

**CORRIGENDUM NO. 6 DATED 28.04.2023 to E-TENDER NO. CPI2385P23**

**Hiring of Services for a GGS (Group Gathering Station) consisting of an OCS, ETP + STP and WIS at Lakwagaon in Sivasagar District, Assam on Build, Own, Operate and Transfer (BOOT) basis for a period of 10 (Ten) years from the date of successful commissioning with provision for extension by another 5 (Five) years.**

This Corrigendum is issued to notify the following changes to the tender:

- 1.0** Terms and Conditions of the of the Bidding Document shall stand modified to the extent indicated under column “Revised Clause” of **Annexure- A** attached to this corrigendum.
- 2.0** Changes to certain technical specifications of the tender are listed under **Annexure-AA** attached to this corrigendum.
- 3.0** Few changes in annexure nos. attached to published Corrigendum no. 4 to this tender are listed under **Annexure-AAA** attached to this corrigendum.
- 4.0** The last date of online registration, Bid Closing Date (BCD) & Technical Bid Opening Date stands extended as under:

<b>(i) Last day for online registration in OIL’s e-tender portal (For new vendors)</b>	: 09.05.2023, 15:30 hrs. IST.
<b>(ii) Bid Closing Date &amp; Time</b>	: 16.05.2023, 11:00 hrs. IST.
<b>(iii) Technical Bid Opening Date &amp; Time</b>	: 16.05.2023, 14:00 hrs. IST.

- 5.0** In case of any discrepancy between tender terms and conditions, the terms and conditions as notified vide this corrigendum shall prevail.
- 6.0** All other terms and conditions of the Bid Document remain unchanged.

All the prospective bidders are requested to regularly visit OIL’s website: [www.oil-india.com](http://www.oil-india.com) and e-procurement portal <https://etender.srm.oilindia.in/irj/portal> for further announcements/ latest information related to this tender.

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**ANNEXURE-A**  
**TO CORRIGENDUM NO. 6**

Terms and conditions of the Bidding Document shall stand revised to the extent indicated here below under column “Revised Clause”:

Sl. No.	Ref. Tender Volume & Clause No.	Existing Clause	Revised Clause
01	Clause No. 26.4 of Tender Vol.1, Part 1 Instructions to Bidders.	<p>OIL has appointed Shri Sutanu Behuria, IAS (Retd.), Ex-Secretary, Ministry of Heavy Industries and Public Enterprises.), Dr. Tejendra Mohan Bhasin, Former Vigilance Commissioner, CVC and Shri Om Prakash Singh, IPS (Retd.), Former DGP, Uttar Pradesh as Independent External Monitors (IEM) for a period of 03 (Three) years to oversee implementation of Integrity Pact in OIL. Bidders may contact the Independent External Monitors for any matter relating to the Integrity Pact at the following addresses:</p> <p>a. Shri Sutanu Behuria, IAS (Retd.), E-mail: <a href="mailto:sutanu2911@gmail.com">sutanu2911@gmail.com</a></p> <p>b. Dr. Tejendra Mohan Bhasin, E-mail: <a href="mailto:tmbhasin@gmail.com">tmbhasin@gmail.com</a></p> <p>c. Shri Om Prakash Singh, IPS (Retd.), E-mail: <a href="mailto:Ops2020@rediffmail.com">Ops2020@rediffmail.com</a></p> <p>In the event of any dispute between the management and the contractor relating to those contracts where Integrity Pact is applicable, in case, both the parties are agreeable, they may try to settle dispute through mediation before the panel of IEMs in a time bound manner. If required, the organizations may adopt any mediation rules for this purpose. In case, the dispute remains unresolved even after mediation by the panel of IEMs, the organization may take further action as per the terms and conditions</p>	<p>OIL has appointed <b>Shri Ram Phal Pawar, IPS (Retd.)</b>, Former Director, NCRB, MHA, Dr. Tejendra Mohan Bhasin, Former Vigilance Commissioner, CVC and Shri Om Prakash Singh, IPS (Retd.), Former DGP, Uttar Pradesh as Independent External Monitors (IEM) for a period of 03 (Three) years to oversee implementation of Integrity Pact in OIL. Bidders may contact the Independent External Monitors for any matter relating to the Integrity Pact at the following addresses:</p> <p>a. <b>Shri Ram Phal Pawar, IPS (Retd.)</b>, E-mail: <a href="mailto:rpawar61@hotmail.com">rpawar61@hotmail.com</a> <a href="mailto:ramphal.pawar@ips.gov.in">ramphal.pawar@ips.gov.in</a></p> <p>b. Dr. Tejendra Mohan Bhasin, E-mail: <a href="mailto:tmbhasin@gmail.com">tmbhasin@gmail.com</a></p> <p>c. Shri Om Prakash Singh, IPS (Retd.), E-mail: <a href="mailto:Ops2020@rediffmail.com">Ops2020@rediffmail.com</a></p> <p>In the event of any dispute between the management and the contractor relating to those contracts where Integrity Pact is applicable, in case, both the parties are agreeable, they may try to settle dispute through mediation before the panel of IEMs in a time bound manner. If required, the organizations may adopt any mediation rules for this purpose. In case, the dispute remains unresolved even after mediation by the panel of</p>

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		of the contract. The fees/expenses on dispute resolution shall be equally shared by both the parties.	IEMs, the organization may take further action as per the terms and conditions of the contract. The fees/expenses on dispute resolution shall be equally shared by both the parties.
02	Tender Volume-I Part – 3 Section-VII Para 1 of Section-3 of 'Integrity Pact'	If the Bidder/Contractor has committed a transgression through a violation of Section 2 such as to put his reliability or credibility into question, the Principal is entitled also to exclude the Bid der/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.	If the Bidder/Contractor has committed a transgression through a violation of Section 2 such as to put his reliability or credibility into question, the Principal is entitled also to exclude the Bidder/Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the circumstances of the case, in particular the number of transgressions, the position of the transgressions within the company hierarchy of the Bidder and the amount of the damage. <b>The exclusion will be imposed for a minimum of 6 months and maximum of 2 years.</b>
03	Tender Volume-I Sub Clause (i) of Clause no. 3.0 (xii) of Forwarding Letter 'Amount of Performance Security'	i) 3% of annualised contract value as per existing Govt. guideline. However, in case of any change in Govt. guideline, the same shall be applicable at the time of award of contract.	(i) <b>10% of annualised contract value</b> as per existing Govt. guideline. However, in case of any change in Govt. guideline, the same shall be applicable at the time of award of contract.
04	Tender Volume-1, Part 1 Clause No. 30.1 of	The Bidder must be incorporated in India and must maintain more than 20% local content for the offered services. With regard to calculation of local content and submission of documents during bidding & execution of contracts, provision of Purchase Preference Policy (Linked	The Bidder must be incorporated in India and must maintain <b>more than or equal to 20% local content</b> for the offered services. With regard to calculation of local content and submission of documents during bidding & execution of contracts, provision of Purchase Preference

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	Instructions to Bidders  Purchase Preference Policy (Linked With Local Content) (PP-LC)	with Local Content) shall be applicable. If such local content is not maintained during execution of contract, OIL reserves the right to invoke the Performance Securities submitted by the bidding company.	Policy (Linked with Local Content) shall be applicable. If such local content is not maintained during execution of contract, OIL reserves the right to invoke the Performance Securities submitted by the bidding company.
05	Tender Volume-1 Part-3 Section-III Special Conditions of Contract  Clause no. a of Article-1 Mobilization	a) <b>Initial mobilization ( common for all the three systems viz; (i) WIS, (ii) OCS and (iii) ETP+STP):</b> Initial mobilization includes obtaining necessary labour clearance and any other statutory permission/clearances deemed to be necessary to start the following initial site construction activities, temporary site office along with all necessary ancillaries like erection of temporary opaque barrier wall like GI sheeting to secure the construction site, temporary toilets, mobilization of contractor's security personnel to ensure safety of the construction site during construction period, approval of CVs & site deployment of contractor's initial key personnel (Resident Construction Manager, Civil Engineer, Safety Officer) required for supervising construction activities. The timeline for initial mobilization is 90 days from the date of Letter of Award (LOA). No separate mobilization notice shall be issued for initial mobilization. Delay in initial mobilization shall attract penalty as per rate mentioned in Article 14 of SCC: LIQUIDATED DAMAGE & PENALTY.	a) <b>Initial mobilization ( common for all the three systems viz; (i) WIS, (ii) OCS and (iii) ETP+STP):</b> Initial mobilization includes obtaining necessary labour clearance and any other statutory permission/clearances deemed to be necessary to start the following initial site construction activities, temporary site office along with all necessary ancillaries like erection of temporary opaque barrier wall like GI sheeting to secure the construction site, temporary toilets, mobilization of contractor's security personnel to ensure safety of the construction site during construction period, approval of CVs & site deployment of contractor's initial key personnel (Resident Construction Manager, Civil Engineer, Safety Officer) required for supervising construction activities. The timeline for initial mobilization is 90 days from the <b>date of issue of Mobilisation Notice.</b> Delay in initial mobilization shall attract penalty as per rate mentioned in Article 14 of SCC: LIQUIDATED DAMAGE & PENALTY.
06	Tender Volume-1 Part-3 Section-III Special Conditions of Contract	b) <b>Final mobilization (Ready for commencement of regular operation of each of the three systems viz; (i) WIS, (ii) OCS and (iii) ETP+STP):-</b> Next stage of Mobilization of GGS Facility shall have to be carried out by contactor system wise upon issuance of Mobilization	b) <b>Final mobilization (Ready for commencement of regular operation of each of the three systems viz; (i) WIS, (ii) OCS and (iii) ETP+STP):-</b> Mobilization of GGS Facility shall have to be carried out by contractor <b>as per timeline mentioned in the Mobilization Notice</b> for

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	Clause no. b of Article-1 Mobilization	<p>Notice separately for each of the three systems-(i) Water Injection Station, (ii) Oil Collecting Station &amp; (iii) Effluent Treatment Plant + Sewage Treatment System. Company may at its discretion may issue Single Mobilization Notice to start mobilization of all the three systems simultaneously.</p> <p>Final mobilization includes detailed engineering, supply/procurement of equipment &amp; materials, completion of construction, commissioning &amp; successful completion of PGTR of <b>(i) WIS, (ii) OCS and (iii) ETP+STP.</b></p>	<p>each of the three systems-(i) Water Injection Station, (ii) Oil Collecting Station &amp; (iii) Effluent Treatment Plant + Sewage Treatment System. Company may at its discretion may issue Single Mobilization Notice to start mobilization of all the three systems simultaneously.</p> <p>Final mobilization includes detailed engineering, supply/procurement of equipment &amp; materials, completion of construction, commissioning &amp; successful completion of PGTR of <b>(i) WIS, (ii) OCS and (iii) ETP+STP.</b></p>
07	<p>Tender Volume-1 Part-3 Section-III Special Conditions of Contract</p> <p>Clause no. b of Article-1 Mobilization</p>	<b>Timeline for final mobilization of WIS: - 18 months</b> from the date of issuance of <b>Letter of Award/ Mobilization Notice.</b>	<b>Timeline for final mobilization of WIS: - 18 months</b> from the date of issuance of <b>Mobilization Notice.</b>
08	<p>Tender Volume-1 Part-3 Section-III Special Conditions of Contract</p> <p>Clause no. b of Article-1 Mobilization</p>	<b>Timeline for final mobilization of OCS and ETP+WIS: 24 months</b> from the date of issuance of <b>LOA/ Mobilization Notice.</b>	<b>Timeline for final mobilization of OCS and ETP+WIS: 24 months</b> from the date of issuance of <b>Mobilization Notice.</b>
09	Tender Volume-1 Part-3 Section-III	Upon awarding of the contract, the contractor shall furnish <b>performance security for an amount of 3% of Annualized contract value within 02 (two) weeks of receipt of LoA with a validity of 90 (ninety) days</b>	Upon awarding of the contract, the contractor shall furnish <b>performance security for an amount of 3% of Annualized contract value within 02 (two) weeks of receipt of LoA with a validity of 90 (ninety) days</b>

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	Special Conditions of Contract Article-5 Performance Security	<b><u>beyond contract period. Contract period will be 12 years (=24 months final mobilization time + 10 years commercial operation) from the date of LOA.</u></b>	<b><u>beyond contract period. Contract period will be 12 years (=24 months final mobilization time + 10 years commercial operation) from the date of Mobilization Notice.</u></b>
10	Tender Volume-1 Part-3 Section-IV Format for Price Bid & Schedule of Payments Clause No. iii(a) of 1. Mobilization Charges	iii. a. 2% against completion of final mobilization of WIS i.e successful commissioning of WIS as stated in Article-1 of SCC and the commercial operation of WIS	iii. a. 2% against completion of final mobilization of WIS i.e successful commissioning of WIS as stated in Article-1 of SCC.
11	Tender Volume-1 Part-3 Section-IV Format for Price Bid & Schedule of Payments Clause No. 3. Monthly Fixed Hire/Rental Charges Towards Recovery on Fixed Capital Investment	Fixed charges in every calendar month basis shall be paid to the contractor as per the charges quoted and finalized in SOR. Such monthly rates of each operating year will be used for arriving daily charges if required based on the calendar days of particular month.	Fixed <b>hire</b> charges in every calendar month basis shall be paid to the contractor as per the charges quoted and finalized in <b>SOP</b> . Such monthly rates of each operating year will be used for arriving daily charges if required based on the calendar days of particular month.

**Note:** All timelines for mobilization stated in the tender document stand revised and shall be considered from the date of issuance of Mobilization Notice.

**\*\*\*\*END OF ANNEXURE-A TO CORRIGENDUM NO. 6\*\*\*\***

Sl. No.	Tender clause no. /para no./Page no.	Clause/para mentioned in the published tender	modified clause/para
1	<p>Tender Vol. I, Part 3, Section III: SPECIAL CONDITIONS OF CONTRACT</p> <p>Sub Clause no. 9.1 of ARTICLE-38- “OEM/Sub-vendor selection criteria for procurement/supply of civil, mechanical, process, electrical &amp; instrumentation items/equipment/materials” - published vide Annexure-I to Corrigendum#4 to tender no. CPI2385P23</p>	<p><b><u>9. MECHANICAL PACKAGE/ EQUIPMENTS</u></b></p> <p>9.1 <b>Crude Oil Dispatch Pump, Water Injection Pumps, Genset, Crude Oil Recharging Pumps, Crude Oil De-hydrator, Separators, Heat Exchangers, Hot Oil Heaters/ Heat Generators etc:</b></p> <p>Vendor shall be OEM or Authorized Dealer/Distributor of OEM for the item.</p> <p>At least two units of similar or higher capacity (as per requirement of this tender) is running for 2 years in India. Bidder shall provide documentary evidence in this regard.</p> <p>OEM or Authorized Dealer/Distributor of OEM must have their regional office in India for last two years period.</p> <p>OEM or Authorized Dealer/Distributor of OEM must provide support service during post warranty period for 10 years after installation of the equipment at site</p>	<p><b><u>9. MECHANICAL PACKAGE/ EQUIPMENTS</u></b></p> <p><b>9.1Crude Oil Dispatch Pump, Water Injection Pumps, Genset, Crude Oil Recharging Pumps, Crude Oil De-hydrator, Separators, Heat Exchangers, Hot Oil Heaters/ Heat Generators etc:</b></p> <p>Vendor shall be OEM or Authorized Dealer/Distributor of OEM for the item.</p> <p>At least two units of similar or higher capacity or higher ratings (as per requirement of this tender) is running for 2 years in Oil &amp; Gas Sector Plant. Bidder shall provide documentary evidence in this regard.</p> <p>OEM or Authorized Dealer/Distributor of OEM must have their regional office in India for last two years period.</p> <p>OEM or Authorized Dealer/Distributor of OEM must provide support service during post warranty period for 10 years after installation of the equipment at site</p>
2	<p>Tender Vol. I, Part 3, Section III: SPECIAL CONDITIONS OF CONTRACT</p> <p>Clause no. 10 of</p>	<p><b><u>10. INSTRUMENTATION SYSTEM / SUB-SYSTEM</u></b></p> <p>10.1 The system/sub-system/bought out items and services as offered should have been supplied and working satisfactorily for a period of minimum</p>	<p><b><u>10. INSTRUMENTATION SYSTEM / SUB-SYSTEM</u></b></p> <p>10.1 The system/sub-system/bought out items and services as offered should have been supplied and working satisfactorily on a similar application.</p>

<b>Sl. No.</b>	<b>Tender clause no. /para no./Page no.</b>	<b>Clause/para mentioned in the published tender</b>	<b>modified clause/para</b>
	ARTICLE-38- “OEM/Sub-vendor selection criteria for procurement/supply of civil, mechanical, process, electrical & instrumentation items/equipment/materials” - published vide Annexure-I to Corrigendum#4 to tender no. CPI2385P23	<p style="text-align: center;">4000 hours on a similar application.</p> <p>10.2 The instrumentation selected shall be rugged in design and must be field proven. Prototype design or equipment of experimental nature or design undergoing testing etc. shall not be selected and supplied.</p> <p>10.3 Following criteria must be applied before selecting a particular instrument item:</p> <p>a) For Instrument Items (Other than Systems) The instruments as being offered / supplied should have been operating satisfactorily in similar process conditions for at least 4000 hrs in last seven years.</p> <p>b) For System Oriented Item The system (with all its sub-systems) as being offered / supplied should have been installed and operating satisfactorily in similar application for at least 4000 hrs (as collaborated by user certificate).</p>	<p>10.2 The instrumentation selected shall be rugged in design and must be field proven. Prototype design or equipment of experimental nature or design undergoing testing etc. shall not be selected and supplied.</p> <p>10.3 Following criteria must be applied before selecting a particular instrument item:</p> <p>a) For Instrument Items (Other than Systems) The instruments as being offered / supplied should have been operating satisfactorily in similar process.</p> <p>b) For System Oriented Item The system (with all its sub-systems) as being offered / supplied should have been installed and operating satisfactorily in similar application (as collaborated by user certificate).</p> <p>N.B. Sub clause nos. from 10.4 to 10.6 will remain same.</p>
3	Tender Vol. I, Part 3, Section III: SPECIAL	<b><u>11. ELECTRICAL SYSTEM / SUB-SYSTEM</u></b>  11.1. The system/sub-system/bought out items and	<b><u>11. ELECTRICAL SYSTEM / SUB-SYSTEM</u></b>  11.1. The system/sub-system/bought out items and



Sl. No.	Tender clause no. /para no./Page no.	Clause/para mentioned in the published tender	modified clause/para
	<p>CONDITIONS OF CONTRACT</p> <p>Clause no. 11 of ARTICLE-38- "OEM/Sub-vendor selection criteria for procurement/supply of civil, mechanical, process, electrical &amp; instrumentation items/equipment/materials" - published vide Annexure-I to Corrigendum#4 to tender no. CPI2385P23</p>	<p>services as offered should have been supplied and working satisfactorily for a period of minimum 4000 hours on a similar application.</p> <p>11.2. The electrical item/ system/sub-system selected shall be rugged in design and must be field proven. Prototype design or equipment of experimental nature or design undergoing testing etc. shall not be selected and supplied.</p> <p>11.3. Following criteria must be applied before selecting a particular electrical item:</p> <p>a. For electrical Items (Other than Systems) The electrical items as being offered / supplied should have been operating satisfactorily in similar process conditions for at least 4000 hrs in last seven years.</p> <p>b. For System Oriented Item The system (with all its sub-systems) as being offered / supplied should have been installed and operating satisfactorily in similar application for at least 4000 hrs (as collaborated by user certificate).</p>	<p>services as offered should have been supplied and working satisfactorily on a similar application.</p> <p>11.2. The electrical item/ system/sub-system selected shall be rugged in design and must be field proven. Prototype design or equipment of experimental nature or design undergoing testing etc. shall not be selected and supplied.</p> <p>11.3. Following criteria must be applied before selecting a particular electrical item:</p> <p>a. For electrical Items (Other than Systems) The electrical items as being offered / supplied should have been operating satisfactorily in similar process conditions.</p> <p>b. For System Oriented Item The system (with all its sub-systems) as being offered / supplied should have been installed and operating satisfactorily in similar application (as collaborated by user certificate).</p> <p>N.B. Sub clause nos. from 11.4 to 11.6 will remain same.</p>
4	<p>Tender Vol. I, Part 3, Section III: SPECIAL CONDITIONS OF CONTRACT</p>	<p><b>14 . FIRE WATER PUMP PACKAGE</b> <b>14.1 CENTRIFUGAL PUMP</b></p> <p>Pumps shall be identical or validly similar in terms of Power rating, Hydraulic Performance (including</p>	<p><b>14. FIRE WATER PUMP PACKAGE</b> <b>14.1 CENTRIFUGAL PUMP</b></p>

<b>Sl. No.</b>	<b>Tender clause no. /para no./Page no.</b>	<b>Clause/para mentioned in the published tender</b>	<b>modified clause/para</b>
	<p>Clause no. 14 of ARTICLE-38- “OEM/Sub-vendor selection criteria for procurement/supply of civil, mechanical, process, electrical &amp; instrumentation items/equipment/materials” - published vide Annexure-I to Corrigendum#4 to tender no. CPI2385P23</p>	<p>NPSHR), Inlet flow, Differential Head, Operating Pressure &amp; Temperature, Pumping Liquid, Speed, Number &amp; Type of Impellers, Mechanical Design, Materials, Bearing span (applicable for between bearing pumps), Column Length (applicable for vertically suspended pumps) etc. as compared to and at least TWO UNITS of the proposed model designed, manufactured, tested and supplied from the proposed manufacturing plant in the last ten years and at least ONE of these units in similar application and shall have successfully operated in the field in India for at least 8000 hours continuously individually without any major problem as on the date of bidding.</p> <p><b>14.2 DIESEL ENGINE</b> The Engines proposed shall be identical in terms of Model no., number of cylinders, cylinder arrangement, Power rating, Speed, Service, Skid size, weight, Type of Fuel, type of Cooling arrangement, Materials, Mechanical Design etc. as compared to at least TWO UNITS designed, manufactured, tested and supplied for an onshore plant installation from the proposed manufacturing plant and at least ONE of these units shall have successfully operated in an onshore plant in India for at least 8000 hours (including normal maintenance shutdowns / auxiliary parts replacement) without any major problems as on the date of issue of bidding. Vendor must fill the form entitled “Experience Record Proforma – Diesel Engine and submit along with the bid.</p>	<p>Pumps shall be identical or validly similar in terms of Power rating, Hydraulic Performance (including NPSHR), Inlet flow, Differential Head, Operating Pressure &amp; Temperature, Pumping Liquid, Speed, Number &amp; Type of Impellers, Mechanical Design, Materials, Bearing span (applicable for between bearing pumps), Column Length (applicable for vertically suspended pumps) etc. as compared to and at least TWO UNITS of the proposed model designed, manufactured, tested and supplied from the proposed manufacturing plant in the last ten years and at least ONE of these units in similar application and shall have successfully operated in the field for 2 years in Oil &amp; Gas Sector Plant individually without any major problem as on the date of bidding.</p> <p><b>14.2 DIESEL ENGINE</b> The Engines proposed shall be identical in terms of Model no., number of cylinders, cylinder arrangement, Power rating, Speed, Service, Skid size, weight, Type of Fuel, type of Cooling arrangement, Materials, Mechanical Design etc. as compared to at least TWO UNITS designed, manufactured, tested and supplied for an onshore plant installation from the proposed manufacturing plant and at least ONE of these units shall have successfully operated in an onshore plant in India without any major problems as on the date of issue of bidding.</p>

Sl. No.	Tender clause no. /para no./Page no.	Clause/para mentioned in the published tender	modified clause/para
			Vendor must fill the form entitled “Experience Record Proforma – Diesel Engine and submit along with the bid.
5	<p>Clause no. 2.0 of VOLUME-I Part-3 SECTION - IV FORMAT FOR PRICE BID &amp; SCHEDULE OF PAYMENTS</p> <p style="text-align: center;">Annexure-B</p> <p style="text-align: center;">&amp;</p> <p style="text-align: center;">Annexure- VI To Corrigendum No. 4 to IFB No. CPI2385P23</p>	<p><b><u>2.0 TRANSFER CHARGE:</u></b></p> <p>i. In the event of expiry of Agreement Period due to expiry of 10 yrs O &amp; M period, the Contractor agrees to transfer the GGS (excluding manpower &amp; contractor’s equipment/tools), free of any Encumbrance, without payment of any compensation from OIL, except for the token transfer amount of INR 1/- (Indian Rupee One only). The Contractor along with the Project Assets shall transfer all its rights and title attached with the Project Assets to OIL. Further, the Contractor shall hand over the entire assets to OIL in a good working condition. Note: The contractor shall ensure following conditions for Transfer: a) Transfer package shall consist of one year O &amp; M spares/ consumables and valid AMC with various OEMs for one year period. b) All operating data recorded during O &amp; M period shall be transferred to OIL.Refer Corrigendum to be published soon.</p>	<p><b><u>2.0 TRANSFER CHARGE:</u></b></p> <p>i. In the event of expiry of Agreement Period due to expiry of 10 yrs O &amp; M period, the Contractor agrees to transfer the GGS (excluding manpower &amp; contractor’s equipment/tools), free of any Encumbrance, without payment of any compensation from OIL, except for the token transfer amount of INR 1/- (Indian Rupee One only). The Contractor along with the Project Assets shall transfer all its rights and title attached with the Project Assets to OIL. Further, the Contractor shall hand over the entire assets to OIL in a good working conditions.</p> <p>Note: The contractor shall ensure following conditions for Transfer:</p> <p>a) Transfer package shall consist one year O &amp; M spares/ consumables and valid AMC with various OEMs for one year period.</p> <p>b) Residual Life Assessment for critical equipment like Pressure Vessel/ Heat Exchangers, Tanks, critical pumps like Fire Water, Crude Dispatch, Water Injection, crude charge, piping network, as a minimum shall be carried out at the end of</p>

Sl. No.	Tender clause no. /para no./Page no.	Clause/para mentioned in the published tender	modified clause/para
			<p>9th year from commencement of operation by approved TPIA/ Residual Life Assessor and final certificates from TPIA/ Residual Life Assessor before expiry of 10th year; the cost for TPIA/ Residual Life Assessor and cost for correction actions (if any) including insulations/ painting shall be born by the Bidder/ contractor. Same has to be loaded in the Bid Contract value.</p> <p>c) All operating data recorded during O &amp; M period shall be transferred to OIL.</p>
6	<p>Tender Vol. I, Part 3, Section II: TERMS OF REFERENCE (TOR) &amp; TECHNICAL SPECIFICATIONS Clause no.8.C</p> <p>and</p> <p>Tender Vol- II: TECHNICAL PROCESS DESIGN BASIS (22002-P-DB-0100 Rev-00) Clause no 6.3</p> <p>and</p>	<p>Clause no 6.3 of Process Design Basis / Clause no. 8.c of TOR:</p> <p><b>TREATED PRODUCED WATER discharge (ETP OUTLET WATER):</b> Formation/produced water shall be treated for making it suitable for water disposal/injection as per Assam SPCB/CPCB norms. Minimum norms are as follow:</p> <p>Oil in water, ppm - 10 (maximum) pH - 6.5-8.5 TSS - &lt;100 ppm Dissolved Oxygen - 0.1-0.3 ppm</p>	<p>Clause no 6.3 of Process Design Basis / Clause no. 8.c of TOR shall be read as under:-</p> <p><b>TREATED PRODUCED WATER discharge (ETP OUTLET WATER):</b> Formation/produced water shall be treated for making it suitable for water disposal/injection as per Assam SPCB/CPCB norms. Minimum norms are as follow:</p> <p>Oil in water, ppm - 10 (maximum) pH - 6.5-8.5 TSS &lt;100 ppm Dissolved Oxygen - 0.1-0.3 ppm BOD- 30 mg/L COD- 250 mg/L</p>

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<b>Sl. No.</b>	<b>Tender clause no. /para no./Page no.</b>	<b>Clause/para mentioned in the published tender</b>	<b>modified clause/para</b>
	Sl. no: 26 of Annexure-I to Corrigendum#4 of Tender No. CPI2385P23		

**\*\*\*\*END OF ANNEXURE-AA TO CORRIGENDUM NO. 6\*\*\*\***

**Changes to Corrigendum no. 4 against E-Tender No. CPI2385P23**

**1.0** Following changes to clauses of Annexure-I to Corrigendum-4 are detailed below.

Sl. No. of Annexure-I to Corrigendum-4	Description	Existing Clause after Corrigendum-4	Revised Changes	Page no. of Corrigendum-4 document uploaded in e-tender portal
24	Tender Vol. I, Part 3, Section II: TERMS OF REFERENCE (TOR) & TECHNICAL SPECIFICATIONS  Clause no.9.2.17 and 9.2.28	Clause 9.2.17 and 9.2.28 shall be replaced by the <b>Annexure-C</b> attached.	Clause 9.2.17 and 9.2.28 shall be replaced by the <b>Annexure-A</b> attached.	Page no. 46 of 239
25	Volume-I Part-3 Section – IV Format for Price Bid & Schedule of Payments	Refer <b>Annexure B</b> attached.	Refer <b>Annexure-VI</b> attached	Page no. 47 of 239

**2.0** The title of page nos. 86-88 of the published Corrigendum-4 is revised as '**Annexure-C**', instead of 'Annexure-III to Corrigendum#3'.

**3.0** Bidders are hereby notified to refer to **Annexure-VI** only for Format for Price Bid & Schedule of Payments.

**\*\*\*\*END OF ANNEXURE-AAA TO CORRIGENDUM NO. 6\*\*\*\***