for	(being	10% of	annualized	Contract
Price) valid till	_ towards perfo	ormance secu	rity. The	performance	security
shall be payable to Company	as compensati	on for any lo	ss resulti	ng from Co	ntractor's
failure to fulfill their obligati	ons under the	Contract. In	the even	t of extension	on of the
Contract period, the validity	of the bank gr	uarantee shal	l be suita	bly extende	d by the
Contractor. The bank guarant	ee will be disc	harged by Co	ompany n	ot later than	ı 30 days
following its expiry.					-

18.4 The Performance Security will not accrue any interest

19.0 ASSOCIATION OF COMPANY'S PERSONNEL:

19.1 Company's engineer will be associated with the work throughout the operations. The Contractor shall execute the work with professional competence and in an efficient and workman like manner and provide Company with a standard of work customarily provided by reputed HDD Contractors to major international oil companies in the petroleum industry.

20.0 LABOUR:

The recruitment of the labour may be met from the areas of operation and wages shall be according to the rates prevalent at the time which can be obtained from the District Authorities of the area. The facilities to be given to the labourers should conform to the provisions of labour laws as per contract Labour (Regulation and Abolition) Act, 1970.

21.0 LIABILITY:

- 21.1 Except as otherwise expressly provided, neither Company nor its servants, agents, nominees, Contractors, or sub-contractors 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 their Contractors or sub-contractors, irrespective of how such loss or damage is caused and even if caused by the negligence of Company and/or its servants, agent, nominees, assignees, contractors and sub-Contractors. The Contractor shall protect, defend, indemnify and hold harmless Company from and against such loss or damage and any suit, claim or expense resulting there from.
- 21.2 Neither Company nor its servants, agents, nominees, assignees, Contractors, subcontractors 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 sub-contractor 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.
- 21.3 The Contractor hereby agrees to waive its right to recourse and further agrees to cause their underwriters to waive their right of subrogation against Company and/or its underwrites, servants, agents, nominees, assignees, Contractors and subcontractors for loss or damage to the equipment of the Contractor and/or its subcontractors when such

Company:	Contractor:

loss or damage or liabilities arises out of or in connection with the performance of the contract.

- 21.4 The Contractor hereby further agrees to waive its right of recourse and agrees to cause its underwriters 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.
- 21.5 Except as otherwise expressly provided, neither Contractor nor its servants, agents, nominees, Contractors or sub-contractors 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 their Contractors or sub-contractors, 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 sub-contractors. The Company shall protect, defend, indemnify and hold harmless Contractor from and against such loss or damage and any suit, claim or expense resulting there from.
- 21.6 Neither Contractor nor its servants, agents, nominees, assignees, Contractors, subcontractors 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 or sub-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.
- 21.7 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 sub-contractors when such loss or damage or liabilities arises out of or in connection with the performance of the contract.
- 21.8 The Company hereby further agrees to waive its right of recourse and agrees to cause it underwriters to waive their right of subrogation against Contractor and/or its underwriters, servants, 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.

22.0 CONSEQUENTIAL DAMAGE:

22.1 Except as otherwise expressly provided, 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 or 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.

Company:	Contractor:

23.0 INDEMNITY AGREEMENT:

- 23.1 Except as provided hereof Contractor agrees to protect, defend, indemnify and hold Company harmless from and against all claims, suits, demands and causes of action, liabilities, expenses, cost, liens and judgments of every kind and character, without limit, which may arise in favour of Contractor's employees, agents, contractors and subcontractors or their employees on account of bodily injury or death, or damage to personnel/properly as a result of the operations contemplated hereby, regardless of whether or not said claims, demands or causes of action arise out of the negligence or otherwise, in whole or in part or other faults.
- 23.2 Except as provided hereof Company agrees to protect, defend, indemnify and hold Contractor harmless from and against all claims, suits, demands and causes of action, liabilities, expenses, cost, liens and judgments of every kind and character, without limit, which may arise in favour of Company's employees, agents, contractors and subcontractors or their employees on account of bodily injury or death, or damage to personnel/properly as a result of the operations contemplated hereby, regardless of whether or not said claims, demands or causes of action arise out of the negligence or otherwise, in whole or in part or other faults.

24.0 INDEMNITY APPLICATION:

The indemnities given herein above, whether given by Company or Contractor shall be without regard to fault or to the negligence of either party even though said loss, damage, liability, claim, demand, expense, cost or cause of action may be caused, occasioned by or contributed to by the negligence, either sole or concurrent of either party.

25.0 PAYMENT & INVOICING PROCEDURE:

- 25.1 Company shall pay to Contractor, during the term of the contract, the amount due calculated according to the rates of payment set and in accordance with other provisions hereof. No other payments shall be due from Company unless specifically provided for in this contract. All payments will be made in accordance with the terms hereinafter described.
- 25.2 All payments due by Company to Contractor shall be made at Contractor's designated bank. All bank charges will be to Contractor's account. Payment will be cleared on monthly basis only.
- 25.3 Payment of any invoices shall not prejudice the right of Company to question the validity of any charges therein, provided Company within one year after the date of payment shall make and deliver to Contractor written notice of objection to any item or items the validity of which Company questions.
- 25.4 Contractor will submit six sets of all invoices to Company for processing of payment. Separate invoices for the charges payable under the contract shall be submitted by Contractor for foreign currency and Indian Rupee.
- 25.5 Payment of invoices if undisputed shall be made.

Company:	Contractor:
Company:	

- 25.6 The Company shall within 30 days of receipt of the invoice notify Contractor of any item under dispute, specifying the reasons thereof, in which event, payment of the disputed amount may be withheld until settlement of the dispute, but payment shall be made of any undisputed portion.
- 25.7 The acceptance by Contractor of part payment on any billing not paid on or before the due date shall not be deemed a waiver of Contractor's rights in respect of any other billing, the payment of which may then or thereafter be due.
- 25.8 Contractor shall maintain complete and correct records of all information on which Contractor's invoices are based up to 2(two) years from the date of last invoice. Such records shall be required for making appropriate adjustments or payments by either party in case of subsequent audit query / objection. Any audit conducted by Company of Contractor's records, as provided herein, shall be limited to Company's verification (i) of the accuracy of all charges made by Contractor to Company and (ii) that Contractor is otherwise in compliance with the terms and conditions of this Agreement.

26.0 WITH-HOLDING:

- 26.1 Company may withhold or nullify the whole or any part of the amount due to Contractor, after informing the Contractor of the reasons in writing, 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.

Company:	Contractor:
	Contractor:

With-holding will also be affected on account of the following:-

- i) 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. When all the above grounds for with-holding payments shall be removed, payment shall thereafter be made for amounts so with-hold. 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 related to some negligent act or omission on the part of Contractor.

27.0 APPLICABLE LAW:

- 27.1 The Contract shall be deemed to be a Contract made under, governed by and construed in accordance with the laws of India for the time being in force and shall be subject to the exclusive jurisdiction of Courts situated in Guwahati.
- 27.2 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 factory Act as applicable to safety and employment conditions.
 - b) The Minimum Wages Act, 1948.
 - c) The Oil Mines Regulations, 1983.
 - d) The Workmen's Compensation Act, 1923.
 - e) The Payment of Wages Act, 1963.
 - f) The Payment of Bonus Act. 1965.
 - g) The Contract Labour (Regulation & Abolition) Act, 1970 and the rules framed there under.
 - h) The Employees Pension Scheme, 1995.
 - i) The Interstate Migrant Workmen Act., 1979 (Regulation of employment and conditions of service).
 - j) The Employees Provident Fund and Miscellaneous Provisions Act, 1952.
 - k) The AGST Act
 - 1) Service Tax Act.
 - m) Customs & Excise Act & Rules
 - n) Assam Entry Tax Act.

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- 27.3 The Contractor shall not make Company liable to reimburse the Contractor to the statutory increase in the wage rates of the contract labour appointed by the Contractor. Such statutory or any other increase in the wage rates of the contract labour shall be borne by the Contractor.
- 27.4 Any permission from the Mines Directorate in connection with working in excess of 8 (eight) hours per day shift pattern by the Contractor shall have to be arranged by the Contractor before commencement of the Contract, in consultation with the Company. Moreover, since the Contractor's personnel engaged shall be working under the Mines Act and Oil Mines Regulations, the Contractor shall have to obtain any other relevant permission from the Mines Directorate to engage their employees in compliance with various procedures as per Mines Act. In case of any breach of procedures under Mines Act the Contractor shall be held responsible and they shall bear all expenses arising as a result thereof.
- 27.5 The Contractor shall not engage labour below 18 (eighteen) years of age under any circumstances. Persons above 60 years age also shall not be deployed excepting Rig Manager/Rig Superintendent.
- 27.6 Moreover, the Contractor should obtain and produce in advance to commencement of Work the following certificate / approvals:
 - i) Approval from DGMS/DDMS for shift patterns in excess of 8 hours (if applicable).
 - ii) Total manpower list.
 - iii) All certificates as per applicable laws including Mines Acts.
 - v) Regional Labour certificate, if required.

28.0 RECORDS, REPORTS AND INSPECTION:

28.1 The Contractor shall, at all times, permit the Company and its authorized employees and representatives to inspect all the Work performed and to witness and check all the measurements and tests made in connection with the said work. The Contractor shall keep an authentic, accurate history and logs including safety records of job execution with major items consumed, which shall be open at all reasonable times for inspection by the Company designated representatives and its authorized employees and representatives. The Contractor shall provide the Company designated representatives with a daily written report, on form prescribed by the Company showing details of operations during the preceding 24 hours and any other information related to the Hookup jobs requested by the Company whenever so requested..

29.0 SUBSEQUENTLY ENACTED LAWS:

Subsequent to the date of submission of contractor's bid, 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.

30.0 ROYALITY AND PATENTS:

Company:	Contractor:

Each party shall hold harmless and indemnify the other from and against all claim and proceedings for or on account of any patent rights, design, trade mark or other protected rights arising from any use of materials, equipment, processes, inventions and methods which have not been imposed on the attending party by the terms of the contract or the specifications or drawings forming part thereof.

31.0 WAIVER:

Any delay in exercising and any omission to exercise any right, power or remedy exercisable by the Company under this contract shall not impair such right, power or remedy nor shall any waiver by the Company of any breach by the Contractor of any provision of this contract prevent the subsequent enforcement of that provision by the Company or be deemed a waiver by the Company of any subsequent breach by the Contractor.

32.0 SET OFF CLAUSE:

"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 Oil India Limited and set off against any claim of Oil India Limited (or such other person or persons contracting through Oil India Limited) for payment of a sum of money arising out of this contract or under any other contract made by the contractor with Oil India Limited (or such other person or persons contracting through Oil India Limited)."

Company:	Contractor:

SECTION-II

<u>TENDER NO. CGI 3467 P17</u> <u>SCHEDULE OF QUANTITIES (SOQ), SERVICE/WORK AND RATES</u>

SL.	DESCRIPTION OF WORK	QTY	UNIT	RATE	PER UNIT	TOTAL
NO.				FIG	WORD	AMOUNT
10	Welder Qualification Test: Making arrangement for Welder Qualification Test as per API 1104 by reputed Testing agency (Pipeline), complete with radiographic test and destructive tests etc. approved by company for i) Welders, ii) Welding Procedure iii) Welding Rod. The test piece shall be collected from the company's pipe yard and prepare the test piece for testing. No extra payment will be made for change of welder. Two nos of welders shall be used for welding of test piece on either sides with E6010/E7010. Contractor shall bear the cost for welder qualification test for change of welders. Welder qualification test certificate, Experiance certificate of the fitting/Welder should be submitted to PLM PS3, base prior to start of the job. All machineries, equipment and consumables shall be arranged by the contractor at no extra cost	1	JOB			
20	Transportation of 3 LPE Pipe: Transportation of 3LPE Pipes from Pipe Yard at PHQ-Guwahati, OIL- to Jorhat Site including Loading/ Unloading, secured and safe storage of pipes at the site, supply of supports to protect the pipe coating and pipe ends during transportation and storage as per specification provided herein or as directed by the Company's Representative / Engineer in Charge. Transportation of Bare Line Pipe:	960	M			
30	Transportation of Bare Line Pipe: Transportation of Bare Line Pipes from Pipe Yard at PHQ-Guwahati, OIL- to Site including Loading/ Unloading, secured and safe storage of pipes at the site, supply of supports to protect the	800	IVI			

Company:	Contractor:
Company.	Contractor:

	pipe ends during transportation and storage as per specification provided herein or as directed by the Company's				
	Representative / Engineer in Charge				
40	Clearing & Grading of RoW, Work Area: Clearing / removal / disposal of farm crops, undergrowths, trees, any other items on the ROW segment/ work area, Grading / Leveling / Bulldozing of existing/ new ROW segment to make a leveled contour for welding of the pipe segments and as instructed by the Company's Representative / Engineer in Charge. All labour, equipment, consumables etc. shall be arranged and supplied by the Contractor	8,800	M2		
50	Swabbing, Cleaning and Stringing of Pipe: Manual stringing of pipe joints on sand bags along the ROW. Cleaning the inside of the pipe by manually or any other suitable means prior to welding and installation of night cap in all open ends. Checking of pipe ends by gauging tool. Pipe ends to be checked for any defects. The tools and tackles required are to be provided by the Contractor	1,760	M		
60	Repair of Defective Pipe Ends: Repair Pipe end Cut & re bevel by cutting and re-beveling of defects (dents in bevels exceeding 3 mm in depth) attributable to COMPANY(OIL) noted at the time of taking delivery from the company's Pipe Yard, including performing all works as per drawings, specifications and instructions of Company's Representative / Engineer in Charge. Any Defect found after taking over shall be carried out at Contractor's cost.	75	NO		
70	Repair of Defective coatings of 3LPE pipe: Repairing of damaged 3LPE coating of line pipe noted before taking over from company's yard including supply of all coating repair materials and consumables etc. and testing and performing all works necessary for	4,000	CM2		

Company:	Contractor:

	completion of works strictly in		-		
	accordance with the relevant				
	specifications and instructions of				
	Company's Representative / Engineer				
	in Charge. The job covers complete				
	removal of defective coating and				
	applying repair patch of coating as				
	directed. Any Defect found after taking				
	over from Company's yard shall be				
	carried out at Contractor's cost. The				
	coated pipe shall be subjected to				
	Holiday Detection test for perfection.				
	· · · · · · · · · · · · · · · · · · ·				
	Any Defect found after repairing shall				
	be repaired at contractor's cost. The				
	Holiday testing shall be carried out by				
	Company's personnel or Third party				
	Inspectors. The contractor shall provide				
	assistance during the testing operation.				
	The Measurement shall be based on				
	size of the defect.				
	Welding of Pipe Joints:	157.96	NO		
	Welding of pipe joints as per API 1104.	137.70	110		
	The electrodes shall be of suitable				
	gauge and specification of E6010 /				
	E7010. The electrodes have to be tested				
	and approved prior to welding. Welders				
	engaged for this job shall be duly				
	certified by the Company prior to his				
	engagement by Welder Qualification				
0.0	Test as per Sl. No.10. The contractor				
80	shall supply all the equipment /				
	machinery / manpower consumables				
	like electrodes, grinding disc, wooden				
	skid etc. as necessary for the job. The				
	contractor shall have to provide canopy				
	for the welding. The defective joints				
	shall be repaired at contractor's cost.				
	The job shall be carried out as per				
	instructions of Company's				
	Representative / Engineer in Charge.				
	Radiography of Welding Joints:	157.96	NO		
	The welding joints shall be		-		
	radiographically inspected as per API				
	1104. Contractor shall engage qualified				
90	Radiographer having valid certificate				
	from BARC (Bhaba Atomic Research				
	Centre). The contractor shall also				
	comply with all the latest norms				
	relating to radiation safety as stiplated				
L	by BARC.				

Company:	Contractor:

Carrying out air pigging, gauging with aluminium plate of the entire pipeline as per the approved SOP of the company. Necessary safety arrangement shall be done at the pig receiving end. The Job shall be carried out as per instructions of Company's Representative / Engineer in Charge. Hydraulic testing of entire section of the welded pipeline shall be subjected to a pressure as mentioned by Engineer in Charge for a minimum period of 24 hrs. (continuous). The water required for hydrotesting should be arranged by the contractor. The job shall be carried out as per the approved SOP of the company. All arrangements including pressure recorder/ pressure gauge etc shall be done by the contractor and shall be done by the contractor and shall be calibrated and in good condition. Calibration certificate shall be provided prior to the testing. The contractor shall engage sufficient number of competent people over the entire line to keep vigilance on the line during the test. In case of failure, the contractor shall locate it and report to the site Engineer / Supervisor of the Company. Any failure due to contractor's bad workmanship shall be reciffied at contractor's cost. The contractor shall so repeat the pressure test free of charge. The detailed report shall be submitted. The hydrotesting of the pipeline shall be carried out after necessary air pigging with gauging of the line pipeline. Supply of Heat Shrinkable Sleeves: Heat shrinkable wraparound sleeve shall consist of radiation cross-linked, thermally stabilized, ultraviolet resistant semi-rigid polypolefin backing with a uniform thickness of high shear strength thermoplastic / co-polymer hot melt adhesive. The joint coating system shall consist of a solvent free epoxy			Hydrotesting & Gauging of new line:	1,760	M		
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melt adhesive. The joint coating system shall consist of a solvent free epoxy	1	10	-				
shall consist of a solvent free epoxy		- 0					
			ı ı				
primer applied to the nine surface prior							
			primer applied to the pipe surface prior				
to sleeve application. The backing shall			==				
be provided with suitable means			be provided with suitable means				

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	(thermo-chrome paint, dimple, or other means) to indicate the desired heat during shrinking in field is attained. The sleeve shall be supplied in pre-cut sizes to suit the pipe diameter and the requirements of overlap. The heat shrinkable wraparound sleeve shall have the required adhesive properties when applied on various commercial pre-coating materials. Heat shrinkable wraparound field joint coating system manufactured by M/s Tyco Adhesives M/s Raychem and M/s Canusa or any other reputable brand with prior consent of Engineer in Charge are acceptable for the supply of field joint				
120	Installation of Heat Shrinkable Sleeves: Application of Heat shrinkable joint sleeve on weld joint by Cleaning of exterior surface of pipes by sand blasting and subsequent priming of cleaned surfaces. All equipment materials for cleaning and sand blasting should be arrange by the Contractor. Coating of welded pipeline shall be done in conformity to the applicable code. The coated pipe shall be subjected to Holiday Detection test for perfection. Defective section of the pipes shall be repaired at contractor's cost. The Holiday testing shall be carried out by Company's personnel or Third party Inspectors. The contractor shall provide assistance during the testing operation.	90	NO		
130	Cross trenching: Excavation of earth / trench cutting of suitable depth across the ROW manually at 15 mtr interval (approx) for identification of other utilities like pipeline, cable etc and provide adequate protection of the utilities present against any damage during execution. Cross trenching shall be carried out as directed by company representative / Engineer in charge. Measurement will be length of the trench dug	360	M		

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	Laying of Pipe by HDD:	960	M		
	Design, Detailed engineering, and				
	installation of 406.4 mm O.D. 11.92				
	mm W.T. API 5L-Grade 46, 3LPE				
	coated pipe across the road by				
	'Horizontal Directional Drilling'				
	method as per specification and				
	applicable drawing or as directed by				
	Engineer-in-charge.				
	The job includes:				
	a) Design of HDD profile including				
1.10	detailed engineering and design				
140	calculation, preparation of all necessary				
	construction drawings.				
	construction drawings.				
	b) Installation of pipeline below the				
	road by HDD operation to the correct				
	profile as per approved drawing.				
	c) Carryout pre-installation gauging				
	and hydrostatic testing of the pipeline.				
	d) Preparation and submission of as-				
	built drawings and other drawings etc.				
	Study & Installation of CP system:	4	EACH		
	To carry out current requirement		OPER		
	survey for Cathodic Protection system		ATION		
	after installation of pipeline crossing		(EOP)		
	and recommendation. Supply and		(-)		
150	installation CP system with magnesium				
	anode or any other suitable method.				
	The job shall be carried only after				
	1 3				
	necessary approval from the Engineer				
	in Charge.	4	E A CIT		
	Test Water Replacement:	4	EACH		
	Replace the Hydrotest water by pigging		OPER		
	with treated water having corrossion		ATION		
	inhabitator with sufficient PPM in a		(EOP)		
	manner to avoid corrossion effect at				
160	least for one year including supply of				
	C.I and other consumables and				
	equipments. End cap have to be				
	welded. The job shall be carried only				
	after necessary approval from the				
	Engineer in Charge.				
	Coating and Wrapping by Cold	1,331.20	M2		
	AppliedTape:	1,551.20	1712		
170	Coating and Wrapping of Bare Line				
170					
	Pipe and Existing pipe section by Cold				
	Applied Tape in compliance with				

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	AWWA C 209. The job includes scrapping of existing coating on old pipes, cleaning, surface preparation by sand blasting as per AWWA C 209 including supply of equipment and all consumables, application of primer and inner and outerwrap of cold applied tape and as per instruction of the				
	Engineer in charge. Any defect found during testing by holiday or any other method shall be repaired and cost shall be borne by the contractor. The coating Material shall be supplied by the Company.				
180	Excavation of Trench: Excavation of open trench along the ROW for lowering and laying of new pipeline, coating refurbishment of old pipline etc. as per instructions of the Engineer in Charge. The excavation shall be such that the slopes of embankment is atleast 30 degrees and protection shall be given against collapse of trench if required. The bottom, width & sides of the trench should be smoothly finished to accommodate the welded section of the pipe without any strain. This shall include all the trenching jobs along the ROW irrespective of the quality of earth like slushy or water logged area or normal soil including dewatering if required. Contractor shall also provide barricading the whole trench and installation of signs to avoid any mishap.	1,040	M		
190	Lowering of Pipeline: Lowering of the new pipeline inside the excavated trench without causing any damage to the coating or the pipe. Any damage during handling shall be repaired at the contractor's cost. Contractor must arrange water pump to drain out the water from the trench before lowering the pipe.	800	M		
200	Making of Field Bends: Making of field bend of 406.4 mm dia 11.92/ 7.92 mm wall thickness pipe of bend radius more than 20D including movement at site, inspection as per	16	NO		

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	specification. Any damage to pipe shall be rejected and the cost of replacement shall be borne by the contractor.				
210	Earthen Pit: Earth cutting for making pit to accommodate spilled crude abd product oil . This includes arrangement of the land, shielding of the pit walls with suitable polythene sheet to minimize seepage, covering the pit with tarpaulin etc. for protection against rain or any other event. The excavated earth shall be stacked of size- 2m wide &1 m height and 1 m away from pit boundary. Stacked earth and pit side wall shall be dressed suitably for laying polyethylene sheet. Arrangement of land shall be done by way of leasing if required or any other suitable means. Pit to be dug on sides of the either bank of the hookup location. Contractor shall also provide barricading the whole trench and installation of signs to avoid any mishap. The job shall be as per instructions of the Engineer in Charge.	1,200	M3		
220	Collection & Pumping of Crude/product Oil: Collection and Handling of Spill into the designated earthen Pit excavated for the purpose. This includes collection of the crude oil into the designated pit, Necessary assistance to PLM team for pumping the crude oil from the pit in to the pipeline including arrangement of compressor and other misc. items required for safe operation of the Job	1,200	M3		
230	Evacuation of Crude Oil/product oil: Making arrangement for Air Pigging of the entire segment of old pipe to evacuate and collection of oil and sludge including welding of necessary fittings on either side for Air pigging, supply of equipments (Air Compressor, Welding Set etc.) and all other consumables etc. and as per instructions of Engineer in Charge.	4	EACH OPER ATION (EOP)		

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	Hook-up Job:	8	JOB		
	Hook up with existing pipeline at both				
	ends including clearing, any additional				
	excavation required, dewatering,				
	Cutting of Pipe, end preparation,				
	coating and wrapping and all other				
	works related to hook up shall be				
	carried out as per approved SOP of the				
240	company, and making all necessary				
	arrangement for safe working,				
	providing assistance for testing,				
	providing all necessary equipment,				
	labour, materials, consumables and				
	performing all works necessary for				
	completion of works strictly in				
	accordance with the relevant				
	specifications and as per instructions of				
	Engineer in Charge				
	9	1,200	M		
	Retrieval of Pipes & Accessories:	1,200	IVI		
	Retreival of 16" pipes, casings and vent				
	pipes etc,from old existing section.				
250	The job shall include manual cutting of				
230	the pipes at 10m interval with				
	Hacksaw, Isolation and Retrieval of				
	valves, as per instructions of the				
	Engineer in Charge.				
	Transportation of Retrived Pipes &	1,200	M		
	Acces:				
	Loading / Unloading of 16" Pipes				
	including accessories and other road				
260	Crossing structures and onward				
	transportation to Pump Station 3				
	(Jorhat) as per instructions of the				
	Engineer in Charge	0	E A CIT		
	Supply of Air Compressor:	8	EACH		
	Supply of Air Compressor for Logistic		PER		
270	support during the job of Hook up job		DAY		
270	for Air pigging of the existing Pipeline		(EPD)		
	to evacuate the product away from the				
	Hookup Location.				
	Supply of Generators:	8	EACH		
	Supply of generators on each side of		PER		
	the Hookup location for the whole job		DAY		
	of Hookup and restoration works until		(EPD)		
	the completion of the entire job at the				
280	site. This Includes uninterrupted				
	1				
	operation of generator throught out the				
	night and if required during day time				
	also and supply of all lightings such as				
	halogen lamps, tube lights, bulbs etc.				

290	Supply of Hydra/Crane: Supply of Hydra/Crane for Logistic Support for the whole job of Hookup and restoration works for various activities at the site.	8	EACH PER DAY (EPD)		
300	Supply of Oil Tankers: Supply of Oil Tanker of capacity 9Kl/12Kl as stand by during the Job of Hookup and restoration works. The job shall be carried out only as per instructions from the Engineer in Charge	16	EACH PER DAY (EPD)		
310	Transportation of Crude Oil in Tanker: Cost of Transportation of Crude Oil in Standby Tankers from Site to PS4-Sekoni. The job involves handling,collection Loading of crude oil from Pipeline/Earthen Pit into the tanker and onward transport to PS4 and Unloading there including supply of all tools, accessories etc. required for carrying out the job. The job shall be carried out only as per instructions from the Engineer in Charge.	32	TRIP(T RP)		
320	Site Restoration: Cleaning the area and Restoration of Site in all respects and as per instructions of the Engineer in Charge.	4	EACH OPER ATION (EOP)		
330	Installation of OFC duct along HDD profile: OFC duct to be supplied by OIL. The duct to be installed along with the Sumbersed pipeline along the HDD profile as per advice of the engineer-incharge.	480	M		

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340	VAT on Subtotal: VAT as applicable @5% from item no. 10 to 330.	on subtotal	1	LSM		
Total						

Total Price (In word)

Note:- Bidders must include all liabilities including statutory liabilities(**VAT** etc.) but **excluding Service Tax** in their quoted rates. Service Tax, if applicable shall be to the Company's account. However, Service tax portion payable directly by the service provider (if applicable) shall be reimbursed to the contractor on the basis of documentary evidence.

SECTION-III

SPECIAL CONDITIONS OF THE CONTRACT (SCC)

1.0 GENERAL:

- 1.1 Special Conditions of Contract (SCC) shall be read in conjunction with the General Conditions of Contract (GCC), Specifications of Work, Drawings and other documents forming part of this contract wherever the context so requires.
- 1.2 Notwithstanding the sub-division of the documents into these separate parts and volumes, every part of each shall be deemed to be supplementary to and complementary of every other part and shall be read with and into the contract in so far as it may be practicable to do so.
- 1.3 Where any portion of the GCC is repugnant to or at variance with any provision of the SCC, then the provision of the SCC shall be deemed to override the provisions of the GCC and shall, to the extent of such repugnance or variations, prevail.
- 1.4 Wherever it is mentioned in the specifications that the contactor shall perform certain works or provide certain facilities, it is to be understood that in addition to the items supplied by the company, the contractor shall do so at his own cost, being deemed to be part of the relevant item in the schedule of rates (SOR) whether specifically stated or not.
- 1.5 The design and workmanship of all materials to be used / supplied by the bidder shall satisfy the relevant Standards & Codes, besides the specifications & stipulations contained herein the contract specifications. The bidder shall absorb all cost because of the additional involvements thereon.
- 1.6 A pre-bid conference shall be organized by the owner to clarify the service requirement. Bidder may seek clarification to any of the issues and confusion, if any, in respect of the work. It would be considered that bidder satisfied himself regarding the details furnished by the owner in the tender document, feasibility of the method of construction and other associated job.

2.0 DETAILS OF JOB:

Design, Detail Engineering and Installation of 406.4 mm OD Pipeline by Horizontal Directional Drilling method at NH highway crossing including laying of 406.4 mm OD Pipeline & Hook-ups with existing crude oil pipeline

- 3.0 SCOPE OF WORK:
- 3.1 Preparation of detailed construction / installation drawings, method, statements for Owner's approval.
- 3.2 Submission of QA/QC procedure for Owner's approval.
- 3.3 The scope may be broadly summarized for each locations as follows:
- a) Mobilization of materials and equipments to work-site and making of approaches.

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- b) Welder"s Qualification Test.
- c) Design and Installation of submerged pipeline crossing. d) Supply of Heat- Shrinkable sleeve for joint coating.
- e) Handling & Transportation of pipes and coating materials.
- f) Stringing, Welding, Radiography and Hydro-testing prior to installation.
- g) Post installation Hydro-test.
- h) Installation of "temporary Cathodic Protection" of installed pipe section.
- i) Hook up with existing pipeline.
- j) Crude oil handling and transportation.
- k) Refurbishment of coating,
- m) Back filling and Restoration of site.
- n) Laying of HDPE duct.
- 3.4 Taking delivery of Owner-supplied from the designed location at PS3 Jorhat and transporting them to work sites. Repair of pipe ends, if any.
- 3.5 Mobilizing equipment, manpower and other resources etc. site preparation including arrangement of additional land required for pipeline stacking / welding, stringing and equipment placement, preparation launching area / facilities and access to work site etc.
- 3.6 String preparation including pipe welding, inspection and 100% radiographic inspection of the girth welds.
- 3.7 Design and detailed engineering and installation of 406.4 mm OD 11.92 W.T.API grade 5L Grade 46 pipe across National Highway crossing by,, Horizontal Directional Drilling" method as per specification and applicable drawing or as directed by Engineer- in charge.
- 3.8 Installation of pipeline below the highway by HDD operation to the correct profile as per approved drawing.
- 3.09 Carryout post-installation gauging and hydrostatic testing of the pipeline.
- 3.10 To carry out current requirement survey for Cathodic Protection system after installation of pipeline crossing and recommendation. Supply and installation CP system with magnesium anode or any other suitable method.
- 3.11 Repairing of damaged 3LPE coating of line pipe during taking over at company's yard including supply of all repair material. The job covers complete removal of defective coating and applying repair patch of coating as directed by the Engineer-in-charge.

N.B: Any coating repair after taking over shall be carried out at Contractor's cost.

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- 3.12 Replace the Hydro test water by pigging with treated water having corrosion inhibitor with sufficient PPM in a manner to avoid corrosion effect at least for one year. End cap have to be welded.
- 3.13 Laying of pipe size 406.4 mm dia 11.92 mm/ 7.92 mm wall thickness including transportation hauling, end preparation, making Tie Joint, welding, 100% radiographic inspection, trenching, dewatering, coating & wrapping, lowering, backfilling, existing pipeline crossing etc in all type of terrain in OIL's ROW / ROU including supply of all consumables, transportation of required pipes from company's yard and complete in all respect as per specification. up STREAM 150M, down STREAM : 100M
- 3.14 Make trench across the ROW manually at 15 mtr interval (approx) for identification of other utilities like pipeline, cable etc and provide adequate protection of the utilities present against any damage during execution.
- 3.15 Transportation of 406.4 mm dia 7.92 / 11.91 mm wall thickness line pipes from OIL's dump site at PS 3 Jorhat to site including loading, unloading and stacking as per specification provided herein or as directed by the engineer-in- charge.
- 3.16 Making field bends of 406.4mm dia 11.92/7.92 mm wall thickness pipe of bend radius more than 20D including transportation, inspection as per specification or as per site requirement.
- 3.17 Carrying out air pigging, gauging with aluminum plate and hydrostatic testing of complete pipeline along with hydro-test of the completed string up to 85% of SMYS or 107.5 kg/cm², whichever is minimum for 24 hours, this shall include repair / replacement of defects and re-testing till successful hydro test is achieved approximate length
- 3.18 Carrying out coating & wrapping of the pipeline by CTE / cold applied tape and holiday inspection and repair of coating damages, if any.
- 3.19 Proving of internal diameter of pipe for the newly laid pipe segment including HDD portion using aluminum gauge plate pigging.
- 3.20 Preparation and creation of the logistic support for execution of Hook up job which shall involve infrastructure development. The Shut-down job shall complete within 48 hrs from the time allotted by the company. The work shall be carried out round the clock basis. Two separate independent team with all equipment and manpower shall be deployed each end at hook up job locations. All equipment and man-power required for successful completion of the job shall be made available hot-stand by during shut-down period. The Equipment such as Air compressor-2 nos, Recovery van / crane / hydra 1 no Generator- 1 no shall be kept on hot standby. Mode for 72 hrs.
- 3.21 Hook-up with existing pipeline at both end including clearing, grading, trenching, dewatering, end preparation, welding, radiographic inspection, coating & wrapping and back filling within 60 hrs including cutting of existing pipe by hacksaw, Cleaning the area, Spreading of dry sand, preparation for welding etc. complete in all respect. The job includes providing sand, electrode, hacksaw etc required for successful completion of the job.
- 3.22 Making arrangement for Air Pigging of the entire segment of old pipe to evacuate crude oil and sludge and make blind at both end by welding. The job includes Handling, collection and transportation of spill during Hook-up.

Company:	Contractor:

- 3.23 Making pit to accommodate spilled crude oil. This includes arrangement of the land, shielding of the pit walls with suitable polythene sheet to minimize seepage, collection of the crude oil into the pit. The excavated earth shall be stacked of size- 2m wide &1 m height and 1 m away from pit boundary. Stacked earth and pit side wall shall be dressed suitably for laying polyethylene sheet. Arrangement of land shall be done by way of leasing or any other suitable means. Pit to be dug on both side of the hookup location.
- 3.24 Collection and Handling of Spill into the designated earthen Pit excavated for the purpose. This includes collection of the crude oil into the pit, making arrangement for pumping the crude oil from the pit in to the pipeline and all safety aspects during the operations.
- 3.25 Retrieval of pipes from under ground section. The job shall include Air Pigging of the entire segment, Collection and handling of product and sludge from old pipes, cutting of the pipes at 10m interval with Hacksaw, Dismantling of the hangers and loading, unloading and onward transportation to PS3 Jorhat
- 3.26 Coating and wrapping of existing 406.4 mm (16") dia pipeline by cold applied tape the job involves scrapping of the existing coating; sand-blasting (including supply of sand); transportation of material to site; removal of scraps; providing protection during sand blasting; applying primer and cold applied tape (inner wrap and outer wrap) including assistance to inspection team; backfilling and restoration of site in all respect
- 3.27 Installation of 508 mm OD 6 mm thick casing pipe for Road crossing by way of boring and insertion of 406.4 mm OD carrier pipe complete with casing pipe, insulators, vent pipes end seals and including transportation of all materials, welding, radiographic inspection, Hydro testing, treating, testing and tie-in as per specification & applicable drawings including all consumables except casing end seals. Note: Casing end seals shall be supplied from Company stock.
- 3.28 Installation of OFC duct (2 nos) across the highway along the HDD profile. The job involves loading / unloading, transportation etc of OFC duct from OIL's dump site at Jorhat pulling the ducts along with the pipe as directed by the engineer-in-charge.
- 3.29 Preparation & submission of "As-Built" drawings & record.
- 3.30 All other works, which are not specifically indicated above, but required for successful completion of the works as per the tender documents, drawings, construction methodology & detailed engineering calculations etc.
- 3.31 Submission of daily progress reports
- 3.32 Restoration of site and final clean-up including de-mobilisation.
- 4.0. SCOPE OF SUPPLY
- 4.1. OWNER'S SCOPE OF SUPPLY.
- a) The Owner"s scope of supply shall be limited to the supply of the

followings:

- i) 406.4 mm OD x 7.91 / 11.92 mm WT,API 5L,G-46 pipes from the designated stockpile location at PS3 Jorhat.
- ii) Coating materials as required. iii) Gate valve,
- iv) Casing end seal v) OFC duct

4.2 CONTRACTOR'S SCOPE OF SUPPLY

All other equipment, materials, consumables, etc. not specifically indicated above, but are required for successful completion of the works as per the tender documents, drawings / construction methodology / detailed engineering calculations etc. shall be included in the Contractor's scope of supply.

5.0. OWNER'S RESPONSIBILITIES

Owner shall review and approved detailed engineering, including engineering analysis/calculations, work procedures/construction methodology and drawings etc. prepared by the Contractor for execution of the entire job.

6.0 CONTRACTOR'S RESPONSIBILITIES.

- 6.1 Prior to quoting prices, the bidder shall be deemed to have visited the site and satisfied himself regarding the details furnished by the Owner in the tender document and the feasibility of the method of construction for the crossing and associated completion of the job.
- 6.2 Land required for Pipe stringing, operation and associated facilities etc. shall have to be arranged by the contractor at his own cost. Cost of making temporary access road to site, payment to the landowners if and when necessary, crop compensation etc. for the previously mentioned purpose shall be borne by the contractor.
- 6.3 Contractor shall be solely responsible for settling all compensation and disputes arising out of crop, property, any other damage caused thus, or his team during positioning the rig, pipeline stringing, construction and other associated works.
- 6.4 Disposal of wastes shall be exclusive responsibility of the Contractor. The contractor shall obtain any permits, permission or clearances required in this regard.
- 6.5 Contractor shall provide particulars of his qualified skilled / unskilled personal and equipment, instrument tools and tackles and all other necessary materials and facilities required for successful execution of the entire job.
- 6.6 Contractor shall supply all the materials required for permanent incorporation in the works as per his scope of supply, specified in the document.
- 6.7 Contractor shall use reasonable means / endeavors to protect all existing structures or utilities at or near the site, belonging to the company, the government or other third party

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facilities or installations from any kind of damage. The contractor shall also undertake to repair and restore such damage resulting from Contracto's failure to use suitable means/endeavors to protect the same.

Any such repair or restoration shall be at Contractor's expense and shall not be reimbursable.

6.8 All surplus materials supplied by Contractor / Owner and all trash, refuse and spoil materials shall be collected and disposed off / returned to the Owner's store by the contractor at his own expenses, as the case may be.

7.0 TECHNICAL PARAMETERS:

7.1 Actual construction shall be as per the owner's approved construction drawings to be developed by the contractor and approved by the owner and statutory authority, if any, as per provisions of the tender documents.

Contractor shall make site investigation before submission of the bid and no compensation, whatsoever, shall be payable on this account subsequently.

8.0 WATER AND POWER SUPPLY:

8.1 Contractor is responsible to arrange the required water and its storage at the site and power requirement at his own cost for execution of the work.

9.0 TIME OF COMPLETION

Time of completion shall be 12 (twelve) months from the date of issue of work order at a single stretch.

The time of completion shall be encompassing time for mobilization, approval of the design & other materials, if any.

10.0 CONSTRUCTION:

Contractor shall observe all laws, rules and regulations, and requirements both National and local pertaining to the work in addition to the specified codes of the specifications.

11.0 INSTALLATION AND INSPECTION:

The contractor shall carry out required supervision and inspection as per the QAP and furnish all assistance required by the owner in carrying out inspection work during this phase. The owner shall have Engineers, Inspectors or other authorized representatives, who shall have free access to the work site all through out. If representative of the owner notifies the contractor's authorized representative, of any deficiency, or recommends action regarding compliance with the specifications, the contractor shall make every effort to carry out such instructions in conformance to the specifications and approved drawings as per the best engineering practices.

12.0 EXISTING FACILITIES:

Existing facilities like drains, pipes, pipelines, cables, overhead wires, OFC cables and similar services encountered in the course of the work shall be protected against damage by the contractor at his

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own cost, such that the aforesaid services remains un- interrupted to the satisfaction of the owner and are not likely to hinder the operation of such services.

Any damage affecting the existing facilities / structures due to the contractor's fault shall be repaired by the contractor at his own cost to the satisfaction of the owner or the Engineer in charge of the concerned authority.

13.0 CONSTRUCTION EQUIPMENT:

All construction equipment to be deployed shall be in sound operating condition, safe and fit for the intended purpose and to have a sufficient supply of spares parts to avoid delays in the completion of the work. All construction equipment shall be subject to inspection and approval from time to time by the owner for ensuring conformity with the

standard. Any such equipment, which is rejected or non-conforming with the standard shall be promptly repaired or removed / replaced by the contractor at his own cost.

14.0 TEST AND INSPECTION

- a) The contractor shall carry out various tests, as enumerated in the technical specifications of these technical documents that will be furnished to him during the execution of the work.
- b) All the required test pertaining to execution of the work either on the field or in laboratories and supply of materials by the contractor shall be carried out by himself at his own cost. All test equipment including recording / measuring gauges / instruments shall be calibrated and necessary certificates shall be shown issued by the statutory agency / test houses to the effect that the test equipment / instruments have been calibrated as per the standard practices on demand.
- c) The contractor shall carry out all instructions given during inspection(s) and shall ensure that the work is being carried out in accordance to the technical specifications and relevant codes and practices. Contractor shall submit daily work program to the Engineer in charge.
- d) Any work, not conforming to the execution drawings, specifications or codes shall be rejected forthwith and the contractor shall carry out the rectification at his own cost.
- e) All the results of inspection and tests will be recorded in the inspection reports, pro forma to be approved by the Engineer in charge. These reports shall form part of the completion document.

15.0 COMPLETION CERTIFICATE:

- 15.1 Within 15(fifteen) days of issue of final test certificate, the contractor shall clear the job-site of all surplus materials, equipment and machinery and shall demolish / dismantle including removal of all temporary work structures and constructions. The contractor shall remove all rubbish and restore the job-site to the satisfaction of the Engineer in charge.
- 15.2 In addition to the stipulations contained in the clauses of GCC, the contractor shall submit the following documents as prescribed by the Engineer in charge.
- a. Declaration in respect of completion of works.

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- b. Material reconciliation statement duly verified and certified by the site engineer.
- c. Manufacturer's test certificate for all materials supplied by the contractor. d. All test certificates carried out by the contractor in conformance with the QAP.
- e. Certificate of return of all surplus materials, equipment Machineries etc, if any supplied by the owner. f. Pipe-gauging report.
- 15.3 The engineer in charge shall issue a completion certificate in respect of the works within 15(fifteen) days of receipt of the application along with the documents indicated in 15.2.

The decision of the Engineer in charge as to the acceptability of the "material reconciliation statement" furnished by the contractor and as to the ir-recoverable losses if determined to be reasonable, shall be final and binding upon the contractor.

15.4 The final bill shall not be accepted for processing unless the requisite completion certificate is furnished along with document.

16.0 PRICE ESCALATION:

"The contract price shall deem to be "firm and valid" for the entire duration of the contract till the completion of the work and shall not be subjected to any variation due to increase of price of materials, utilities etc.

17.0 MOBILIZATION ADVANCE:

No mobilization advance shall be admissible for carrying out work.

18.0 FIRE FIGHTING AND SAFETY EQUIPMENT / SERVICES: (As per API wherever applicable)

Safety: Contractor shall observe such safety regulations in accordance with acceptable oilfield practice and applicable Indian Laws. Contractor shall take all measures reasonably necessary to provide safe working conditions and shall exercise due care and caution in preventing fire, explosion etc and maintain fire control equipment in sound condition at all times. Contractor shall conduct such safety drills etc. as may be required by Company at prescribed intervals.

- i) Contractor shall provide all necessary PPE as required.
- ii) Fire protection at site shall be the responsibility of the Contractor. Necessary action shall be taken and prior arrangements to be made for providing competent persons trained in the field of fire fighting at the site.
- iii) Documentation, record keeping of all safety practices should be conducted as per international / Indian applicable laws, act, regulations etc, as per standard Oilfield practice and these records should be made available for inspection at any point of time. The H.S.E (Hygiene Safety and Environment) policy as well as emergency procedure manual should be kept at site. Compliance of these shall be the sole responsibility of the Contractor.

19.0 SECURITY SERVICES:

Company: Contractor:

Contractor shall be wholly responsible for complete Security of their personnel, their Rig packages, Base Camp, operation, transit etc. and arrange suitable, complete and best Security services accordingly on round the clock basis for their personnel and equipment through out the tenure of the contract. All security related issues shall be dealt by the Contractor on their own including dealing with Government agencies. Company in no case will be involved in security related issues, relating to Contractor's personnel and material. Contractor shall also be responsible for the safety and security of Company's personnel/ equipment/ tools/materials etc. in the site and camp site and shall provide best security services to them during the tenure of the contract.

i) Set-Off:

Any sum of money due and payable to the Contractor (including Performance Security refundable to them) under this or any other Contract may be appropriated by OIL and set-off against any claim of OIL (or such other person or persons contracting

through OIL) for payment of a sum of money arising out of this contract or under any other contract made by the Contractor with OIL(or such other person or persons contracting through OIL).

ii) Subsequently Enacted Laws:

Subsequent to the date of issue of letter of intent 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.

iii) Pollution and Contamination:

Notwithstanding anything to the contrary contained herein, it is agreed that the responsibility and liability for pollution or contamination shall be as follows:

- a) Contractor shall assume all responsibility and liability for cleaning up and removal of pollution or contamination which originates above the surface from spills of fuels, lubricants, motor oils, pipe dope, paints, solvents and garbage wholly in Contractor's possession and control and/or directly associated with Contractor's equipment and facilities, caused, and that originating from normal water base drilling fluid and drill cuttings.
- b) Contractor shall assume all responsibility and liability for all other pollution or contamination, howsoever caused including control and removal of same, which may occur during the term of or arising out of this contract and shall indemnify Company from and against all claims, demands and causes of action of every kind and character arising from said pollution or contamination, including but not limited to that which may result from fire, cratering seepage or any other uncontrolled flow of oil, gas, water or other substance, as well as the use or disposal of oil base drilling fluids.
- c) In the event a third party commits an act of omission which results in pollution or contamination for which either the Contractor or Company, by whom such party is performing work is held to be legally liable, the responsibility shall be considered as between Contractor and Company, regardless of the party for whom the job was performed and liability as set forth in (a) and (b) above would be specifically applied.

Company: Contractor:

d) Contractor shall be responsible for any sound/noise pollution arising out of the Rig package or other items used by Contractor at site. Contractor shall sort out the noise/sound pollution with the third party either by minimizing the sound/noise pollution with technological means or by compensating the affected people practicing the system and procedure followed by OIL. Contractor must ensure that there is no disruption of operation due to sound/noise pollutions.

20 DISCIPLINE:

The Contractor shall maintain strict discipline and good order among their respective employees and their respective Sub-contractors, if any, and shall abide by and conform to all rules and regulations promulgated by the Company and Contractor governing the operations at the assigned worksites. Should the Company feel with just cause that the conduct of any of the Contractor's personnel is detrimental to Company's interests; the Company shall notify Contractor in writing the reasons for requesting removal of such personnel. The Contractor shall remove and replace such employees at their expense within 7 days from the time of such instruction given by the Company.

21.0 WATER MANAGEMENT:

- i. Strict control has to be made in on the use of water. Wastage of water increases the effluent volume in the pit and may aggravate pollution problems.
- ii. The valves, glands, hoses etc. are to be checked for any leakage and the same to be informed immediately to the concerned for rectification.
- iii. Arrangements have to be made for pumping effluents into the nearest dry pit in case of emergency.

22.0 EFFLUENT PIT BUNDS:

- i. Regular checks are to be made to ensure that there are no leakage/ seepage/ overflow of effluents from the pit into the surrounding areas.
- ii. The bunds / walls of the effluent pit are to be checked by Contractor for any breaches during the operation. Any imminent breach of effluent bunds and walls shall be immediately attended by Contractor to restrict pollution.

23.0 COLLECTION OF USED / BURNT LUBE OIL:

The used lube oils are to be collected separately in drums. Floating burnt oil, if any, in the effluent pit has to be lifted and collected into drums immediately.

24.0 COMPREHENSIVE 'HSE' GUIDELINES:

A) It will be solely the Contractor's responsibility to fulfill all the legal formalities with respect to the Health, Safety and Environmental aspects of the entire job (namely; the person employed by him, the equipment, the environment, etc.) under the jurisdiction of the district of that state where it is operating. Ensure that all sub- Contractors hired by him comply with the same requirement as

Company:	Contractor:
Company.	Contractor.

the Contractor himself and shall be liable for ensuring compliance all HSE laws by the sub or sub-sub contractors.

- B) Every person deployed by the Contractor must wear safety gadgets to be provided by the Contractor. The Contractor shall provide proper Personnel Protective Equipment as per the hazard identified and risk assessed for the job and conforming to statutory requirement and Company PPE schedule. Safety appliances like protective footwear, Safety Helmet and Full Body harness has to be DGMS approved. Necessary supportive document shall have to be submitted as proof. If the Contractor fails to provide the safety items as mentioned above to the working personnel, the Contractor may apply to the Company (OIL) for providing the same. OIL will provide the safety items, if available. But in turn, OIL will recover the actual cost of the items by deducting from Contractor's Bill. However, it will be the Contractor's sole responsibility to ensure that the persons engaged by him use the proper PPE while at work. All the safety gears mentioned above are to be provided to the working personnel before commencement of the work.
- C) The Contractor shall prepare written Safe Operating Procedure (SOP) for the work to be carried out, including an assessment of risk, wherever possible and safe methods to deal with it/them. The SOP should clearly state the risk arising to men, machineries & material from the mining operation / operations to be done by the Contractor and how it is to be managed.
- D) The Contractor shall provide a copy of the SOP to the person designated by the mine owner who shall be supervising the Contractor's work.
- E) Keep an up to date SOP and provide a copy of changes to a person designated by the Mine Owner/Agent/Manager.
- F) Contractor has to ensure that all work is carried out in accordance with the Statute and SOP and for the purpose he may deploy adequate qualified and competent personnel for the purpose of carrying out the job in a safe manner. For work of a specified scope/nature, he should develop and provide to the mine owner a site specific code of practice in line.
- G) All persons deployed by the Contractor for working must undergo Mines Vocational Training, initial medical examination, PME. They should be issued cards stating the name of the Contractor and the work and its validity period, indicating status of MVT, IME & PME.
- H) The Contractor shall submit to DGMS returns indicating Name of his firm, Registration number, Name and address of person heading the firm, Nature of work, type of deployment of work persons, Number of work persons deployed, how many work persons hold VT Certificate, how many work persons undergone IME and type of medical coverage given to the work persons
- I) The return shall be submitted quarterly (by 10th of April, July, October & January) for contracts of more than one year. However, for contracts of less than one year, returns shall be submitted monthly.
- J) It will be entirely the responsibility of the Contractor/his Supervisor/representative to ensure strict adherence to all HSE measures and statutory rules during operation in OIL's installations and safety of workers engaged by him. The crew members will not refuse to follow any instruction given by Company's Installation Manager / Safety Officer / Engineer / Official / Supervisor/Junior Engineer for safe operation.

Company:	Contractor:

- K) Any compensation arising out of the job carried out by the Contractor whether related to pollution, Safety or Health will be paid by the Contractor only.
- L]) Any compensation arising due to accident of the Contractor's personnel while carrying out the job, will be payable by the Contractor.
- M) The Contractor shall have to report all incidents including near miss to Installation Manager / departmental representative of the concerned department of OIL.
- N) The Contractor has to keep a register of the persons employed by him/her. The Contractor's supervisor shall take and maintain attendance of his men every day for the work, punctually.
- O). If the Company arranges any safety class / training for the working personnel at site (Company employee, Contractor worker, etc.) the Contractor will not have any objection to any such training.
- P) The health check up of Contractor's personnel is to be done by the Contractor in authorized Health Centers as per OIL's requirement & proof of such test(s) is to be submitted to OIL. The frequency of periodic medical examinations should be every five years for the employees below 45 years of age and every three years for employees of 45 years of age and above.
- Q) To arrange daily tool box meeting and regular site safety meetings and maintain records.
- R) Records of daily attendance, accident report etc. are to be maintained by the Contractor.
- S) A Contractor employee must, while at work, take reasonable care for the health and safety of people who are at the employee's place of work and who may be affected by the employee's act or omissions at work.
- T) A Contractor employee must, while at work, cooperate with his or her employer or other persons so far as is necessary to enable compliance with any requirement under the act or the regulations that is imposed in the interest of health, safety and welfare of the employee or any other person.
- U) Contractor's arrangements for health and safety management shall be consistent with those for the mine owner.
- V) In case Contractor is found non-compliant of HSE laws as required Company will have the right for directing the Contractor to take action to comply with the requirements, and for further non-compliance, the Contractor will be penalized prevailing relevant Acts/Rules/Regulations.
- W) When there is a significant risk to health ,environment or safety of a person or place arising because of a non-compliance of HSE measures Company will have the right to direct the Contractor to cease work until the non-compliance is corrected.
- X) The Contractor should prevent the frequent change of his contractual employees as far as practicable.
- Y) The Contractor should frame a mutually agreed bridging document between OIL & the Contractor with roles and responsibilities clearly defined.

Company:	Contractor:

- Z) For any HSE matters not specified in the contract document, the Contractor will abide the relevant and prevailing Acts/rules/ regulations/pertaining to Health, Safety and Environment.
- 25. The Line Pipes & Coating materials are kept under the scope of company's supply.
- a) The new pipes to be uplifted by contractor from PHQ-Guwahati campus and stored at the site properly.
- b) Dismantled old pipes from site to be stored at PS3-Jorhat at designated location.
- c) The contractor shall arrange for temporary arrangement of accommodation for his labour at each site.

Company:	Contractor:

SECTION-IV

OIL INDIA LIMITED (A Govt. of India Enterprise) P.O. Udyan Vihar, Narengi, Guwahati,

Assam

Tender No. CGI 3467 P17

SCHEDULE OF COMPANY'S MATERIALS, PLANTS AND EQUIPMENT

The following Company's materials will be issued to the contractor for use in the execution of works.

- (a) Materials : 1) The Line Pipes & Coating materials are kept under the scope of company's supply.
 - 2) OFC Duct will be supplied by OIL
- (b) Plants and equipment: NIL

Company:	Contractor:
	Contractor:

SECTION-V

SAFETY MEASURES & COMPLIANCE FORMAT

To GENERAL MANAGER (PLS) OIL INDIA LIMITED GUWAHATI

SUB: SAFETY MEASURES

Tender No : CGI 3467 P17

Description of work/service: "HIRING THE SERVICES OF DESIGN, DETAIL ENGINEERING AND INSTALLATION OF 406.4 MM OD PIPELINE AND 'OFC' BY HDD AT 2 LOCATIONS OF NH37 ROAD CROSSINGS AND HOOKUP WITH EXISTING 16" CRUDE-OIL AND NSPL PRODUCT PIPELINES EACH AT MISA AND AMONI IN NAGAON DISTRICT OF ASSAM"

Sir,

We hereby confirm that we have fully understood the safety measures to be adopted during execution of the above contract and that the same have been explained to us by the concerned authorities. We also give the following assurances.

a)	Only experienced and competent persons shall be engaged by us for carrying out work under the said contract.
b)	The names of the authorised persons who would be supervising the jobs on day to day basis from our end are the following i) ii) iii)
	The above personnel are fully familiar with the nature of jobs assigned and safety precautions required.

- c) Due notice would be given for any change of personnel under item(b) above.
- d) We hereby accept the responsibility for the safety of all the personnel engaged by us and for the safety of the Company's person and property involved during the course of our working under this contract. We would ensure that all the provisions under the Oil Mines Regulations,1984 and other safety rules related to execution of our work would be strictly followed by our personnel. Any violation pointed out by the Company's Engineers would be rectified forthwith or the work suspended till such time the rectification is completed by us and all expenditure towards this would be on our account.

Company:	Contractor:

Tender No :CGI 3467P17

e)	We confirm that all persons engaged by us would be provided with the necessary Safety Gears at our cost.
f)	All losses caused due to inadequate safety measures or lack of supervision on our part would be fully compensated by us and the Company will not be responsible for any lapses on our part in this regard.
(Seal)	Yours Faithfully
Dated_	M/sFor & On Behalf Of Contractor

SECTION-VI

INTEGRITY PACT

Between

Oil India Limited ((OIL) hereinafter	referred to as	"The Principal"
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(Name of the bidder)......hereinafter referred to as "The Bidder / Contractor"

And

Preamble:

SECTION 1 - COMMITMENTS OF THE PRINCIPAL:

- 1.0 The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
 - a) 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.
 - b) 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.
 - c) 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:

Company:	Contractor:

- 1.0 The Bidder / Contractor commit 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.
 - a) 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.
 - b) 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 cartelisation in the bidding process.
 - c) 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.
 - d) 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 have 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

Company:	Contractor:
Company.	Contractor.

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.

Company: Contractor:

Tender No: CGI 3467P17

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.

Company:	Contractor:

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
Place. Guwahati	Witness 1:
Date	Witness 2:

Company:	Contractor:
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PROFORMA-A

PRICE BID FORMAT			
As per SOQ (Section-II) and shall be fille	ed up in on line Price Bid Format.		

Company: _____

Contractor:

PROFORMA-B

BID FORM To M/S. OIL INDIA LIMITED, PIPELINE HEAD QUARTER Tender No. : _____ Sub: Dear Sir, Having examined the General and Special Conditions of Contract and the Terms of Reference including all attachments thereto, the receipt of which is hereby duly acknowledged, we the undersigned offer to perform the services in conformity with the said conditions of Contract and Terms of Reference for the sum of ______(Total Bid Amount in words and figures) or such other sums as may be ascertained in accordance with the Schedule of Prices attached herewith and made part of this Bid. We undertake, if our Bid is accepted, to commence the work within () days calculated from the date both parties have signed the Contract. If our Bid is accepted, we will obtain the guarantee of a bank in a sum not exceeding for the due performance of the Contract. We agree to abide by this Bid for a period of 120 days from the date fixed for Bid opening and it shall remain binding upon us and may be accepted at any time before the expiration of that period. Until a formal Contract is prepared and executed, this Bid, together with your written acceptance thereof in your notification of award shall constitute a binding Contract between us. We understand that you are not bound to accept the lowest or any Bid you may receive.

Dated this ______ day of ______ 20_.

Signature

(In the capacity of)

Company:	Contractor:
Company	contractor:

Contractor:

PROFORMA-C

FORM OF BID SECURITY (BANK GUARANTEE)

		A LIMITEI nm, India, P		781171.				
of Cour called "I made to	gainst ntry) Bank") o Comp	OIL INDIA know al are bound to any, the Ba	A LIME I me unto ank b	for the promise for the company in the spinds itself, its successing for the promise for the p	ssam, India (here at we (Name of stered office at_ um of (* ssors and assign	einafter called the Bank)) for which payees by these pr	yment will esents. SE)'s tender No.: of (Name (hereinafter and truly to be
	THE C	ONDITION	IS of	these obligations are:				
	1.	If the Bidd	ler w	ithdraws their Bid dur	ing the period of	of Bid validity sp	pecified by t	he Bidder; or
	2.	If the Bidd of Bid vali		aving been notified of	f acceptance of t	heir Bid by the C	Company du	aring the period
		8	a)	Fails or refuses to Instructions to Bidde		m of agreemen	t in accord	dance with the
		ł		Fails or refuses to furi		ance Security in	accorda	nce with the
letter / t	fax/cab e that	le), without the amoun	Con nt cla	ny up to the above am npany having to sub- timed by it is due to red condition or cond	stantiate its dem it owing to the	and provided th	nat in its der	mand Company
				force up to and incluer than the above date		**) and any	demand in	respect thereof
		AND SEAL & Address:		THE GUARANTORS	S:			
	3:							
(Signatu	ıre, Nar	ne and Add	ress)					
Date :								
Place:								
* *		expiry of E		rt the amount of the gu Guarantee should be i		-	of the	validity period
				****	******			

PROFORMA-D

FORM OF PERFORMANCE BANK GUARANTEE

10.	ED				
M/s. OIL INDIA LIMIT	*				
(CHIEF MANAGER - Guwahati, Kamrup, Ass	· · · · · · · · · · · · · · · · · · ·	1 171			
20 Walland, 12mill up, 1255	 , , .				
WHEREAS			`		s of Contractor)
	"Contractor") had				
(t and Br	ef Descript	ion of the Work)
	ineremarter carred	the Contract).			
AND WHEREAS it has	been stipulated by y	you in the said Con	ntract that	the Contract	tor shall furnish you
with a Bank Guarantee a	is security for comp	oliance with Contr	ractor's ob	ligations in a	accordance with the
Contract.					
AND WHEREAS we ha	ve agreed to give th	ne Contractor such	n a Bank (Guarantee: N	OW THEREFORE
we hereby affirm that					
Guarantee in figures)	(in w	ords), such amo	ount being payable
in the types and proporti					
pay you, upon your first limits of guarantee sum					
your demand for the sur					
debt from the Contractor	before presenting u	is with the demand	1.		_
We further agree that rethe work to be performed you and the Contractor's waive notice of such characters.	d there under or of a hall in any way cea	any of the Contrac se us from any lia	t documer	its which ma	ay be made between
This guarantee is valid u	ntil the date	(calculated at	3 months	after Contra	ct completion date).
SIGNATURE AN	ND SEAL OF THE	GUARANTORS			
Designation					
G					
Name of Bank					
Address					
Witness		_			
Address		_			
Date		_			
Place		_			

Company: _____ Contractor : _____

PROFORMA-E

AGREEMENT FORM

This Agreement is made on day of between Oil India Limited, a Government of India Enterprise, incorporated under the Companies Act 1956, having its registered office at Duliajan in the State of Assam, hereinafter called the "Company" which expression unless repugnant to the context shall include executors, administrators and assignees on the one part, and M/s (Name and address of Contractor) hereinafter called the "Contractor" which expression unless repugnant to the context shall include executors, administrators and assignees on the other part,
WHEREAS the Company desires that Services (brief description of services) should be provided by the Contractor as detailed hereinafter or as Company may requires;
WHEREAS, Contractor engaged themselves in the business of offering such services represents that they have adequate resources and equipment, material etc. in good working order and fully trained personnel capable of efficiently undertaking the operations and is ready, willing and able to carry out the said services for the Company as per Section-II attached herewith for this purpose and
WHEREAS, Company had issued a firm Letter of Award No dated based on Offer No dated submitted by the Contractor against Company's IFB No All these aforesaid documents shall be deemed to form and be read and construed as part of this agreement/contract. However, should there be any dispute arising out of interpretation of this contract in regard to the terms and conditions with those mentioned in Company's tender document and subsequent letters including the Letter of Intent and Contractor's offer and their subsequent letters, the terms and conditions attached hereto shall prevail. Changes, additions or deletions to the terms of the contract shall be authorized solely by an amendment to the contract executed in the same manner as this contract. NOW WHEREAS, in consideration of the mutual covenants and agreements hereinafter contained, it is hereby agreed as follows -
In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
In addition to documents herein above, the following Sections and Annexures attached herewith shall be deemed to form and be read and construed as part of this agreement viz.:
 (a) SECTION-I (b) SECTION-II (c) SECTION-III (d) SECTION-IV (e) SECTION-V (f) SECTION-VI (g) SECTION-VII (e) SECTION-VII (f) SECTION-VII (g) SECTION-VII (e) SECTION-VII (f) SECTION-VII (g) SECTION-VII (e) SECTION-VII (f) SECTION-VII (g) SECTION-VII (e) SECTION-VII (e) SECTION-VII (f) SECTION-VII (g) SECTION-VII

Contractor:

1.

2.

- 3. In consideration of the payments to be made by the Company to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Company to provide the Services and to remedy defects therein in conformity in all respect with the provisions of this Contract.
- 4. The Company hereby covenants to pay the Contractor in consideration of the provision of the Services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of this Contract at the times and in the manner prescribed by this Contract.

IN WITNESS thereof, each party has executed this contract at Guwahati, Assam as of the date shown above.

Signed, Sealed and Delivered,

For and on behalf of Company (Oil India Limited)	for and on behalf of Contractor (M/s)
Name:	Name:
Status:	Status:
In presence of	In presence of
1.	1.
2.	2.

Company: _____ Contractor : _____

PROFORMA-F

STATEMENT OF COMPLIANCE/NON-COMPLIANCE

docun	ver, sho nents, th	ould the bidder e ne same should b	xperience so be indicated	ome exception here and pu	ms and conditions of to on and deviations to the it in un-priced bid. In Collowing statement:	e terms of the bidding
(a)	We ce	•	er complies	with all IFI	3 requirements and spe	cifications without any
				Or		
(b)		ertify that our of ring deviations:	fer complie	es with all N	NIT requirements and	specifications with the
	SL.	SECTION/	BRIEF ST	ATEMENT	COMPLIANCE/	DEVIATION
	NO.	CLAUSE NO.			NON-COMPLIANCE	STATEMENT
	nent sha				s all the terms and co ot recognize any deviati	
Signat	ure of t	he Bidder				
Name	of Bidd	ler:				
Seal o	f the Co	ompany:				
				*******	 ***	

Company: _____ Contractor:

PROFORMA-H

PROFORMA LETTER OF AUTHORITY

TO Chief Manager (Contracts) Oil India Ltd., P.O. Udayan Vihar - 781171 Assam, India	
Sir,	
Sub: OIL's Tender No:	
We confirm that Mr	(Name and address) as
authorised to represent us to Bid, negotiate and conclude the agreement against Tender Invitation No for	_
We confirm that we shall be bound by all and whatsoever our said representation. Yours Faithfully,	
Authorised Person's Signature:	
Name: Designation:	
Seal of the Bidder:	
Note: This letter of authority shall be on printed letter head of the Bidde person competent and having the power of attorney (power of attobind such Bidder. If signed by a consortium, it shall be sig consortium.	orney shall be annexed) to

Contractor:

PROFORMA - I

FORMAT FOR UNDERTAKING

(COPY TO BE UPLOADED ALONG WITH THE BID AND HARD COPY TO BE SUBMITTED ALONG WITH BID SECURITY)

Tender No. <u>CGI 3467 P17</u>

(On Non-Judicial Stamp Paper of Rs. 100/-) TO BE NOTARISED

To CHIEF MANAGER (CONTRACTS) OIL INDIA LIMITED PO: UDYANVIHAR – 781 171 GUWAHATI, ASSAM, INDIA

Dear Sirs,

UNDERTAKING/DECLARATION BY THE BIDDER IN RESPECT OF

Tender No. CGI 3467 P17

I/We, the afore mentioned Bidder against the subject tender, hereby declare that my/our quoted rates include the following -

- (a) Labour wages as per Minimum Wages Act and notifications issued by the Central Govt. from time to time, including P.F, insurance and Bonus.
- (b) Material and Equipment (if any) cost.
- (c) PPE cost.
- (d) IME (Initial Medical Examination) cost.
- (e) Other charges / cost including overheads, profit ,insurance and handling charge..

I/We, the afore mentioned Bidder against the subject tender take note that minimum wages may increase from time to time as notified by statutory authority and Central Govt. and undertake that I/We shall not make Company (i.e. OIL) liable to reimburse me/us for such statutory increase in wage rates of the labours/workers engaged by me/us during the entire period of the contract, including extension if any. Currently, such increase in the wage rates is twice in a year. I/We have bid after considering this increase in wage rates for the entire period of Contract including extension provision.

Company:	Contractor:
	Contractor:

I/We, the afore mentioned Bidder against the subject tender, further undertake that I/We will pay my/our workers the existing Daily wages as notified under the Minimum Wages Act from time to time by the Central Govt. and such statutory or any other increase in the wages rates including consequent increase in statutory contributions like provident fund etc. of contract labours engaged by me/us shall be borne solely by me/us during the entire period of the contract, including extension if any, without any cost implication whatsoever upon the Company.

I/We further agree and undertake that in case of any violation of the above undertaking, Oil India Limited (OIL) shall be at liberty to take appropriate action against me/us in terms of the Tender/Contract including but not limited to termination of contract and debarment from future business with OIL. I shall duly comply with all the statutory obligations, more particularly under applicable labour laws. I further agree and undertake that in case of any dispute or claims arise out of my non-compliance of statutory obligations under the Contract, by the Labourers engaged by me or by any statutory authorities, I shall only be responsible for the same and hold the Company harmless against such dispute or claims. I further authorize the Company, in the event of my default or non-compliance of any statutory obligations, to deduct/recover and adjust such amount or claim against my Bills due under the Contract or against any other existing or future Contracts with the Company including performance security.

I/We declare that the information given above is true and any misstatement, misrepresentation, or suppression of facts in connection with the above undertaking may entail rejection of the bid and cancellation of contract, if awarded.

Yours faithfully,
Authorized Signatory with Seal
(Bidder)
Place :
Date :

Company:	Contractor:
Company	Contractor:

PROFORMA – J

CERTIFICATE OF ANNUAL TURNOVER & NET WORTH

(TO BE ISSUED BY $\mbox{\bf PRACTISING CHARTERED ACCOUNTANTS'}$ FIRM ON THEIR LETTER HEAD)

TO WHOM IT MAY CONCERN

YEAR		
ILAK	TURN OVER In INR (Rs.)	NET WORTH In INR (Rs.)
	Are Arriaz (Azus)	111 1111 (1111)
	-	,
Place:		
Date: Seal:		
Jeui.	gistration No. :	

C	ompany:	on	tract	or:	

PPROFORMA- K

Contractor:

To, General Manager (F&A) Oil India Limited Pipeline HQ, Narangi, O	O-PLS Guwahati ,Assam-781171
Dear Sir,	
Sub: E-Payments vide R	TGS/NEFT
I/We request and hereby Bank account as per the	authorise you to execute E-Payment vide RTGS/NEFT modes to My /Our details given below:
 Account Type Sa Bank Branch Bank Address IFSC Code MICR No. VENDOR DETAIL Vendor Code (See the Name 	ne vendor code given in the PO/Contract) osed self-attested photo copy of PAN Card) Telephone No.
I/we shall bear the charg	at the particulars given above are correct and complete. I/We confirm that tes, if any levied by my/our bank for the credit in our above account through is delayed or lost because of incomplete or incorrect information, we would sponsible.
Date:	Authorised Signatory & Stamp
Bank Certificate We confirm that the deta	ails given above are correct as per our records.
Date: Place: Official	Signature, Code & Stamp of Authorised Bank