

Bid Number: GEM/2022/B/2411548

Dated: 04-08-2022

Bid Document

Bid Details				
Bid End Date/Time	18-08-2022 12:00:00			
Bid Opening Date/Time	18-08-2022 12:30:00			
Bid Offer Validity (From End Date)	80 (Days)			
Ministry/State Name Ministry Of Petroleum And Natural Gas				
Department Name	Numaligarh Refinery Limited			
Organisation Name	Numaligarh Refinery Limited			
Office Name	Numaligarh Refinery Limited			
Item Category	Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 10 OF TOTAL QUANTITY 17800 ID , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 20 OF TOTAL QUANTITY 1400 ID , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 30 OF TOTAL QUANTITY 90 ID , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 40 OF TOTAL QUANTITY 200 ID , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 50 OF TOTAL QUANTITY 100 ID , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 60 OF TOTAL QUANTITY 330 M , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 70 OF TOTAL QUANTITY 30 DAY , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 80 OF TOTAL QUANTITY 5000 ID , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 90 OF TOTAL QUANTITY 4000 ID , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 100 OF TOTAL QUANTITY 60 DAYS , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 110 OF TOTAL QUANTITY 200 ID , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 110 OF TOTAL QUANTITY 200 ID , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 110 OF TOTAL QUANTITY 200 ID , Custom Bid for Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 120 OF TOTAL QUANTITY 200 ID ,			
Contract Period	1 Year(s) 6 Month(s)			
MSE Exemption for Years of Experience and Turnover	No			
Startup Exemption for Years of Experience and Turnover				
Document required from seller	Experience Criteria, Bidder Turnover, Certificate (Requested in ATC), Additional Doc 1 (Requested in ATC), Additional Doc 2 (Requested in ATC), Additional Doc 3 (Requested in ATC), Additional Doc 4 (Requested in ATC) *In case any bidder is seeking exemption from Experience / Turnover Criteria, the supporting documents to prove his eligibility for exemption must be uploaded for evaluation by the buyer			

Bid Details			
Bid to RA enabled No			
Time allowed for Technical Clarifications during technical evaluation	2 Days		
Evaluation Method Total value wise evaluation			

EMD Detail

Advisory Bank	HDFC Bank
EMD Percentage(%)	0.50
EMD Amount	100000

ePBG Detail

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1 1	Dearwined	l No
1 1	i Required	No
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- (a). EMD EXEMPTION: The bidder seeking EMD exemption, must submit the valid supporting document for the relevant category as per GeM GTC with the bid. Under MSE category, only manufacturers for goods and Service Providers for Services are eligible for exemption from EMD. Traders are excluded from the purview of this Policy.
- (b). EMD & Performance security should be in favour of Beneficiary, wherever it is applicable.

Beneficiary:

Sr. Manager (Commercial)

Numaligarh Refinery Limited, NUMALIGARH REFINERY Limited, NUMALIGARH REFINERY Limited, Ministry of Petroleum and Natural Gas [Note to bidders: The EMD must be submitted online on the portal of HDFC bank (refer instructions at Annexure-XVII of Tender Document) and its receipt must be uploaded along with offer in GeM Portal]

(Prasanta Barman)

Splitting

Bid splitting not applied.

MSE Purchase Preference

MSE Purchase Preference	Yes

- 1. Purchase preference to Micro and Small Enterprises (MSEs): Purchase preference will be given to MSEs as defined in Public Procurement Policy for Micro and Small Enterprises (MSEs) Order, 2012 dated 23.03.2012 issued by Ministry of Micro, Small and Medium Enterprises and its subsequent Orders/Notifications issued by concerned Ministry. If the bidder wants to avail the Purchase preference for services, the bidder must be the Service provider of the offered Service. Relevant documentary evidence in this regard shall be uploaded along with the bid in respect of the offered service. If L-1 is not an MSE and MSE Service Provider (s) has/have quoted price within L-1+ 15% of margin of purchase preference /price band defined in relevant policy, then 100% order quantity will be awarded to such MSE bidder subject to acceptance of L1 bid price.
- 2. Estimated Bid Value indicated above is being declared solely for the purpose of guidance on EMD amount and for determining the Eligibility Criteria related to Turn Over, Past Performance and Project / Past Experience etc. This has no relevance or bearing on the price to be quoted by the bidders and is also not going to have any impact on bid participation. Also this is not going to be used as a criteria in determining reasonableness of

quoted prices which would be determined by the buyer based on its own assessment of reasonableness and based on competitive prices received in Bid / RA process.

Additional Qualification/Data Required

Instruction To Bidder: 1659594416.pdf

Scope of Work: 1659594437.pdf

Service Level Agreement (SLA): 1659594485.pdf

Payment Terms: 1659594501.pdf

GEM Availability Report (GAR): 1659594524.pdf

Pre Bid Detail(s)

Pre-Bid Date and Time	Pre-Bid Venue
11-08-2022 11:00:00	Refer details in the attached Tender Document

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 10 OF TOTAL QUANTITY 17800 ID (1)

Technical Specifications

Specification	Values	
Core		
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 10 OF TOTAL QUANTITY 17800 ID	
Regulatory/ Statutory Compliance of Service	YES	
Compliance of Service to SOW, STC, SLA etc	YES	
Addon(s)		

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 20 OF TOTAL QUANTITY 1400 ID (1)

Technical Specifications

Specification	Values	
Core		
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 20 OF TOTAL QUANTITY 1400 ID	
Regulatory/ Statutory Compliance of Service	YES	
Compliance of Service to SOW, STC, SLA etc	YES	
Addon(s)		

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 30 OF TOTAL QUANTITY 90 ID ($\bf 1$)

Technical Specifications

Specification	Values	
Core		
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 30 OF TOTAL QUANTITY 90 ID	
Regulatory/ Statutory Compliance of Service	YES	
Compliance of Service to SOW, STC, SLA etc	YES	
Addon(s)		

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 40 OF TOTAL QUANTITY 200 ID ($\bf 1$)

Technical Specifications

Specification	Values		
Core			
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 40 OF TOTAL QUANTITY 200 ID		
Regulatory/ Statutory Compliance of Service	YES		
Compliance of Service to SOW, STC, SLA etc	YES		
Addon(s)			

Additional Specification Documents

Consignees/Reporting Officer

	S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	-	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 50 OF TOTAL QUANTITY 100 ID (1)

Technical Specifications

Specification	Values			
Core				
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 50 OF TOTAL QUANTITY 100 ID			
Regulatory/ Statutory Compliance of Service	YES			
Compliance of Service to SOW, STC, SLA etc	YES			
Addon(s)				

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 60 OF TOTAL QUANTITY 330 M (1)

Technical Specifications

Specification	Values	
Core		
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 60 OF TOTAL QUANTITY 330 M	
Regulatory/ Statutory Compliance of Service	YES	
Compliance of Service to SOW, STC, SLA etc	YES	
Addon(s)		

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 70 OF TOTAL QUANTITY 30 DAY ($\bf 1$)

Technical Specifications

Specification	Values		
Core			
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 70 OF TOTAL QUANTITY 30 DAY		
Regulatory/ Statutory Compliance of Service	YES		
Compliance of Service to SOW, STC, SLA etc	YES		
Addon(s)			

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 80 OF TOTAL QUANTITY 5000 ID (1)

Technical Specifications

Specification	Values			
Core				
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 80 OF TOTAL QUANTITY 5000 ID			
Regulatory/ Statutory Compliance of Service	YES			
Compliance of Service to SOW, STC, SLA etc	YES			
Addon(s)				

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 90 OF TOTAL QUANTITY 4000 ID ($\bf 1$)

Technical Specifications

Specification	Values	
Core		
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 90 OF TOTAL QUANTITY 4000 ID	
Regulatory/ Statutory Compliance of Service	YES	
Compliance of Service to SOW, STC, SLA etc YES		
Addon(s)		

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 100 OF TOTAL QUANTITY 60 DAYS ($\bf 1$)

Technical Specifications

Specification	Values		
Core			
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 100 OF TOTAL QUANTITY 60 DAYS		
Regulatory/ Statutory Compliance of Service	YES		
Compliance of Service to SOW, STC, SLA etc	YES		
Addon(s)			

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 110 OF TOTAL QUANTITY 200 ID ($\bf 1$)

Technical Specifications

Specification	Values	
Core		
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 110 OF TOTAL QUANTITY 200 ID	
Regulatory/ Statutory Compliance of Service	YES	
Compliance of Service to SOW, STC, SLA etc	YES	
Addon(s)		

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Custom Bid For Services - LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 120 OF TOTAL QUANTITY 200 ID ($\bf 1$)

Technical Specifications

Specification	Values	
Core		
Description /Nomenclature of Service Proposed for procurement using custom bid functionality	LUMPSUM PRICE INCLUSIVE OF GST FOR SOR ITEM SL NO 120 OF TOTAL QUANTITY 200 ID	
Regulatory/ Statutory Compliance of Service	YES	
Compliance of Service to SOW, STC, SLA etc	YES	
Addon(s)		

Additional Specification Documents

Consignees/Reporting Officer

S.No.	Consignee/Reporti ng Officer	Address	The quantity of procurement "1" indicates Project based or Lumpsum based hiring.	Additional Requirement
1	Prem Kumar Pandey	785699,Numaligarh Refinery Limited, Chief General Manager (Commercial) PO-NRP, Numaligarh Warehouse office 03776-265562	1	N/A

Buyer Added Bid Specific Terms and Conditions

1. Certificates

Bidder's offer is liable to be rejected if they don't upload any of the certificates / documents sought in the Bid document, ATC and Corrigendum if any.

Disclaimer

The additional terms and conditions have been incorporated by the Buyer after approval of the Competent Authority in Buyer Organization. Buyer organization is solely responsible for the impact of these clauses on the bidding process, its outcome, and consequences thereof including any eccentricity/restriction arising in the bidding process due to these ATCs and due to modification of technical specifications and/or terms and conditions governing the bid. Any clause incorporated by the Buyer such as demanding Tender Sample, incorporating any clause against the MSME policy and Preference to make in India Policy, mandating any Brand names or Foreign Certification, changing the default time period for Acceptance of material or payment timeline governed by OM of Department of Expenditure shall be null and void and would not be considered part of bid. Further any reference of conditions published on any external site or reference to external documents/clauses shall also be null and void. If any seller has any objection/grievance against these additional clauses or otherwise on any aspect of this bid, they can raise their representation against the same by using the Representation window provided in the bid details field in Seller dashboard after logging in as a seller within 4 days of bid publication on GeM. Buyer is duty bound to reply to all such representations and would not be allowed to open bids if he fails to reply to such representations. Also, GeM does not permit collection of Tender fee / Auction fee in case of Bids / Forward Auction as the case may be. Any stipulation by the Buyer seeking payment of Tender Fee / Auction fee through ATC clauses would be treated as null and void.

This Bid is governed by the <u>General Terms and Conditions</u>, conditions stipulated in Bid and <u>Service Level Agreement</u> specific to this Service as provided in the Marketplace. However in case if any condition specified in General Terms and Conditions is contradicted by the conditions stipulated in Service Level Agreement, then it will over ride the conditions in the General Terms and Conditions.

In terms of GeM GTC clause 26 regarding Restrictions on procurement from a bidder of a country which shares a land border with India, any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. While participating in bid, Bidder has to undertake compliance of this and any false declaration and non-compliance of this would be a ground for immediate termination of the contract and further legal action in accordance with the laws.

---Thank You---



(Domestic Open Tender)

TENDER DOCUMENT FOR — "SERVICE CONTRACT FOR HOT JOB (NIBR CARBON STEEL) IN RTA 2023 (SHUTDOWN) AT NRL SITE, NUMALIGARH".

Work Location: Numaligarh, Assam

Bidder's offer ref:	Dtd.

PART-I: UNPRICED BID



PREPARED & ISSUED BY NUMALIGARH REFINERY LIMITED

(A Govt. of India Enterprise)



NUMALIGARH REFINERY LIMITED (NRL) NOTICE INVITING TENDER (NIT)

Date: 04.08.2022

(The services require are critical in nature from operation & safety point of view and as such, relaxation of 'Prior Turnover' and 'prior experience' norms shall not be applicable for this Tender. Pre-Qualification Criteria (PQC) must be complied by all the participating bidders.)

To,

PROSPECTIVE INDIAN BIDDERS

Tender Document for - "Service Contract for Hot Job (NIBR Carbon Subject: Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh'.

Dear Sir,

Numaligarh Refinery Limited (NRL), a Government of India Enterprise [having registered office at 122A, G.S. Road, Christianbasti, Guwahati-781005], invites bid in GeM Portal competent and experienced Indian bidders for the following under two part bid system (Part-I: Techno-commercial Part and Part-II: Price Part) with sound technical and financial capabilities fulfilling the Pre-Qualification Criteria (PQC):

Name of the work Hot Job (NIBR Carbon Steel) in RTA 2023 1. :

(Shutdown) at NRL Site, Numaligarh.

2. **Earnest** Money Deposit (EMD)

Rs.1,00,000/- (Rupees One Lakh only).

Note: The EMD must be submitted online on the portal of **HDFC** bank (instructions Annexure-XVII below) and its receipt must be uploaded along with offer in GeM Portal. If the EMD is not received along with the offer, offer shall not be considered for further processing.

However, MSE bidders are exempted from submission of EMD. MSE bidders are required to upload their 'Udyam Registration' (as explained in **Annexure-X**) instead of the EMD deposit receipt.

3. **Validity of Contract & Contractual Period**

Refer Technical Tender Document enclosed.

4. Online Bid & EMD

Submission:

As per GeM bid document.

Bid Opening date & 5.

time

As per GeM bid document.

6. Place of Submission of Bid

Being an e-tender, the bid has to be submitted online

in the GeM Portal.

7. **PRE-BID MEETING:**

- A round of Pre-Bid Meeting will be conducted on **11.08.2022 (11 AM, IST)** through both online & offline modes together at the same time.
- Prospective bidders may attend Pre-bid meeting offline by making themselves present at the following venue on the schedule date & time (i.e. participating in Offline Mode).
 - ❖ Venue of Pre-Bid Meeting: Commercial Department, Admin Building, Numaligarh Refinery Limited, Pankagrant, PO- Numaligarh Refinery Project, Dist- Golaghat (Assam), India, PIN-785699.
- Alternatively, bidders can also avail the option of participating the pre-bid meeting through 'Online Mode over MS Team'.
- Maximum 02 participants for each prospective bidder will be permitted to attend
 the pre-bid meeting. Bidder are requested to forward names, e-mail ids, contact
 details of their representatives along with their choice of mode of participation
 (whether online or offline) over e-mail to following NRL Official at least 02 days
 prior to the Pre- Bid Meeting.

NRL's officials	E-mail id	Contact No
Prasanta Barman, SM (Comml)	prasanta.barman@nrl.co.in	9435351372

- Bidders willing to participate pre-bid meeting in offline mode have to submit Photo IDs (Aadhar Card/Driving Licence/Passport etc.) of their representatives for arranging gate pass for entry to the pre-bid meeting venue.
- Bidders opting for participating in 'Online Mode', 'MS Team Link' to join pre-bid meeting is provided under:

Link: Click here to join pre-bid meeting

[Link is also giver hereunder]

<u>Note</u>: Bidders are requested to use their name and company name while joining the pre-bid meeting.

- Attending pre-bid meeting is optional. Non-attendance of the Pre-Bid Meeting will not be a cause for disqualification of Bidder.
- Prospective bidder(s) requiring any information or clarification of the Bidding Documents may notify NRL Official in writing over e-mail at least 02 days prior to scheduled date of pre-bid meeting. Any Queries received after the above stipulated date will not be accepted.
- Any modification of the Bidding Document, which may become necessary as a result of the bidder's query/ pre-bid discussion, shall be published in CPP Portal through the issue of Addendum/ Amendment/Corrigendum / Clarifications etc.

<u>Link for Pre-Bid Meeting for bidders opting for participating in 'Online Mode':</u>

- 8. **Scope of Work and Supply:** The scope of work & supply of this work will be in accordance with the NIT, Technical Tender Document, Schedule of Rates (SOR) and as per the direction of Engineer-in-charge (E-I-C).
- 9. PRICE: Firm Price [inclusive of all taxes (including GST), duties & levies] should be quoted in priced bid in GeM Portal. Variation of price shall NOT be allowed on any account after due date & time of submission of offer.
- 10. **Priced Evaluation & Award Criteria:**
 - > The bidders have to quote for all the SOR items of the tender.
 - The tender items are non-splitable and evaluation will be done on 'Overall Lowest Offer Basis'.
 - > MSE Policy will get precedence during evaluation of the Tender.
- 10. **Security Deposit:** Successful bidder has to submit Security deposit as per GCC of NRL.

A sum of 3% of the accepted value of the tender or the actual value of work done whichever is applicable (due to any additional work or any other reasons) shall be deposited by the Contractor as Security Deposit. This may be deposited initially at 0.75 % of the value of contract (referred as initial security deposit) within 10 days of award of contract and the balance 2.25 % to be recovered from bill against work done. Alternatively, the Contractor may, at his option, deposit the full amount of 3% of the accepted value of the contract, towards security deposit, within 10 days of award of the contract. CONTRACTOR can furnish the Initial or Total Security Deposit amount through a Bank Guarantee from any Scheduled Bank in the prescribed form. Bank guarantee should be routed through SFMS platform. Relevant information are provided in **Annexure-XX**

- 11. **<u>Defect Liability Period</u>**: 03 (three) months from the date of completion of the contract in all respect. Security Deposit shall be released after expiry of defect liability period.
- 12. **Terms of Payment**: Payment will be made against work done through RA Bills.

Further break-up of payment terms if deemed necessary shall be decided by the E-I-C. The above payments are subject to deductions towards security deposit, income tax and other recoveries as applicable as per terms of the contract.

An amount equivalent to the extent of eligible Input Tax Credit (ITC) available to NRL on each invoice shall be released only upon reflection of corresponding invoice and Input Tax Credit details in GSTR-2B report relating to NRL in GST portal. In other words, GST component eligible for Input Tax Credit, of any invoice shall be withheld till such time same is reflected in GSTR-2B.

 Price, Taxes, and Duties: Without prejudice to stipulations in General Conditions of Contract, the bidder should quote firm prices inclusive of all taxes (including GST), duties & levies on which no variation will be allowed.

Note: It is for the bidder to assess and ascertain the rate of above taxes & duties applicable on quoted item (s). It is clearly understood that Owner will not have any additional liability towards payment of above taxes & duties which are based on Bidder's wrong assessment / interpretation of applicability of said taxes & duties.

14. **Penalty Clause**:

In case the contractor fails to comply with provisions of tender and requirement, penalty (monetary or otherwise) as deemed fit by the Engineer-In-Charge (E-I-C) will be levied as per the provisions in NRL GCC and provisions of the tender and the same shall be final and binding on the contractor.

15. Other Terms and Conditions:

- (a) The management of NRL reserves the right to reject any or all the tenders received without assigning any reason thereof.
- (b) Bids from consortium / joint venture shall not be considered.
- (c) Variation in the value of the work will not vitiate the tender agreement.
- (d) The contractor will have to abide by the existing laws applicable to contract works and co-operate with other contractors working at site and will not cause hindrance to other works.
- (e) The contractor shall observe all labour and other statutory rules and regulation of State/Central Govt. in force including the Safety and Environmental rules & regulations. In case of any violations of such laws, rules & regulations, the cost involvement thereof shall exclusively be borne by the contractor and the company shall have no liability whatsoever on this account.
- (f) **DGM (Mechanical Maintenance), NRL Numaligarh** shall be the Engineer-in-charge (E-I-C) of the work and the contractor will have to abide by the instructions of Engineer-in-charge as given from time to time.
- (g) The General Conditions of Contract (GCC) of NRL will be applicable for this contract. The General Conditions of Contract of NRL is available in NRL Website www.nrl.co.in → Tenders → Download Manuals → General Conditions of Contract and Annexures.

- (h) Tenderer will fill up the all annexure attached to this Detailed Tender Notice clearly and sign every page of this Detailed Tender Notice before submission of the tender. Tender in which any of the required particulars and prescribed information are missing or are incomplete, are liable to be rejected.
- (i) No mobilization advance will be paid to the contractor for execution of this work.
- (j) The contractors will make necessary deductions for PF from the wages of the workers as per the PF Act and deposit the same to the authorities concerned along with the employers' contribution.
- (k) For applicable labour wage at NRL site & other relevant information regarding labour wages, kindly refer 'Circular of wages for contract workmen'. This circular is available at NRL Website [www.nrl.co.in {Tenders -> Tender Manual -> Circular of Wages for Contract Workmen (New)}].
- (I) Insurance shall be effected for all employees of the contractor, engaged in the performance of the subject job. (Refer clause 104.1 (ii) of GCC).
- (m) The contractor is required to obtain labour license under Contract Labour (R&A) Act, 1970 & PF registration number on awarding the contract. The present rate of PF is 12% (Refer Clause 107.2 of GCC).
- (n) The contractor will not engage minor labour below 18 (eighteen) years of age under any circumstances. The contractor will further comply with the provisions of the following act and indemnify the company against all claims, which may arise out of the following Acts, & Rules framed there-under:
 - (i) The Contract Labour (Regulation and Abolition) Act,
 - (ii) The Minimum Wages Act.
 - (iii) The contractor has to accept full & exclusive liability for compliance with all obligations imposed by **Employee State Insurance Act, 1948.**
 - (iv) The Payment of Wages Act,
 - (v) The Payment of Bonus Act,
 - (vi) The Employees Provident Fund & Misc. Provisions Act,
 - (vii) Family Pension Scheme,
 - (viii) Inter State Migrant Workmen (Regulation of Employment & Condition of Service) Act, or any other acts or statute not hereinabove specifically mentioned having bearing over engagement of workers directly or indirectly for execution of work.

Provident Fund:

- a) PF to be deposited against each worker engaged by the contractor. The worker should have valid gate pass against the particular contract. Contractor has to maintain one register for PF.
- b) Contractor has to submit monthly return (ECR) and acknowledgement receipt of the PF deposits along with the bill.
- c) Actual calculated PF amount will be withheld from RA bill in case of nonsubmission of the above document.

ESI Fund:

- a) ESI to be deposited against each worker engaged by the contractor .The worker should have valid gate pass against the particular contract. Contractor has to maintain one register for ESI.
- b) Contractor has to submit monthly return and acknowledgement receipt of the ESI deposits along with the bill.
- c) Actual calculated ESI amount will be withheld from RA bill in case of nonsubmission of the above document

(o) Planning and Designing in purview of Vulnerability Atlas of India

Vulnerability Atlas of India (VAI) is comprehensive document which provides existing hazard scenario for the entire country and presents the digitized State/UT-wise hazard, maps with respect to earthquakes, winds and floods for district-wise identification of vulnerable areas. It also includes additional digitized maps for thunderstorms, cyclone and landslides. The main purpose of this Atlas is its use for disaster preparedness and mitigation at policy planning and project formulation stage.

This Atlas is one of its kind single point source for the various stakeholders including policy makers, administration, municipal commissioners, urban managers, engineers, architects, planners, public etc. to ascertain proneness of any city/location/site to multi-hazard which includes earthquakes, wind, floods thunderstorms, cyclones and landslides. While project formulation, approvals and implementation of various urban housing, buildings and infrastructures schemes, this Atlas provides necessary information for risk analysis and hazard assessment. The vulnerability Atlas of India has been prepared by Building Materials and Technology Promotion Council under Ministry of Housing and Urban Affairs, Government of India and available at their website www.bmtpc.org .

It is mandatory for the bidders to refer Vulnerability Atlas of India for multi-hazard risk assessment and include the relevant hazard proneness specific to project location while planning and designing the project in terms of:

- i) Seismic zone (II to V) for earthquakes,
- ii) Wind velocity (Basic Wind Velocity: 55, 50, 47, 44, 39 & 33 m/s)
- iii) Area liable to floods and Probable max. surge height
- iv) Thunderstorms history
- v) Number of cyclonic storms/ severe cyclonic storms and max sustained wind specific to coastal region
- vi) Landslides incidences with Annual rainfall normal
- vii) District wise Probable Max. Precipitation
- (p) In case any of the document/information(s) furnished by a bidder are found to be false/forged, such bidder will be kept in holiday list apart from other penal actions as deemed fit by NRL. All bidders are requested to refer to the revised Holiday Listing Policy of NRL made effective from 12.08.2021, available in NRL Website www.nrl.co.in → Tenders → Download Manuals → Holiday Listing Policy (w.e.f 12.08.2021) Link: https://www.nrl.co.in/upload/HolidayListingPolicy 12082021.pdf
- (q) Agencies who are already blacklisted or against whom there is adverse report on committing criminal offence, their offers will be rejected.
- (r) Contractors' Performance Evaluation: NRL has adopted a dynamic

performance monitoring /evaluation procedure for continuous monitoring and evaluation of contractors, to maintain their accountability and performance. A rating, based on performance shall be assigned for each work executed by a contractor. This rating shall be used in determining eligibility of the bidder in subsequent tenders issued by NRL (or by NRL authorized agencies / PMC / EPCM).

Following are the areas to be covered under continuous evaluation process:

- 1. Compliance of safety and housekeeping at worksite
- 2. Resource mobilization/delay in completion
- 3. Quality of works and documentation
- 4. Compliance of statutory / regulatory guidelines

Contractor whose performance is evaluated as Unsatisfactory based on predefined scoring criteria shall be debarred for 1 year from participating in NRL's tenders from the date of issuing notification by NRL.

Detailed Contractors' Performance Evaluation methodology is available in NRL Website www.nrl.co.in → Tenders → Download Manuals → Contractors' Performance Evaluation Procedure

Performance evaluation shall be applicable for the contract(s) to be awarded under this tender.

- (s) NRL adopts a practice to verify documents submitted by L1 (successful) bidder in support of bidders credential against PQC. Authentication may be verified with the issuing authorities, by way of direct communication to NRL over official e-mail IDs / original letter of authentication by post. Bidders may also follow up with the issuing authority for eliciting early response. If documents remain unauthenticated till given time line, NRL reserves the right to reject the bid. Proper address for communication, including e-mail ID of the issuing authority should be provided along the tender document.
- (t) After issuance of order to the successful Bidder by NRL, NRL will return the EMD to all unsuccessful Bidders. The EMD submitted by successful Bidder will be returned after depositing Initial Security Deposit. Alternatively, EMD of successful bidder can also be converted to security deposit for due performance of the contract if the contractor so desires.
- (u) Canvassing in any other form by the bidder or by any other agency on their behalf may lead to disqualification of their bid.
- (v) In case any bidder is found to be involved cartel formation, his bid will not be considered for evaluation/placement of order. Such bidder will also be debarred from bidding in future.
- (w) NRL reserves the right to defer the date/time of opening of the offer; to make changes in the terms & conditions of tender document and to reject any or all bids without assigning any reason thereof.
- (x) **Gate Pass System:** "Saral Pravesh" is a platform developed by Numaligarh Refinery Ltd. for applying & issuing of smart card-based Photo Gate Pass required for entering Numaligarh Refinery premises. This is a web based application and web link is

available on NRL web site (https://www.nrl.co.in/icwcs/). Any contractor, consultants, service provider, vendor who is required to deploy their employees, executives, workers, experts etc. at Numaligarh Refinery premises for execution of any work or training shall register in the "Saral Pravesh" system and apply for gate passes through this platform. Respective EICs may be contacted for further details after issuance of LOA / Work Order.

16. **ADDENDA/CORRIGENDA OF BIDDING DOCUMENT:** NRL may, for any reason whether at his own initiative or in response to the clarification requested by the prospective bidder(s), issue amendment in the form of Addendum/corrigendum during the bidding period or subsequent to receiving the bids. Any Addendum/corrigendum thus issued shall become part of Bidding Document and Bidder shall submit a copy of the Addendum/corrigendum duly signed and stamped in token of his acceptance.

The bidder must submit IT PAN No, GST registration Certificate and PF registration Certificate, ESI with their offer.

CGM (Commercial)
Numaligarh Refinery Limited

Contact Person: Prasanta Barman Email ID: prasanta.barman@nrl.co.in

Mob: 9435351372

PRE-QUALIFICATION CRITERIA (PQC)

Job Name : Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown)

at NRL Site, Numaligarh.

The intending bidders for above tender should meet all the qualification criteria mentioned below:

1. PAST EXPERIENCE CRITERIA

Bidder must have Past Experience of having **successfully completed** ****similar work** in any Crude Oil Refinery or Petrochemical Plants in India during last 10 (ten) years, ending last date of month previous to the one in which bids are invited; should be either of the following:

> One similar work costing not less than = Rs.3.19 Crore.

> Or, **Two** similar works costing not less than = **Rs.2.55 Crore each**

> Or, **Three** similar works costing not less than = **Rs.1.91 Crore each**.

<u>Criteria</u>: Copies of Relevant Work Order (s) with SOR and corresponding completion certificates are to be enclosed with un-priced bid. The completion certificate should consist of Name of Work, Work Order number & date, Actual executed value and Actual completion date. The value of past experience shall be adjusted at a simple rate of 07% for every completed year and / or part thereof ending last day of the month proceeding the month in which bids are invited. Provisional Job Completion Certificate or Job Completion Certificate issued against incomplete / in-progress job will not be acceptable.

2. <u>AVERAGE ANNUAL TURNOVER</u>: During the last 03 (Three) financial years, shall be at least Rs.1.91 Cr.

Documents to be submitted by bidder in support of PQC (Average Annual Turnover Criteria): Bidders to submit copies of audited Trading and P/L account(s) for the last three financial years in support of annual turnovers or certification of annual turnover for the last three financial years from a registered chartered accountant firm. If audited financial results of FY 2021-22 are not available, audited financial results of FY 2018-19 are to be submitted by the bidder.

3. POSSESSION OF VALID GST REGISTRATION CERTIFICATE: Bidders are requested to upload their 'VALID GSTIN/UIN Certificate' along with the Bid Document. NRL at its discretion may not consider the bidder's bid for further evaluation if the same is not found uploaded with the bid or not found to be valid in GST portal.

^{**&}lt;u>Similar work</u>: Pipe welding job (which must include carbon steel or higher metallurgy) with minimum executed quantity of 5000 ID.

SPECIAL NOTE TO THE BIDDERS:

- Notwithstanding any other condition / provision in the tender documents, bidders are required to submit complete documents pertaining to above PQC (Pre-Qualification Criteria) along with their un-priced technical offer. Evaluation may be completed based on the content of the Bid itself without seeking any subsequent additional information, which may result in rejection of Bid. NRL at its discretion may request bidder to submit the necessary information or documentation, within a reasonable period of time, to withdraw deviation, reservation, or rectify omission in the bid related to documentation requirements. However, Bidder shall not be allowed to submit new references or document related such new references with respect to their past experience unless it is not mentioned in their original offer.
- It is to be noted that experience as main contractor will only be taken cognizance of for the purpose of assessing qualifying criteria. However, authorized sub-contractors under principal contractors can also be considered provided their works completion certificate is issued by the client organization in case of job executed elsewhere under PSUs, limited companies, Government Departments, Quasi government and autonomous bodies. However, in case of sub-contractors under contractors engaged by NRL, the works completion certificate issued by the main contractor will also be acceptable provided the same is endorsed in original by Engineer-in-charge of NRL in terms of job description and value.

For accepting experience as sub-contractor(s) or contractors under Private Organizations, in addition to the requisite certificates (letter of award and job completion certificate etc.) TDS certificate issued by principal contractor / private organization shall form the basis for considering experience and value of work executed.

• NRL adopts a practice to verify documents submitted by L1 (successful) bidder in support of bidder's credential against PQC. Authentication may be verified with the issuing authorities, by way of direct communication to NRL over official e-mail IDs / Original letter of authentication by post. Bidders may also follow up with the issuing authority for eliciting early response. If documents remain unauthenticated till given time line, NRL reserves the right to reject the bid. Proper address for communication, including e-mail ID of the issuing authority should be provided along the tender document.

Document submitted in support of PQC	Communication Address	Email-ID

 The services require are critical in nature from operation & safety point of view and as such, relaxation of 'Prior Turnover' and 'prior experience' norms shall not be applicable for this Tender. Pre-Qualification Criteria (PQC) must be complied by all the participating bidders

TECHNICAL TENDER DOCUMENT

JOB NAME: SERVICE CONTRACT FOR HOT JOB (NIBR CARBON STEEL) IN RTA 2023 (SHUTDOWN) AT NRL SITE, NUMALIGARH.

Contents

- 1.0 Job Title
- 2.0 Philosophy of contract
- 3.0 Pre-Qualification Criteria
- 4.0 Scope of work
 - 4.1 Terms and Conditions of the contract: General
 - 4.2 Terms and Conditions of the contract: Technical
 - 4.3 Terms and Conditions of the contract: Safety and Environment
- 5.0 Test and Inspection of Works
- 6.0 NRL's Obligations
- 7.0 Annexure I, II & III of Technical Tender Document

1.0 JOB TITLE: Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh.

2.0 PHILOSOPHY ADOPTED FOR LINING UP THIS CONTRACT:

- Bidder has to understand the philosophy to be adopted for awarding the job. For smooth line up of this contract, a pre-bid discussion is organised through both online & offline modes together as detailed in NIT. Prospective bidders may attend Pre-bid meeting offline by making themselves present at the venue on the schedule date & time (i.e. Offline Mode). Alternatively, bidders can also avail the option of participating in the pre-bid meeting through 'Online Mode over MS Team'. Prospective bidder(s) requiring any information clarification on any part of Bidding Document may notify NRL Official in writing over e-mail at least 02 days prior to scheduled date of pre-bid meeting. It is understood that all gaps shall be cleared in the proposed discussion and no further communication will be entertained thereafter.
- b) Addendum/ Clarifications may be issued prior to the date of opening of the tender to clarify issues arising out of various queries/ clarifications relevant to the tender documents from Tenderers or to reflect modification in the technical or contract terms. Such addendum shall be published subsequently in website. All such addendum issued shall form part of the tender document.
- c) If a party does not view/ fails to view the addendum / clarification hosted on the website on any accounts whatsoever and their offer is without considering the addendum / clarification, then owner may reject the offer.
- d) Attending pre-bid meeting is optional. Non-attendance of the Pre-Bid Meeting will not be a cause for disqualification of Bidder.
- e) Bidders are to note that no further communication may be done to ascertain their pre-qualification at the time of evaluation of bids. The offers with incomplete /irrelevant documents / anomalies may be straightway rejected without any communication. Hence, bidders are informed to take utmost care while submitting their prequalification documents, annexures etc. and also, must clarify their doubts/deviations prior to submission of bids. After closing of bids, no deviation shall be considered.
- f) Bidder is advised to go through the prevailing wage rate based on wage revision dated 01.03.2019 applicable at NRL site and also, facilities available including other surrounding environment for smooth execution of the job.

3.0 PRE-QUALIFICATION CRITERIA (PQC): Refer PQC mentioned in the tender document.

4.0 SCOPE OF WORK:

4.1 General:

a) The job is to be carried out during RTA / Shutdown as per item descriptions and other standard work procedures for mandatory compliance to mechanical integrity and quality assurance as per relevant API/ASME codes & standards.

RTA /Shutdown of refinery units are tentatively planned in the month of March-April '23. Exact time shall be intimated by NRL at <u>least three months prior to start of RTA/Shutdown</u> and contractor has to mobilize <u>at least two month prior to start of shutdown date</u> for carrying out pre shutdown activities in a time bound manner.

b) <u>Bidder is to submit following documents along with the Techno -Commercial</u> <u>Bid:</u>

- a) "Signed & stamped" copy of this tender document as token of acceptance.
- ii) Undertaking on their letter head that they will deploy experienced and qualified workmen including welders suitable for successful execution of the contract and that one quality supervisor having NDT level-II certificate shall be deployed to supervise the NDT jobs (Refer Annexure-I of Technical Tender Document).
- iii) Undertaking to mobilize all required tools & tackles, machineries before actual start of job.
- iv) Undertaking to use tested/certified equipment, tools & tackles, lifting tools etc.
- v) Round the clock mobilization undertaking as per job planning.
- vi) Organogram with list of various persons under applicable category of workers, welders and supervisors.
- vii) Mandatory PPE compliance undertaking
- c) Majority of the jobs under this contract shall be replacement of pipes, pipe fittings and repairing of column/vessel etc. (Inside/outside) and hence, mostly required to be welded at location by welding new parts with existing pipes / pipe fittings /components. So, proper cleaning / preparation of old piping, weldability of old with new component shall be considered for assuring mechanical integrity and avoiding failure in post weld NDT.

d) The Contractual Period :

Duration of contract will be for 30 days from the date of handing over of the required work front/ site.

Contractor to note that jobs shall be spread over various plants in the refinery viz. CDU/VDU, DCU, MSP, HCU, H2U, OM&S, CPP, Utility plants, Utility/Offsite areas, Flare units, SDU, WHFU, SRU, CCU etc. and scheduled maintenance days per plant shall be approximately 24 days which means 24 maintenance days for all the plants shall be staggered over a period of 30 days during shutdown. This excludes coverage for plant startup and re-commissioning activities. Contractor shall have to provide coverage till plant stabilization period.

However, Pre-shutdown related activities like power connection, material shifting, equipment testing/placement, prefabrication etc. are to be started <u>at least 02</u> <u>months prior to the shutdown</u>. Accordingly, contractor has to mobilize at respective work sites and finish all preparatory works. (e.g. power connection, material shifting, equipment testing/placement, pre-fabrication etc.).

- e) <u>Validity of the contract</u>: Validity of contract shall be 18 months from the date of placement of PO.
- f) Wage payment shall be ensured by contractor within 10th day of every month irrespective of release of RA bill payment. Contractor may have to produce list of workers under his payroll during the contractual period/shutdown period with wage payment sheet along with statutory payments for release of final bill.
- g) Timely completion of the offered job is the essence of this contract. Being a continuous process industry under public utility service, manpower shall be deployed round the clock basis as per direction of Plant maintenance officer / EIC based on refinery shut down schedule and completion time to make the plant available for production.
- h) The contractor has to comply with all the statutory laws, standards, contract labour act, insurance etc. for execution of such type of jobs for which compliance certificate will have to be produced to the EIC.

- Contractor shall fully take responsibility for the antecedents and character of workers deployed by them for the work.
- The contractor must ensure payment of workers wages as per prevailing wage rate at the time of execution of job, as applicable. Contractor shall pay to his workman wages not less than the minimum wages as per prevailing wage rate based on wage revision dated 01.03.2019 applicable at NRL site. The worker wage sheet of workmen engaged by the party duly signed by the contractor shall have to be submitted to Engineer-In-Charge for bill processing.
- After award of contract, Contractor(s) must obtain Insurance Coverage in respect of workmen towards compensation as admissible under the workmen's compensation Act. Contractor(s) will be permitted to commence work only after obtaining Insurance Coverage for workmen
- I) Contractor(s) must arrange labour license for above mentioned work in case they are engaging more than nineteen labours a day.
- m) As refinery start up is very critical after long shutdown, contractor has to keep all resources ready for any emergency repair of piping job **re**quirement until plant stabilized and till clearance issued for demobilization by E-I-C.
- n) SOR Quantity indicate in tender is estimated quantity for each item. Final quantity may vary based on actual requirement or as necessary depends on RTA inspection (Upward/ downward).
- Defect Liability period shall be 03 (Three) months from the date of completion of contractual period.
- p) The contractor shall have to work in tandem with other contractors like thickness gauging/hydro test/radiography/ scaffolding/ inspection/ different maintenance agencies of connected piping & equipment considering total turnaround jobs by different agencies.
- q) Job volume may vary day to day basis based on handover from operation and clearance for hot work after ensuring the system becomes safe for hot work.

- r) Demobilization from site for any type of resource shall be allowed only with permission from EIC.
- s) There is no separate mobilization/demobilization/remobilization charge in the contract.
- t) The contractor has to arrange canteen and lodging facility for his workmen at his own cost. Based on convenience to administration, NRL canteen facility can be asked for workers engaged in job, however all utensils and pick up arrangement from designated place shall be done by contractor.
- No idle charges for contractor's workmen, tools, equipment deployed for the work or for any reason not under control of NRL shall be paid in any case.
- As this contract shall cover all hot jobs as per scope of work of line items for all the units of refinery and there will be simultaneous requirement of resources at all the units including offsite area to complete the job within RTA, so Contractor must ensure that same workers/welders are not used/engaged in more than one job simultaneously.
- w) Job for different locations shall be allotted as per decision of EIC.
- x) DGM (Mechanical Maintenance) shall be Engineer-In-Charge (EIC) for the job.

4.2 **Technical Specification/condition**

The job is to be carried out as per the item description and other standard work procedure for mandatory compliance to mechanical integrity and quality assurance as per relevant API/ASME codes & standards. The following are the various activities tentatively to be carried out to declare the job as complete in all aspects:

- Execution of SOR items with all necessary resources & consumables under the scope of the contractor.
- b) Party has to mobilize any resource on crash basis in odd hours including Holidays / off days/ night time and continue the job on round the clock basis to meet the target within schedule shutdown period. Party must also have elaborate communication modes in place to cater to any emergency situation. NRL shall continuously monitor the job for adherence to schedule and time to time advice for necessary changes based on progress and work front.

- c) Party must be equipped to work in any adverse weather condition like rain/fog/humid/hot/cold environment and hence, must plan and acquire all such accessories to avoid interruption. No claim in this regard shall be applicable.
- d) Work on progress and completed work will be offered for inspection to NRL/ any third party agency for conformance to specific standard/ WPS/ work instructions of EIC. Welders and quality supervisors must be conversant with WPS & PQR for weldability of various materials, especially for repairing of in-service piping.
- e) Welding shall preferably be performed with GTAW process for both butt as well as fillet joints in H2/HC application, unless otherwise justified by contractor for quality assurance or specific advice from EIC.
- f) All tools & tackles, manpower, equipment, machineries, accessories and measuring instruments shall be supplied by contractor. Job front shall be given in all units of refinery and off-sites simultaneously as per schedule and contractor has to mobilize accordingly to complete the job within contractual period. Being shut down and priority nature of job, contractor has to shift/adjust his resources based on change in priority. Contractor site-in-charge has to go through the NRL job schedule/Bar chart and keep the activities at par with under close monitoring. Indicative lists of tools & tackles, machineries and measuring instruments etc. requirement for this job are furnished in "Technical Tender Document Annexure II and III". The lists are indicative only and thus not signify sufficiency.
- g) Following activities will be attributable for completion of any work as and where applicable
 - i) Return of safety work permit
 - ii) Cleaning of area during and after completion of work. Non-compliance will attract penalty as per **Annexure-8 of NRL's GCC** and EIC or his representative may decide not to certify the job.
 - iii) Return of excess material and / or scrap to store or scrap yard / owners storage point. The contractor shall bear the cost of lifting, carting from issue points to work site / contractor store, custody, handling etc. Return of temporary facility / equipment, mobilized for the work including fire protection apparatus etc.

- h) In case of materials under custody of the contractor, though property of the owner will remain under the responsibility of the contractor, the contractor will be responsible to preserve them in good working condition as required by E-I-C to the satisfaction of the owner till such time same is erected, tested, handed over and taken over by owner after the job is completed in all respects. For any loss or damage to materials while in the contractor's custody, contractor shall replace / repair at his own cost otherwise recoveries will be made from the contractor's bill and the decision of the E-I-C as to the amount of recovery will be final.
- The welders may have to give welding test under NRL Inspection Department or any other party before commencement of job based on submission of documents. Contractors to depute sufficient welders for continuity of jobs at various location/positions/materials.
- j) All consumables, like industrial gases, quality welding electrodes and fillers (with valid certificates), grinding wheels, cutting wheels, emery paper, DP test kit, stress relieving machines with technician, fuel for DG set, consumables for radiography test temperature chalk/IR temp gun, hardness tester etc, are to be arranged by the contractor. All the equipment, materials, field instruments, consumables, etc. which are not specifically indicated in Owner's Scope of Supply, but are required for successful completion of the works as per specification, drawing, construction methodology etc., shall be included in the Contractor's Scope of Supply.
- k) Work has to be executed in any location (including confined place i.e. inside column/vessel/furnace etc.), height, position and time.
- In case any defect arising out of reason attributable to poor workmanship the same has to be attended and rectified by the contractor at no extra charge for all jobs. Similarly, for radiography and SR jobs, quantity shall be certified for the joints only once after completion of job in all respect and acceptance by NRL i.e. Multiple RT/SR for weld defects repair shall not be certified more than one joint and subject to penalty in case of defects as per prevailing practice.

- m) Immediate Mobilization and completion of work as per mutually agreed and set target is pre-requisite for such work and failing to comply the same may lead to termination of contract. Upon failure of the contractor to comply with any instruction given in accordance with provisions such as quality of work, progress of jobs, manpower & machinery deployment, non-conformity with the prescribed time such as work plan, incompetence to do the allotted work, inadequacy of resources required for the work, shortcomings of proper skill for work etc., the Engineer- In-Charge will have the right to re-contract or take up the work for execution partly or fully, departmentally or place additional manpower forces, tools, equipment and materials for such part of work as it may deem necessary for the timely completion of the jobs, after giving a **notice of 8 hours**. In such cases, the cost of such works and materials/ resources/ work contracts deployed will be recovered from contractor.
- n) If required, gasket cutting to specific sizes from sheet gasket is to be done by contractor without any extra cost.
- Electric lamp will be provided by NRL on returnable basis to contractor, but fitting
 of these in required position/height is within the scope of the contract.
- p) Mobilization and execution of radiography, other NDTs, pre-weld heat treatment and post weld heat treatment shall be in contractor's scope. Final certification of NDTs shall be done by NRL or any NRL authorized third party / IBR authority after validated by Contractor's Quality supervisor (having NDT level-II certificate).
- ΑII q) required area preparation like dismantling of piping parts/structural/ducts/covers (by cutting), spading/de-spading, providing barricade; fire proof enclosure; covering nearby equipment, OWS points, drains; water spraying etc. shall be in the scope of the contractor. Contractor shall arrange fire retardant tarpaulin, fire water hoses & nozzles, ceramic blankets/cloths, DCP etc. for this purpose. Contractor is to note that asbestos blanket/ cloths for such coverings shall not be permitted for use. This shall be inclusive in SOR item rate including restoration to original condition unless otherwise stated/advised.
- r) Contractor shall submit all relevant records viz. as-built isometric drawings with clear marking of all joints & critical dimensions, heat treatment chart, radiography report along with film, material balance statement etc. pertaining to the jobs as per requirement of EIC/ EIC's representatives. All these documents shall be part of bill for payment.

- s) Sunday/Holiday etc. shall be manned as per job requirement without any compromise considering time bound shutdown job.
- t) For radiography work, NRL shall allot the most suitable time considering all other shutdown activities/priorities. Contractor cannot demand or claim for delay on account of this. The strength of source shall be intimated while issuing permit for use.
- u) In case of delay in job progress due to inadequate skill/mobilization of SR/RT group(s) of contractor then NRL may engage other agency(s) in radiography or PWHT (SR) with prior notice to the Contractor and necessary recovery from the bill of contract shall be made at the applicable rate of SR/RT Contract(s) of NRL at the time of job.

4.3 Safety and Environment

- a) Non-compliance of safety norms (work procedure/PPE/unsafe work etc.) shall invite panel deduction as per Annexure-VIII of NRL's GCC
- b) For permit to work, the contractor shall strictly follow the existing work permit system in the Refinery where NRL officer shall take work permit from Operation department after necessary site preparation in line with work permit conditions and subsequently, handover it to site supervisor. No work within the Refinery premises shall be done without a valid work permit issued by NRL. All cold jobs shall be governed by Cold permit system, all hot jobs by hot permit system. These shall have to be obtained prior to start of any jobs / activity, needs to be renewed in every 8 or 12 hours interval and permit shall be kept at the work location by the concerned supervisor of the contractor for checking at any point of time. Apart from this, height permit and Job safety Plan shall be issued on applicable situations.
- c) As multiple agencies shall be working in a unit, so permit shall be issued in sequential manner at site subject to compliance of relevant permit conditions. No claim/complain in delay in issuing permit shall be entertained.
- d) Hydrocarbon LEL test, H2S and Oxygen test shall be carried out through NRL calibrated portable detectors prior to issue work permit and in case of any requirement. However, Contractor workers can also keep such detectors of their own for site safety vigilance while working as per safety policy of contractor.

- e) Proper Housekeeping of the area in and around the work place during and after work completion will be the party's responsibility. All waste generated during job execution is to be disposed-off to designated bins/location as per direction of officer in charge.
- f) Contractor shall have to follow NRL gate pass system for plant entry. All persons to be engaged require undergoing one day safety training at refinery premises before the gate pass is issued. This is not part of contractual period and contractor shall plan accordingly. All company's workmen shall have to carry requisite identification documents Voter's ID card / Aadhaar card/Passport with Photograph along with them to facilitate Gate Pass Formalities. Entry to Refinery Premises will be strictly on valid gate pass. Contractor is advised to enquire and fulfill the exact requirement to avoid any inconvenience at later stage.
- g) Contractor shall abide by all types of Safety, Quality, Health & Environment rules / standard followed in NRL.
- h) Contractor shall take care for safety & security of their staff and materials during the contractual period.
- i) PPE like boiler suit, safety shoe, helmet, hand glove, safety belts, fall arrestor, goggles etc. are to be arranged by the contractor for all workmen and supervisor. Contractor shall arrange and use safety nets wherever work is carried out at height, if necessary.
- j) All lifting equipment, tools & tackles are to be provided with valid calibration certificate by the contractor before commencement of the contract.
- k) Tool box talk shall be delivered by contractor engineers/safety supervisors before starting the job everyday based on Job safety plan and applicable hazards and record of such meeting shall be maintained for review by NRL.
- Welding machine and any other electrical driven equipment with 3phase power connection must be tested and certified for use (at site prior to connection) by qualified supervisor i.e. having electrical supervisory license issued by competent authority. Contractor to follow detail procedure/check list that is followed at NRL.

- m) The contractor will be wholly and solely responsible for verifying the antecedents of the persons employed by the contractor and the consequences thereof for employing any person with illegal antecedents.
- n) Contractor must ensure that workers to be engaged in critical works like confined space or height etc. are physically sound health and capable.

5.0 Test and Inspection of Works:

The work is subject to inspection at all times by the Engineer-In-Charge / Plant in charge/ NRL inspection department or their representatives. The Contractor shall carry out all instructions given during inspection and shall ensure that the work is being carried out according to the technical specifications of this tender, the technical documents and the relevant codes of practice furnished to him during the performance of the work.

The inspection shall be done by the following agencies:

- a) Representative deputed by Engineer-In-Charge /Plant In-Charge or
- b) Representative deputed by NRL Inspection department /TPI or
- Representative deputed by Statutory Authority /IBR.

Contractor shall give prior notice sufficiently ahead of time to the Engineer-In-Charge/his representatives and also to the other authorities to conduct inspection / to witness such test.

All results of inspection and tests will be recorded in the inspection reports, preform of which will be approved by NRL Inspection Officers or their representatives /statutory authority /representative of E-I-C/E-I-C. These reports shall form part of the completion document for certification of bill.

6.0 NRL's obligations:

a) NRL shall provide the contractor a suitable place / area for establishing his site office on temporary basis. However, all facilities for running the site office like distribution of power, water etc. will have to be arranged by the contractor. Power, air, water from the nearest place will be provided by NRL free of cost. Contractor will make their own arrangement for drawing these from the designated location. Proper housekeeping and construction shall be aesthetically maintained along with safety.

- b) Necessary Crane with operator, but without riggers and lifting arrangement. Contractor can also mobilize their own crane at their own cost for speed up the job considering allotment of crane would be done on job priority and shutdown maintenance schedule of overall shutdown job in RTA.
- c) Scaffolding shall be arranged by NRL through different agencies for the jobs at height. Contractor has to identify the work location jointly with NRL representatives and intimate the requirement at least 48hours prior to actual start of job.
- d) Pipe, fittings, gaskets, nut, bolts/studs only related to equipment will be supplied by owner free of charge, which has to be collected by the contractor from owner's storage point after fulfilling necessary formalities. However, duly certified consumption status has to be submitted for regularization purposes and excess/ scraps are to be returned to store by the contractor. It shall be the responsibility of contractor to preserve the unused spares in good condition.
- e) Proper electrical power clearance shall be obtained by the contractor from the electrical section of NRL wherever such requirement arises. NRL shall provide power connection to standard electrical panel only after satisfactory verification of documents and machines at site prior to use. From panel at site to the location of machine, cable shall be supplied by contractor, however NRL shall ensure quality and workmanship conformance to electrical safety prior to charging electrical supply to panel. Contractor to inform electrical load and verify all formalities including validity of temporary power connection and standards for such requirement in advance to avoid any inconvenience to him and hence, no delay shall be acceptable in this regard.
- f) Lighting connection shall be generally provided by NRL free of charge and shall be issued to contractor on returnable basis. However, damage of such properties (lamps/fixture) shall be liable to replacement in chargeable basis or as per rule applicable to all contractors.
- g) Place for keeping radiography source and dark room shall be informed at the time of kick-off meeting. Maintenance of Pit room (if any), safe keeping of source and transportation to respective site shall be under contractor's scope. Necessary permission as per prevailing procedure shall be obtained in advance prior to use of the same.
- h) The G.C.C of NRL shall govern conditions not covered above.

7.0 ANNEXURES OF TECHNICAL TENDER DOCUMENT

ANNEXURE - I

REQUIREMENT FOR MANPOWER

- 1) <u>Site-In-Charge</u>: Graduate in Engineering /Diploma in Engg. with relevant Industrial experience.
- Quality Supervisor: Quality supervisor must be NDT level-II certified with valid certificate.
- 3) Supervisor: Diploma in Egg /ITI certificate holder with relevant experience.
- 4) Safety Supervisor: Safety supervisors with relevant experience in supervising safety aspects.
- 5) Tentative Manpower requirement for each group with following category.
 - a) Gas cutter, Grinder, Pipe Fitter, Welder, Rigger, Helper etc. with competency in respective area and fit for working at different height in platforms/scaffoldings.
 - b) Electrician, Heat treatment technician having relevant industrial work experience. Electrician must have ITI certificate holder with relevant industrial experience.
 - c) Experienced and certified welders shall be required for GTAW/ SMAW welding. Welders shall be capable of welding higher thickness (> 10 mm) as well as lower thickness material at any location.

ANNEXURE-II

TYPES OF TOOLS & TACKLES, EQUIPMENTS AND MACHINERIES REQUIRED (TENTATIVE)

- 1) Welding Rectifier Set-10 nos
- 2) DG Welding M/c-2 nos
- 3) Portable inverter (Single phase)-10 nos
- 4) Grinding M/C (AG4,5,7)- for each group
- 5) Hacksaw blades with frame-8-10 nos
- 6) Drill machine-2 nos
- 7) Chain pulley 2,3,5T with sling, D shackle, wire rope-10 Sets
- 8) Tool Box (including Slugging Wrench, Hammer with Wooden Handle etc)- for each group.
- 9) Cutting set-10 nos
- 10) Argon welding set (With required consumables)-10 nos
- 11) Portable ovens-10 nos
- 12) Industrial gas cylinder carrying trolley-10 nos
- 13) Resources required for pre weld & post weld heat treatment- 4 nos
- 14) DP test kit-As per requirement for all sites
- 15) Pick up van-01

*NRL shall issue necessary tools/machines/consumable based on availability on chargeable basis only as per hiring charge applicable at the time of job, in case contractor fails to deploy the same as required.

Note: The above resources (of Annexure-I & II) are indicative and not exhaustive and it is the responsibility of the contractor to mobilize adequate resources, manpower and complete the job in all respect within schedule.

ANNEXURE -III

TYPES OF MEASURING INSTRUMENTS REQUIRED

- 1) Master Spirit Level Gauge
- 2) Tri square
- 3) Feeler gauge, Vernier callipers etc.

ANNEXURE- IV

Documents or other requirement immediately after placement of order (within one week or as agreed jointly).

<u>Site visit is must for job procedure finalization, identifications of spares & tools, earth moving equipment, and various data for necessary job planning.</u>

Following documents are to be submitted at least 7 days before handing over of site unless mentioned otherwise:

- a) List of tools and tackles to be used in the contract
- b) Application for gate passes for manpower along with list of manpower indicating names and designations for which gate passes are applied.
- c) PPE issue record to each workman for which gate passes are applied. (Before handing over of site).
- d) Manpower distribution planning in reference to bid.
- Test certificates /copies of test certificate of all equipment, all lifting tools and tackles to be deployed.
- f) Plan for communication during odd hour (Intrinsic phone/VHF set).
- g) Compliance certificates for all statutory laws applicable to this contract. (Insurance coverage shall be from the date of handing over of site).
- h) Power connection formalities to be complied in consultation with Electrical Maintenance as per prevailing procedure.
- i) Electrical load details for connection.

Item sl.	Item Description	Qty	UOM	Total Amount (Rs)
no.				
10	CS NIBR JOB:THK =<10 mm:-	17,800	ID	
				To be quoted in Priced bid in GeM portal.
	Dismantling of existing piping by flame cutting/ wheel cutting/hacksaw			
	cutting, transportation of new pipes, flanges, fittings etc. from owner's			Note: Bidders has to calculate his
	storage point to worksite, preservation of all materials, cleaning,			amount (Rate x qty), plus GST for
	marking, any structural member/plate/supports dismantling and			submission of his quote for this item in
	refitting to facilitate for the job etc. including supply of machineries,			GeM Portal.
	tools, tackles, manpower, fabrication including cutting, grinding, edge			
	preparation as per job requirement (inclusive of grinding the edges of			
	pipe, fittings, flanges etc. to match with the mating edges of uneven,			
	different thickness wherever required), fit-up, preheating, post heating			
	wherever necessary, welding, erection of pipe and fittings at all			
	elevation in original position with pipe supports (as per drawing),			
	fulfilling NDT (Radiography, DP test etc) performance as required by			
	NRL with all arrangement for inspection, flange opening & box up,			
	fixing of gaskets, bolts, nuts wherever required, cleaning, flushing by			
	water, compressed air, draining & drying by compressed air, cleaning of			
	the area, completing all such works in all respect as per specification,			
	drawings, instruction and satisfaction of E.I.C/his representative &			
	Inspection officer. Pre & Post weld heat treatment and radiography			
	rates shall be paid separately as per rates as applicable.			

Item sl. no.	<u> </u>		Item Description		UOM	Total Amount (Rs)		
20	CS NIBR JOB: THK >10 mm =<20 mm:-	1,400	ID	To be quoted in Priced bid in GeM portal.				
	Dismantling of existing piping by flame cutting/ wheel cutting/hacksaw cutting, transportation of new pipes, flanges, fittings etc. from owner's storage point to worksite, preservation of all materials, cleaning, marking, any structural member/plate/supports dismantling and refitting to facilitate for the job etc. including supply of machineries, tools, tackles, manpower, fabrication including cutting, grinding, edge preparation as per job requirement (inclusive of grinding the edges of pipe, fittings, flanges etc. to match with the mating edges of uneven, different thickness wherever required), fit-up, preheating, post heating wherever necessary, welding, erection of pipe and fittings at all elevation in original position with pipe supports (as per drawing), fulfilling NDT (Radiography, DP test etc) performance as required by NRL with all arrangement for inspection, flange opening & box up, fixing of gaskets, bolts, nuts wherever required, cleaning, flushing by water, compressed air, draining & drying by compressed air, cleaning of the area, completing all such works in all respect as per specification, drawings, instruction and satisfaction of E.I.C/his representative & Inspection officer. Pre & Post weld heat treatment and radiography rates shall be paid separately as per rates as applicable.			Note: Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.				

Item	Item Description	Qty	UOM	Total Amount (Rs)
sl. no. 30	CS NIBR JOB: THK>20 mm :-	90	ID	To be quoted in Priced bid in GeM portal.
30	Dismantling of existing piping by flame cutting/ wheel cutting/hacksaw cutting, transportation of new pipes, flanges, fittings etc. from owner's storage point to worksite, preservation of all materials, cleaning, marking, any structural member/plate/supports dismantling and refitting to facilitate for the job etc. including supply of machineries, tools, tackles, manpower, fabrication including cutting, grinding, edge preparation as per job requirement (inclusive of grinding the edges of pipe, fittings, flanges etc. to match with the mating edges of uneven, different thickness wherever required), fit-up, preheating, post heating wherever necessary, welding, erection of pipe and fittings at all elevation in original position with pipe supports (as per drawing), fulfilling NDT (Radiography, DP test etc) performance as required by NRL with all arrangement for inspection, flange opening & box up, fixing of gaskets, bolts, nuts wherever required, cleaning, flushing by water, compressed air, draining & drying by compressed air, cleaning of the area, completing all such works in all respect as per specification, drawings, instruction and satisfaction of E.I.C/his representative & Inspection officer. Pre & Post weld heat treatment and radiography rates shall be paid separately as per rates as applicable.	90		Note: Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.

Item sl. no.	Item Description	Qty	UOM	Total Amount (Rs)
40	CS/AS Pipe flame cutting job: THK =<10 mm:- Cutting of CS plate material for replacement with new plate etc., removing, cleaning, transportation of new material of all different size/area from owners storage point to working site, edge preparation by grinding, fit up & welding with proper electrode, ensuring inter stage & final job quality at various location/place including confined place & different height; deploying adequate resources and complete the job till	200	ID	To be quoted in Priced bid in GeM portal. Note: Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.
50	cs/AS Pipe cutting job: THK >10 mm =<20mm:- Cutting & Removal of CS/AS pipe material at various location/place including confined place & different height; deploying adequate resources and complete the job till satisfaction of EIC/Inspection officer.	100	ID	To be quoted in Priced bid in GeM portal. Note: Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.
60	CS plate cutting, grinding & welding up to 10mm thk.: Cutting of CS plate material for replacement with new plate etc., removing, cleaning, transportation of new material of all different size/area from owners storage point to working site, edge preparation by grinding, fit up & welding with proper electrode, ensuring inter stage & final job quality at various location/place including confined place & different height; deploying adequate resources and complete the job till satisfaction of EIC/Inspection.	330	М	To be quoted in Priced bid in GeM portal. Note: Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.

Item sl. no.	Item Description	Qty	UOM	Total Amount (Rs)
70	Radiography - Unit hiring Charge :-	30	DAY	To be quoted in Priced bid in GeM portal.
	Hiring charge of One Radiography set @ 24 hours basis for a day with source, all accessories capable for various thickness of piping with technician and 2 operators/assistants. Radiography pit and necessary license shall be obtained as per procedure prevailing in NRL. Party has to develop dark room for film developing films. Use of NRL dark room subjects to permission from NRL Inspection department. Work shall be performed within short notice in off time/night time/off day/holiday as informed by EIC or his representative.			<u>Note:</u> Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.
80	Radiography Charge - 3" Width Film :-	5,000	ID	To be quoted in Priced bid in GeM portal.
	Total inch length of 3" wide films used for complete a joint in all respect. Repeat films for welding defects/poor quality due to improper workmanship shall not be certified.			Note: Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.
90	Radiography Charge - 4" Width Film :-	4,000	ID	To be quoted in Priced bid in GeM portal.
	Total inch length of 4" wide films used for complete a joint in all respect. Repeat films for welding defects/poor quality due to improper workmanship shall not be certified.			Note: Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.

Job Name : Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh.

Item sl. no.	Item Description	Qty	UOM	Total Amount (Rs)
100	SR m/c hire charge incl. technician & coils:-	60	DAY	To be quoted in Priced bid in GeM portal.
	Hire charge with technician & assistant per machine per day with multi connections (at least for 3nos joints), sufficient cables and recording facility. SR charts shall be submitted for review and certification of measurement.			Note: Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.
110	Heating charges Post weld :-	200	ID	To be quoted in Priced bid in GeM portal.
	Post Heating charges for required time till completion of cycle as per recommended procedure in WPS and acceptance by EIC/Inspection officer after necessary verification of chart and hardness, including wrapping of coil, ceramic blankets, wire band, power connection to machine, recording data, operation of machine at controlled temperature. Repeat job due to improper workmanship/procedure shall not be certified.			Note: Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.
120	Heating charges Pre weld:	200	ID	To be quoted in Priced bid in GeM portal.
	Pre-Heating charges for required time till achievement of required temperature for welding as per recommended procedure and acceptance by EIC/Inspection officer, including wrapping of coil, ceramic blankets, wire band power connection to machine, recording data, operation of machine at controlled temperature. Repeat job for improper procedure/weld defects shall not be certified.			Note: Bidders has to calculate his amount (Rate x qty), plus GST for submission of his quote for this item in GeM Portal.

(SIGNATURE OF BIDDER)
Company Seal:

AGREED TERMS & CONDITIONS (ATC)

Job Name : Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at

NRL Site, Numaligarh.

DULY FILLED, SIGNED & STAMPED COPIES OF THIS PRE-FILLED "QUESTIONNAIRE" SHALL BE ENCLOSED WITH BIDDER'S UNPRICED QUOTATION. FAILURE ON THE PART OF BIDDER IN NOT RETURNING THIS DULY FILLED-UP "QUESTIONNAIRE WITH UNPRICED QUOTATION AND/OR SUBMITTING INCOMPLETE REPLIES MAY LEAD TO REJECTION OF BIDDER'S QUOTATION".

SN	DESCRIPTION	BIDDER'S CONFIRMATION
01	SCOPE OF WORK AND SUPPLY: The scope of work & supply of this job will be in accordance with NIT, Technical Tender Document, Schedule of Rates (SOR) and as per the direction of Engineer-in-charge (EIC) of NRL.	Noted & Confirmed
02	PRICE: Firm Price [inclusive of all taxes (including GST), duties & levies] should be quoted in priced bid in GeM Portal. Variation of price shall NOT be allowed on any account after due date & time of submission of offer.	Noted & Confirmed
03	<u>Priced Evaluation & Award Criteria:</u> The tender items are non-splitable and evaluation will be done on 'Overall Lowest Offer Basis'	Noted
04	SECURITY DEPOSIT: Successful bidder has to submit Security deposit as per GCC of NRL. A sum of 3% of the accepted value of the tender or the actual value of work done whichever is applicable (due to any additional work or any other reasons) shall be deposited by the Contractor as Security Deposit. This may be deposited initially at 0.75 % of the value of contract (referred as initial security deposit) within 10 days of award of contract and the balance 2.25 % to be recovered from bill against work done. Alternatively, the Contractor may, at his option, deposit the full amount of 3% of the accepted value of the contract, towards security deposit, within 10 days of award of the contract. Contractor can furnish the Initial or Total Security Deposit amount through a Bank Guarantee from any Scheduled Bank in the prescribed form.	Noted & Confirmed
05	DEFECT LIABILITY PERIOD: 03 (three) months from the date of completion of the contract in all respect. Security Deposit shall be released after expiry of defect liability period.	Noted & Confirmed
06	PAYMENT TERM: Payment will be made against work done through RA Bills. Further break-up of payment terms if deemed necessary shall be decided by the E-I-C. The above payments are subject to deductions towards security deposit, income tax and other recoveries as applicable as per terms of the contract.	Noted & Confirmed

	Note						
	An amount equivalent to the extent of eligible Input Tax Credit (ITC) available to NRL on each invoice shall be released only upon reflection of corresponding invoice and Input Tax Credit details in GSTR-2B report relating to NRL in GST portal. In other words, GST component eligible for Input Tax Credit, of any invoice shall be withheld till such time same is reflected in GSTR-2B.	Noted & Confirmed					
	Govt. has reduced the aggregate turnover for applicability of E-invoices from earlier limit Rs.20 crores to Rs. 10 crores, which will be effective from 1st Oct'2022. In view above, all concerns are requested to raise only E-invoice to NRL with all requisite details like IRN, QR code etc. Non complied invoices shall not be accepted for further processing.	Noted & Confirmed					
07	PRICE, TAXES, & DUTIES: Without prejudice to stipulations in General Conditions of Contract, the bidder should quote firm prices inclusive of all taxes (including GST), duties & levies on which no variation will be allowed.	Noted & Confirmed					
	Note: It is for the bidder to assess and ascertain the rate of above taxes & duties applicable on quoted items. It is clearly understood that owner will not have any additional liability towards payment of above taxes & duties which are based on bidder's wrong assessment / interpretation of applicability of said taxes & duties.						
08.	PLEASE INDICATE THE FOLLOWING:						
	(a) SAC Code:						
	(b) Rate of IGST or CGST & SGST - included in Quote:	<u></u>					
09.	Validity of the Contract and Contractual Period: As per 'Technical Tender Document' enclosed.	Noted & Confirmed					
10.	COMPLIANCE TO BID REQUIREMENTS: We confirm that our bid complies to the total techno-commercial requirements of bidding document without any deviation. Noted & Confirmed						
11.	BID VALIDITY : We hereby undertake that our bid for the above stated work against Tender shall remain valid for a period of 6 (six) months from the date of bid opening.	Noted & Confirmed					

AGREED TERMS & CONDITIONS (ATC)

SN	DESCRIPTION	BIDDER'S CONFIRMATION			
12.	FIRMNESS OF PRICES: Quoted prices shall remain firm and fixed till complete execution of the Job.	Noted & Confirmed			
13.	Bidders who are on holiday list by NRL or any other Oil sector PSU will not be considered for evaluation. Accordingly, the bidder shall submit a self-declaration as per format in Annexure-XII on Bidder Company Letter Head. It may be noted that if this declaration is found to be false, NRL shall have the right to reject bidder's offer and if the bid has resulted in a contract, the contract is liable to be terminated.	Noted & submitted along with offer.			
14.	Bidder to submit 'Integrity Pact' duly signed & sealed along with offer:	Submitted along with offer			
15.	All other terms and conditions shall be as per NRL's 'General Condition of Contracts (GCC)'.	Noted & Confirmed			

(SIGNATURE OF BIDDER)

ANNEXURES OF TENDER DOCUMENT

Annexure-I	Compliance to bid requirements
Annexure-II	Compliance to Bid validity
Annexure-III	Details of Equipment tools & tackles
Annexure-IV	Details of similar works done during the past ten years
Annexure-V	Concurrent commitments of tenderer
Annexure-VI	Proposed site organogram
Annexure-VII	Annual turnover in last 3 years
Annexure-VIII	Checklist for submission of bids
Annexure-IX	Bidder details
Annexure-X	Tender from Micro & Small Enterprises
Annexure-XI	Arbitration
Annexure-XII	Self-Declaration of black/holiday listing
Annexure-XIII	Price bid undertaking
Annexure-XIV	Tender acceptance letter
Annexure-XV	Indemnity bond cum undertaking
Annexure-XVI-A, B	Sharing of land border with India, Form-A
Annexure-XVII	Instructions for ONLINE EMD submission
Annexure-XVIII-A, B	PPLC Policy, Format-2A
Annexure-XIX	Format for Contract Agreement
Annexure-XX	Proforma of Bank Guarantee for Security Deposit
Annexure-XXI	Integrity Pact

ANNEXURE-I

COMPLIANCE TO BID REQUIREMENTS

Job Name	:	Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh.
Name of Bidder	:	,
Name of Bidde	er:	
We confirm tha any deviation.	t our bi	d complies to the total techno-commercial requirements of bidding document without
		(SIGNATURE OF BIDDER)
		ANNEXURE-II BID VALIDITY
Job Name	:	Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh.
Name of Bidder	:	
from the date	of open	hat our bid for the above stated work shall remain valid for a period of 6 (six) months ing. In case of our revoking or cancelling the bid within the validity period, NRL is arnest Money Deposit paid by us along with the bid.
		(SIGNATURE OF BIDDER)

Job Name: Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh.

Name of Bidder

DETAILS OF EQUIPMENTS TOOLS & TACKLES

The bidder shall submit herein details of equipment, tools, tackles proposed to be deployed for this work and shall indicate in each case whether the same is (a) already owned by bidder and available for use on this Contract.(b) anticipated to be hired by Contractor or (c) anticipated to be purchased by Contractor. In case of (a) present location shall be stated.

Item proposed to be deployed	Description make model & capacity	Numbers	Year of manufacture Category (a) or (b) or (c) above		Location	Remarks
1	2	3	4	5	6	7

Contractor agrees to augment the above chart with additional number/categories of equipment if required to complete the work within the agreed time schedule of completion, as directed by the Engineer-in-Charge.

(SIGNATURE OF BIDDER)

DETAILS OF SIMILAR WORKS DONE DURING THE PAST TEN YEARS

Job Name : Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh.							
Name	of Bidder :						
SI. No.	Full postal address of client & name of officer-in-charge	Description of work	Value of contract	Date of commencement	Actual completion time in months	Year of Completion	Remarks
					(SI	GNATURE OF	BIDDER)

ANNEXURE-V

CONCURRENT COMMITMENTS OF THE TENDERER

Job Name: Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh.

Name of Bidder :

SI. No.	Full postal address of client & name of officer- in-charge	Description of work	Value of contract	Date of commencement	Scheduled completion period	Percentage completion as on date	Expected date of completion

/STC	NATUDE	OF	DIDD	ED
(216	NATURE	OF I	RIDD	PEK)

ANNEXURE-VI

PROPOSED SITE ORGANOGRAM

Job Name : Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at

NRL Site, Numaligarh.

Name of Bidder :

Our site organisation for this contract shall consist of the following categories of manpower with tentative numbers. Numbers of manpower of any category shall be increased based on instruction of the Engineer-in-Charge

(SIGNATURE OF BIDDER)

ANNEXURE-VII

ANNUAL TURNOVER IN LAST THREE YEARS

me of Bid	der:	
SI. No	Financial Year	Turnover
1	FY 19-20	
2	FY 20-21	
3	Note: In absence of audited Trading and P/L account(s) for FY 2021-22, bidder may submit the documents pertaining to FY 18-19 .	
ars in s	submit copies of audited Trading and P, upport of annual turnovers or certificati ears from a registered chartered accounta	ion of annual turnover for the last t

ANNEXURE-VIII

CHECKLIST FOR SUBMISSION OF BIDS

Job Name : Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh.

Name of Bidder:

Following documents should be submitted with bids. Bidders are requested to fill this checklist and also to ensure that the details/ documents as mentioned below have been furnished.

Please tick ($\sqrt{ }$) the box for the documents to be enclosed with the bid.

Power of Attorney "or" Proprietorship Certificate/Proof in the name of	
the signatory of the bid.	
Earnest Money Deposit (EMD) / MSE (UDYAM registration) Certificate,	
as applicable.	
Full set of the tender document with every page duly filled, sealed &	
signed.	
Copy (ies) of work order(s), corresponding completion certificate(s)	
and other requisite documents in support of past experience,	
expertise, and technology to clearly meet the PQC-Past Experience	
Criteria of the Tender.	
Copy of Audited Trading and profit & loss accounts or certificate from	
CA as proof of turnover to meet the PQC.	
Other certificates/license/proof/documents etc. as stipulated in the	
PQC requirements (if any)	
Copy of VALID GST Registration Certificate	
Copy of PAN card.	
Copy of PF Registration Certificate	
Copy of ESI Registration Certificate	
Category of MSE registration (UDYAM registration certificate to be	
submitted) – if applicable	
Any other certificates, licenses, documents, undertakings etc. as	
sought in the PQC or Technical Tender Document (if any)	
Following documents in your letterhead duly signed sealed by	
authorized signatory:-	
a) Tender Acceptance Letter (Annexure XIV),	
b) GST Indemnity Bond cum Undertaking (Annexure XV)	
c) Bidder's Undertaking regarding restrictions on procurement from a	
bidder of a country which shares land boundary with India (Annexure	
XVI-B)	
Integrity Pact Document duly signed & sealed (Annexure-C)	

Bidder should list the exclusion, if any, along with the reasons thereof. *NRL may treat a bid as incomplete* if it is not accompanied by above documents and reject such bid without providing any opportunity to the bidder to submit shortfall documents.

ANNEXURE-IX

BIDDER DETAILS

SN	DESCRIPTION		BIDDER'S DETAILS
1	NAME OF SIGNATORY OF BID	:	
2	DESIGNATION OF SIGNATORY	:	
3	NAME OF THE COMPANY	:	
4	REGISTERED ADDRESS	:	
5	OPERATING OFFICE ADDRESS (ADDRESS FOR MANAGING THIS CONTRACT)	:	
6	YEAR OF ESTABLISHMENT	:	
7	COMPANY'S LEGAL STATUS (PARTNERSHIP/PROPRIETARY/LIMITED ETC.)	:	
8	COMPANY'S CATEGORY (MIRCO/SMALL/MEDIUM AS PER UDYAM REGISTRATION)	:	
9	NATURE OF BUSINESS	:	
10	CONTACT PERSON	:	
11	MOBILE NO OF CONTACT	:	
12	E-MAIL ID	:	
13	PAN CARD NO (Please furnish the copy)	:	
14	GST REGISTRATION NO (Please furnish the copy)	:	
15	EMPLOYEES PROVIDENT FUND NO (Please furnish the copy)	:	
16	EMPLOYEE STATE INSURANCE NO (Please furnish the copy)	:	
17	MICRO AND SMALL ENTERPRISES (MSEs) (Please furnish the copy of Udyam Registration)		

SIGNATURE OF BIDDER	:	
NAME OF BIDDER	:	
SEAL	:	

Job Name: Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site,

Numaligarh

(The services require are critical in nature from operation & safety point of view and as such, relaxation of 'Prior Turnover' and 'prior experience' norms shall not be applicable for this Tender. Pre-Qualification Criteria (PQC) must be complied by all the participating bidders.)

SPECIAL CONDITIONS FOR MICRO AND SMALL ENTERPRISES (MSEs) BIDDERS:

With reference the Public Procurement Policy for Micro and Small Enterprises (MSEs) Order 2012 notified by the Government under the Micro, Small and Medium Enterprise Development Act, 2006 and subsequent amendments through following notifications:

- Notification S.O. 5670(E), dtd. 9th November, 2018
- Ministry of MSME letter D.O. No. 21(8)/2018-MA dated 13th November, 2018
- MoP&NG letter ref. No. J-25011/35/2016-Gen dated 15th November, 2018
- Development Commissioner (MSME) Letter F.No. 21(3)/2016-MA dated 7th May, 2018
- Gazette Notification no. 2119(E) dated 26.06.2020

Micro and Small Enterprises (MSEs) shall be entitled for benefits, subject to terms and conditions as under:

A. Qualifying Criteria for MSE Bidder:

- i) MSE bidder has to submit a copy of Udyam Registration Certificate (https://udyamregistration.gov.in).
- ii) If the bidder fails to submit Udyam Registration Certificate in the original offer, the bidder shall not be considered for evaluation as MSE.
- iii) The Udyam Registration Certificate shall be valid as on close date of the tender. The certificate may be verified online during the bid evaluation and particulars submitted must be found to be valid in the Udyam website.
- iv) The registration must be for the items/category of items/services relevant to the tendered items/category of items /services.

B. Additional Qualifying Criteria for SC/ST MSE Bidder:

In order for MSE owned by SC/ST Entrepreneurs to qualify for benefits available under Public Procurement Policy for MSEs order 2012 to SC/ST Entrepreneurs, the "Social Category" in Udyam Registration Certificate should state "SC" or "ST".

Bidder must include the relevant page of Udyam Registration Certificate wherein the social category of the entrepreneur is mentioned.

C. Additional Qualifying Criteria for MSE Bidders owned by Women Entrepreneurs:

Micro & Small Enterprises shall be considered as owned by Women Entrepreneurs as per the below definition:

- In case of proprietary MSE, proprietor should be Women.
- In case of partnership MSE, the Women partner(s) should be holding at least 51% shares in the unit.
- In case of Limited companies, at least 51% share should be held by Women shareholder(s).

In order for MSE owned by Women Entrepreneurs to qualify for benefits available under Public Procurement Policy for MSEs order 2012 to Women Entrepreneurs, the MSE shall additionally submit notarized copy of the following:

- > In case of a proprietorship firm, the name and address of proprietor, and certified copy of Bank Account Details or Cancelled Cheque.
- > In case bidder is a partnership firm, certified copy of the partnership deed.
- > In case of company (whether private or public), certified copy of the `Certificate of Incorporation' together with certified copy of Memorandum/Articles of Association
- Self-certification by the women owner declaring herself as women owner of the MSE

The above documents shall not be required to qualify for afore-mentioned benefits when the Udyam registration certificate submitted by the bidder clearly mentions the "Gender" of the MSE and can also be verified online without restriction.

D. Benefits Under The Public Procurement Policy for Micro and Small Enterprises (MSEs) Order 2012

1. Issue of Tender Sets Free of Cost

All Tenders shall be provided free of cost and tender documents are downloadable from the GeM Portal.

2. Exemption from payment of EMD (Earnest Money Deposit)

MSE units meeting the qualifying criteria (point A above) shall be exempted from paying EMD if EMD is applicable against the tender.

3. Price preference for MSE Bidder:

- i) In tender, participating Micro and Small Enterprises quoting price within price band of L1+15% per cent shall also be allowed to supply a portion of requirement by bringing down the price to L1 price in a situation where L1 price is from someone other than a Micro and Small Enterprise and such Micro and Small Enterprise shall be allowed to supply up to 25 percent of total tendered value.
 - In case of more than one such Micro and Small Enterprise, the supply shall be shared proportionately (to tendered quantity)
- ii) In case of tender item is non-splittable or non-dividable, etc. MSE quoting price within price band L1+15% may be awarded for full/complete supply of total tendered value to MSE, considering spirit of policy for enhancing the Government procurement from MSE, provided they agree to bring down their price to L1 price.
- iii) NRL reserves the right to allow micro and small enterprises as well as MSEs owned by SC/ST entrepreneur and MSEs owned by Women, purchase preference as admissible under the prevailing procurement policy for MSEs.

iv) For Supply of Goods only:

- The quantity against the item(s) of tender may be split to enable ordering of 25% quantity against the item(s) of tender to MSE bidder(s) within the price range of L1 bidder's evaluated price + 15% subject to their matching L1 bidder's price.
- The quoted prices by bidders against various items of tender shall remain valid in case of splitting of quantities to MSE bidder.
- Out of this 25% allocation for MSEs, 4% shall be to MSEs owned by SC/ ST entrepreneurs. However, in event of failure of MSEs owned by SC/ ST entrepreneurs to participate in the bidding process or meet the tender requirements and L1 price, 4% will be met from other MSEs.
- Additionally, out of above 25% allocation to MSEs, 3% shall be to MSEs owned by Women.
 However, in event of failure of MSEs owned by Women to participate in the bidding process or meet the tender requirements and L1 price, 3% will be met from other MSEs.

• While granting purchase preference as above, procurement of goods may include certain small work, or some services, which are incidental or consequential to supply of such goods such as transportation, insurance, installation, commissioning, training & maintenance.

Clarification:

- In case where quantity against a line item cannot be split (i.e., minimum 25% to MSEs) or items with single quantity or in grouped item, the complete line item/ group shall be awarded on MSE bidder within the price range of L1 bidder's evaluated price + 15% subject to their matching L1 bidder's price.
- In case, quantity(ies) against an item/ group cannot be split among MSEs, first opportunity shall be given to
 - > MSEs owned by Women
 - > then to MSEs owned by SC/ ST entrepreneurs, and
 - lastly to other MSEs, within the price range of L1 non-MSE bidder's evaluated price + 15%.
- In cases where MSE bidder in order of preference indicated above refuses to accept the L1 price, opportunity shall be provided to the other bidders in order of preference and so on.

v) For Services only:

- The complete scope of Services shall be awarded on MSE bidder within the price range of L1 bidder's evaluated price + 15%, subject to their matching L1 bidder's price.
- In case, besides general MSEs, MSEs owned by SC/ ST and/ or MSEs owned by Women are within the price range of L1 bidder's evaluated price + 15%, first opportunity shall be given to
 - > MSEs owned by Women
 - > then to MSEs owned by SC/ ST entrepreneurs, and
 - ▶ lastly to other MSEs, within the price range of L1 non-MSE bidder's evaluated price + 15%.
- In cases where MSE bidder in order of preference indicated above refuses to accept the L1 price, opportunity shall be provided to the other bidders in order of preference indicated above.
- vi) In case purchase preference is applicable, but negotiation is to be conducted with L1 bidder, negotiation shall be carried out. Price range within 15% shall be considered for MSE bidders based on the original prices of L1 bidder not on the negotiated prices. However, MSE bidder shall be offered to match the negotiated prices (even if, post negotiation, they are higher by more than 15% as compared to L1 bidder provided they were within 15% of L1 bidder as per original quoted prices).

E. Relaxation of Past Tract Record (PTR) for MSEs and Start ups

The services require are critical in nature from operation & safety point of view and as such, relaxation of 'Prior Turnover' and 'prior experience' norms shall not be applicable for this Tender. Pre-Qualification Criteria (PQC) must be complied by all the participating bidders.

F. Applicability of the Policy

- For a participating bidder, MSE status shall be considered for purchase preference in respect to procurement of goods and services only, if the vendor is registered as MSE for the tendered category of goods / service
- ii) Policy meant for procurement of only goods produced and service rendered by MSEs. However, traders /resellers /distributors /authorized agents will not be considered for availing benefits under Public Procurement Policy 2012 for MSEs
- iii) Public Procurement Policy is applicable for supply of goods and services. Works contract is not covered under the PP Policy for MSME. Accordingly, the clause D 3 (Price preference for MSE bidder) and clause E (Relaxation of past track record (PTR) for MSEs and Start-ups) as mentioned above will not be extended to works contracts.
- iv) The provisions for MSE bidders mentioned in this document shall be applicable for limited enquiries as well as NITs.

ANNEXURE -XI

Job Name: Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh

ARBITRATION

- a) Any dispute or difference of any nature whatsoever, any claim, cross-claim, counter-claim or set off of NRL (hereinafter Company) against the Contractor/Bidders or of the Contractor/Bidders against company or regarding any right, liability, act, omission on account of any of the parties hereto arising out of or in relation to this agreement shall be resolved through Arbitration under Arbitration and Conciliation Act 1996 as amended by the Arbitration and Conciliation (Amendment) Act, 2015 or any statutory modification or re-enactment thereof.
- b) Reference to Arbitration shall be made by writing a letter to the Managing Director of the Company, with copy to the Contractor/Bidder or Company, as the case may be.
- c) Managing Director, on receipt of the letter referring the dispute to Arbitration, shall, within 30 (Thirty) days from the receipt of the said letter, appoint a sole Arbitrator, who is not disqualified to act as such Arbitrator under the Arbitration and Conciliation Act 1996, as amended by the Arbitration and Conciliation (Amendment) Act, 2015 or any statutory modification or re-enactment thereof to adjudicate the dispute(s) between the parties.
- d) In the event the parties desire that the Arbitration will be by a Tribunal consisting of three Arbitrators, then each party will nominate one person to act as Arbitrator and the two Arbitrators so nominated will select the third and Presiding Arbitrator to adjudicate the dispute. The arbitrators so nominated / selected shall not be disqualified to act as such Arbitrators under the Arbitration and Conciliation Act 1996, as amended by the Arbitration and Conciliation (Amendment) Act, 2015 or any statutory modification or re-enactment thereof.
- e) Subject to the provisions of the Arbitration and Conciliation Act, 1996, as amended by the Arbitration and Conciliation (Amendment) Act, 2015 or any statutory modification or re-enactment thereof, the award of the Arbitrator or the Arbitrators, as the case may be, shall be final, conclusive and binding on both parties to the Agreement.
- f) The party(ies) against whom the Arbitration proceedings have been initiated, that is to say, the Respondents in the proceedings, shall be entitled to prefer a Cross-Claim, Counter-Claim or set off before the Arbitrator(s) in respect of any matter or issue arising out of or in relation to the Agreement without seeking a formal reference to arbitration for such Counter-Claim, Cross Claim or set off and the Arbitrator(s) shall be entitled to consider and deal with the same as if the matters arising there from has/have been referred to him/them originally and deemed to form part of the reference made to Arbitration.
- g) Place of arbitration shall be in Numaligarh only unless otherwise fixed by the parties.
- h) The parties hereby agree that, unless the Arbitration and Conciliation Act,1996, as amended by the Arbitration and Conciliation (Amendment) Act, 2015 or any statutory modification or re-enactment thereof prohibits, the courts in the city of Golaghat alone shall have jurisdiction to entertain any application or other proceedings in respect of anything arising under this agreement and any award or awards made by the Sole Arbitrator / Arbitral tribunal shall be filed in the concerned courts in the city of Golaghat only.

FOR THE SETTLEMENT OF DISPUTES WITH PSEs / Government (except a dispute or difference concerning the Railways, Income Tax, Customs and Excise Duties):

As per Government guidelines / circulars, etc. prevailing at the time of reference of the disputes.

JURIDICTION

All disputes, actions and proceedings arising out of this contract shall be under the jurisdictions of the courts in the city of Golaghat only.

(SIGNATURE OF BIDDER)

ANNEXURE-XII

PROFOMA FOR SELF DECLARATION OF BLACK LISTING/ HOLIDAY LISTING

Job Name : Site, Numaligarh	Service Contract for Hot Job (NIBR Carbon Steel) in RTA	A 2023 (Shutdown) at NRL
•	at we are not currently serving any holiday listing orders ying on business dealings with NRL/MOPNG or serving a	
It is understood that ar under the Holiday Listin	ny wrong declaration in this context shall make my agenc ng Procedure of NRL.	y/company liable for action
Date : Place :		(Authorized Signatory) Seal:
	any bidder does not submit the self-declaration on any priced techno-commercial bid, his offer shall be o	

ANNEXURE-XIII

PRICE BID UNDERTAKING

		(SIGNATURE OF BIDDER)
I offer to work at the p GST), duties & levies.	orices as indicated in the Price Bid, which is inclusi	ve of all applicable taxes (including
	camined and understood all the terms and control abide by them unconditionally without any deviation	
I submit the Price Bio activities as envisaged	d for Tender noin the Bid document.	and related
Dear Sir/Madam,		
Job Name : Site, Numaligarh	Service Contract for Hot Job (NIBR Carbon Steel	l) in RTA 2023 (Shutdown) at NRL
CGM (Commercial) Numaligarh Refinery Lii NRL Complex, Numalig Dist.: Golaghat, Assam	arh	
10,		

ANNEXURE-XIV

TENDER ACCEPTANCE LETTER

Date:	
GM (Commercial) umaligarh Refinery Limited RL Complex, Numaligarh ist.: Golaghat, Assam ub: Acceptance of Tender Terms & Conditions	
bb Name : Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) a RL Site, Numaligarh.	at
ear Sir, I/ We have downloaded / obtained the tender document(s) for the above mention `Tender/Work' from the web site(s) namely: as per your advertisement, given in the above mentioned website(s).	1ec
I / We hereby certify that I / we have read the entire terms and conditions of the tend documents (including all documents like annexure(s), schedule(s), etc .,), which form part of the contract agreement and I / we shall abide hereby by the terms / conditions / clauses contains therein.	the
The corrigendum(s) issued from time to time by your department/ organization too has also be taken into consideration, while submitting this acceptance letter.	er
I / We hereby unconditionally accept the tender conditions of above mentioned tended document(s) / corrigendum(s) in its totality / entirety.	de
I / We do hereby declare that our Firm has not been blacklisted/ debarred by any Go Department/Public sector undertaking.	vt
I / We certify that all information furnished by the our Firm is true & correct and in the event the information is found to be incorrect/untrue or found violated, then your departme organization shall without giving any notice or reason therefore or summarily reject the bid terminate the contract, without prejudice to any other rights or remedy including 'Holiday Listing	nt, oı
ours Sincerely,	
Signature of the Bidder, with Official Seal)	

(In Letter Head of Company /Firm)

INDEMNITY BOND CUM UNDERTAKING

Recipient Name: M/s Numaligarh Refinerv Limited

recipient runie	,		
Assam : Address: NRP Complex, NRL site, Numaligarh, Golaghat, Assam-785699			
		GSTIN No. 18AAACN6984B1ZD	
West Bengal	:	Address: Forth floor, plot no.31, Bharat Bhawan, 118 Prince Gulam Md.Shah Road,	
		Golf Green, Kolkata, West Bengal-700095	
		GSTIN No.19AAACN6984B1ZB	
Delhi	:	Address: 6th Floor, 15-17, Tolstoy house, Tolstoy Marg, New Delhi-110001	
		GSTIN No: 07AAACN6984B2ZF	
Job Name Site, Numaligar	: h.	Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL	
Sub :	Paymer	nt of GST Amount and filing of GST Return for availing Input Tax Credit (ITC) by	
Numaligarh Ref	inery Lin	nited (NRL).	
Sir / Madam,			
With reference	to paym	ent of GST amount and filing of GST Return for availing Input Tax Credit (ITC) by	
NRL as pe	r eligi	bility provisions for the identified Invoices raised by us, we,	
M/s		having our Registered Office at	
		possessing GST Identification No	
	he	ereby declare and undertake as follows:	
1. We	have dis	closed all the facts relating to our firm to M/s Numaligarh Refinery Limited	
		ot.	

- We hereby agreed and undertake to file GSTR-1 on time i.e. 11th of the next month so that NRL 2. can take Input Tax Credit by matching GSTR-2A.
- We hereby declare that we shall deposit GST for the related invoices by 20th of the succeeding 3. as per the provision of GST law.
- We hereby declare that we will file GSTR 3B related to all invoices in time i.e. 20th of the next 4. month.
- 5. We hereby agree and undertake to indemnify as under:
 - a. The Firm / Company shall take all necessary safeguards to ensure availing of ITC for all invoices raised on NRL without any financial loss to NRL.
 - b. In case of rejection of ITC by the concerned Tax Authority, for non-payment of GST amount by us or for any other reasons attributable to us, we hereby undertake and agree

to indemnify NRL in full against all consequences, liabilities of any kind whatsoever directly arising from denial of ITC which includes interest and penalty arising out of such irregular availment of ITC by you opined by GST Authority.

- c. We hereby agree and confirm that, any breach of the above indemnification or undertakings shall be construed as breach of the terms and conditions for reimbursement of GST and NRL shall be at liberty to take such action against us including recovering of reimbursed GST amount from
 - i. Any of our Bank Guarantee executed in your favour, if any,
 - ii. Security Deposit paid for any of your work, if any or
 - iii. Other unpaid invoices, if any of us raised with recipient

(Authorized Signature of the Indemnifier)

Job Name : Site, Numaligarh.

Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL

SHARING OF LAND BORDER WITH INDIA

Following Restrictions under Rule 144(xi) of the General Financial Rules (GFRs), 2017-Department of Expenditure OM No.6/18/2019-PPD dated 23.07.2020 & 24.07.2020 shall be applicable for this tender.[The detailed guidelines are available on the website of DoE (https://doe.govin/)]

I. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the competent Authority.

II. "Bidder" (including the term 'tenderer', 'consultant' or 'service provider' in certain contexts) means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency branch or office controlled by such person, participating in a procurement process.

III. "Bidder from a country which shares a land border with India" for purpose of this Order means:-

An entity incorporated, established or registered in such a country; or

A subsidiary of an entity incorporated, established or registered in such a country; or

An entity substantially controlled through entities incorporated, established or registered in such a country; or

An entity whose beneficial owner is situated in such a country; or

An Indian (or other) an agent of such an entity; or

A natural person who is a citizen of such a country; or

A consortium or joint venture where any member of the consortium or joint venture falls under any of the above.

IV. The beneficial owner for the purpose of (iii) above will be as under:

In case of accompany or limited liability partnership the beneficial owner is the natural person(s), who whether acting alone or together or through one or more juridical person, has a controlling ownership interest or who exercises control through other means.

Explanation---

"Controlling ownership interest" means ownership of or entitlement to more than twenty-five per cent. Of shares or capital or profits of the company.

"Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;

In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership;

In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals.

Where no natural person is identified under (1) or (2) or (3) above the beneficial owner is the relevant natural person who holds the position of senior managing official;

In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

- V. An agent is a person employed to do any act for another or to represent another in dealings with third person.
- VI. The successful bidder shall not be allowed to sub contract works to any contractor from a country which shares a land border with India unless such contractor is registered with "Competent Authority"
- VII. Bidder mandatorily requires to submit "Certificate of Compliance" in the enclosed Form: A . This certificate need to be submitted in the Company's Letter Head and should be sealed and signed by the authorized signatory on behalf of the bidder. None submission of Form A may lead to disqualification for Techno- Commercial evaluation of the submitted bid. (Refer Form B in case of Works Contract).

In case at any stage pre or post order placement it is found that that the certification furnished is false their bid shall be summarily rejected or order terminated as applicable. NRL may at its discretion initiate penal action against such bidders which may include Black Listing Holiday Listing the party /encashment of EMD or PBG submitted as per contractual provision etc.

- VIII. Compulsory submission of Valid Registration Certificate from Competent Authority is required as and when a party claims to have registered themselves with the Competent Authority or else bid shall be rejected without evaluation.
- IX. Wherever Tenders are floated Registration with Competent Authority should be valid at the time of submission of Bid and at the time of acceptance and evaluation of bids / LOA or Order Placement. In case where tender is not floated registration should be valid at the time of placement of Order. A Bidder who is validly registered at the time of acceptance / placement of order in such cases valid registration will not be a relevant consideration during contract execution.
- Note I: For better clarity and to obtain information in detail bidders are requested to go thru the Govt Circular issued by the Department of Expenditure Govt of India to this effect.
- Note II: Exclusion from restriction under Rule 144 (xi) of the GFR, 2017 and Special Cases (Annex II) is attached with the tender for reference in exceptional cases.

Competent Authority and Procedure for Registration

- A. The competent authority for the purpose of registration under this order shall be the registration committee constituted by the department for promotion of industry and internal trade (DPIIT)
- B. The registration committee shall have the following members.

An officer not below the rank of joint Secetray, designated for this purpose by DPIIT, who shall be the chairmen.

Officers (ordinarily not below the rank of joint secretary) representing the ministry of home affaires, ministry of external affairs and of those departments whose sectors are covered by applications under consideration;

Any other officer whose presense is deemed necessary by the Chairemen of the Comiteee.

- C. DPIIT shall lay down he method of application, format etc. for such bidders as stated in para 1 of this order.
- D. On receipt of an application seeking registration from a bidder from a country covered by para 1 of this order, the competent Authority shall first seek political and security clearances from the Ministry of External Affairs and Ministry of Home Affaires, as per guidelines issued from time to time. Registration shall not be given unless political ande security clearence have both been received.
- E. The Ministry of External Affairs and Ministry of Home Affaires may isue guidelines forinternal issue regarding the procedure foir security of such applications by them.
- F. The decision of the competent authority to register such bidder may be for all kinds of tender or for a specified type(s) of goods or services, and may be for a specified or unspecified duration of time, as deemed fit. The decision of the competent authority shall be final.
- G. Registrtion shall not be granted unless the representatives of the Ministers of Home Affaires and Extenal Affaires on the committee concur.
- H. Registration granted by the competent autrhority of the Governemnt of India shall be valid not only for procurement by Central Government abd its agencies/public enetrprises etc. but also for procurement by Central Government and its agencies /public enterprises etc. but also for procurement by State Governments and their agencies/public enterprises etc. No fresh registration at the State level shall be required.
- I. The Competent Authority is empowered to cancel the registration already granted if it determines that there is sufficient cause. Such cancellation by itself, however will not affect the execution of contracts already awarded. Pending cancellation, it may also suspend the registration of a bidder, and the bidder shall not be eligible to bid in any further tenders during the period of suspension.
- J. For national security reasons, the competent authority shall not be required to give reasons for rejection/cancellation of registration of a bidder.

[Note:

In respect of application of this order to procurement by/under State Governments, all functions assigned of DPIIT shall be carried out by the State Governemnts, all functions assigned to DPIIT shall be carried out by the State Governement concerned through a specific department or authority designated by it. The compositions of the registration Comitee shall be as decided by the State Governemnt and paragraph G above shall not apply. However the requirement of political and security clearence as per para D shall remain and no registration shall be granted without such clearence.

Registrayion granted bt State Governemnts shall be valid only for procuremnent by the State Governement and its agencies/public enterprises etc. and shall not be valid for procurement in other states or by the Government of India and their agencies/ public enterprises etc.]

FORM A

BIDDER's UNDERTAKING (On Company's Letter Head)							
To,							
CGM (Commercial) Numaligarh Refinery Limited Numaligarh, Assam.							
Sub: Certificate of Compliance							
Bidder's Details :							
Job Name : Service Contract for Hot Job (N Site, Numaligarh.	IBR Carbon Steel) in RT.	A 2023 (Shutdown) at NRL				
We/ I have read carefully the clause regarding restrict which shares land boundary with India attached with temperature (Name of the Co							
Not from such a country and is eligible to be considered	for evaluation	:	YES / NO (*)				
B (i) If from such a country but is registered with the	Competent Authority	:	YES/NO (*)				
B (ii) If from such a country valid Registration Certificates Authority is submitted with the bid	ate from Competent	:	YES / NO (*)				
I as the authorized signatory on behalf of the bidde stipulated in the Govt OM and is eligible to be considered		any fulf	ills all the criteria				
(*) : Tick Yes / No whichever is applicable.							
Place :	Signature	:					
Date :	Name	:					
	Designation	:					
	Seal of the Company	:					

Instructions for ONLINE EMD submission through the portal of HDFC Bank

The EMD must be submitted ONLINE within the submission due date & time specified in the NIT and tender document through the online portal of HDFC bank link: https://nrl.procure247.com.

- a) User Manual for Bidders is available in NRL Website under https://www.nrl.co.in → Tenders → Tender Manual → EMD Online Deposit Manual (HDFC Bank Payment Portal)
- b) Visit HDFC Bank Payment Portal URL: https://nrl.procure247.com
- c) Click on 'Bidder Registration'
- d) Bidder Registration Screen shall appear Fill the mandatory details required and complete the process.
- e) On successful submission of details in bidder registration form, bidder will get the system generated link to verify his/her email id and login to the website. Without verifying email id bidder may not be able to login to the system.
- f) After successful email verification please login with your user id and password
- g) Bidder will receive system generate One Time Password (OTP) on their registered mobile number. In case not receiving of OTP please click Regenerate OTP and login.
- h) After login Screen bidder can search the tenders and proceed for EMD payment.
- i) Bidders' have to click on Payment Dashboard option available under Action tab
- j) Payment Dashboard Click on Pay to proceed further for the selection of payment mode.
- k) Smart Hub Bidders' can select the online payment and click on Pay to proceed further.
- 1) After click on Pay Bidder will get an option for Cards and Net Banking. Bidders can select their preference and proceed further for the payment.
- m) On successful payment bidder will receive system generated message on screen stating "EMD paid successfully"
- n) Bidders' can also download the Payment receipt from Payment Dashboard.
- o) Downloaded payment receipt Bidders' can easily print the receipt and use it for their bidding purpose.
- p) Please upload the EMD payment receipt along with technical bid submitted in GeM Portal.
- q) For any technical help, the bidders can contact HDFC Bank executive Mr. Tapan Desai at Mobile No: 8866287104 and email: tapan@tender247.com.

A receipt will be generated after successful payment. Bidder can take print out for onward submission with tender as well as save a soft copy of the receipt.

MSE bidders are required to submit Udyam Registration as explained in Annexure-X instead of the EMD deposit receipt.

Job Name : Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Site, Numaligarh.

PP-LC POLICY

METHODOLOGY FOR IMPLEMENTATION OF POLICY TO PROVIDE PURCHASE PREFERENCE LINKED WITH LOCAL CONTENT (PP-LC)

- Ministry of Petroleum & Natural Gas (MoPNG) vide Circular No. FP-20013/2/2017-FP-PNG, Dated 17th November, 2020 has notified the Purchase Preference (linked with local content) (referred herein after as PP-LC Policy) for the procurement of goods and services under Oil & Gas Projects in India. PP-LC Policy is enclosed herewith for ready reference of the bidders.
- 2. Under this policy, buyer reserves the right to allow Manufacturers or Suppliers or Service **providers** in a tender and purchase preference as admissible under the prevailing policy, subject to complying with the requirements/ conditions defined herein and submitting documents required to support the same.

3. Definitions

- 3.1 **Local Content** hereinafter abbreviated to LC shall be the value of local components in goods, service and EPC contracts, indicated in percentage.
- 3.2 **Supplier of goods and/or provider of service** shall be a business entity having capability of providing goods and/or service in accordance with the business line and qualification thereof and classified as under:
- 'Class-I local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, has local content equal to or more than 50% as defined herein.
- 'Class-II local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, has local content more than or equal to 20% but less than 50%, as defined in PPLC Policy.
- Non-local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, has local content less than 20%, as defined in PPLC Policy.
- 3.3 **Verification** shall be an activity to verify the accomplishment of LC by domestic manufacturers and/or suppliers of **goods** and/or providers of service with the data obtained or collected from respective business activities.
- 3.4 **Purchase preference**: Where the quoted price is within the margin of purchase preference of the lowest price, other **things** being equal, purchase preference may be granted to the bidder concerned, at the lowest valid price bid.
- 3.5 **Local Content (LC) in Good**s shall be the use of raw materials, design and engineering towards manufacturing, fabrication and finishing of work carried out within the country.
- 3.6 **Local Content (LC) in Services** shall be the use of services up to the final delivery by utilizing manpower (including specialist), working appliance (including software) and supporting facilities carried out within in the country.
- 3.7 **Local Content (LC) in EPC contracts** shall be the use of materials, design and engineering comprising of manufacturing, fabrication, assembly and finishing as well as the use of services by utilizing manpower (including specialist), working appliance (including software) and supporting facility up to the final delivery, carried out within the country.

- 3.8 **Factory overhead cost** shall be indirect costs of manpower, machine/working appliance/facility and the whole other fabrication costs needed to produce a unit of product with the cost not chargeable directly to specified product.
- 3.9 Company **overhead cost** shall be costs related to the marketing, administration and general affairs cost of the company.
- 3.10 Indian **Company** means a company formed and registered under the Companies Act, 2013.
- 3.11 **Foreign company** means any company or body corporate incorporated outside India which— (a) has a place of business in India whether by itself or through an agent, physically or through electronic mode; and (b) conducts any business activity in India in any other manner.
- 3.12 **Margin of Purchase** preference: The margin of purchase preference shall be 20%.

4. Eligibility and Conditions

- 4.1 In case the tender has been specifically issued to / applicable for Class-I Local Suppliers, only Class-I Local Suppliers, as defined above shall be eligible to bid.
- 4.2 Other than 4.1 above, any tender issued on domestic tender (bidding) basis, only Class-I local supplier and Class-II local supplier shall be eligible to bid in such tender.

In case the tender is issued on global tender (bidding) basis, Non-local suppliers shall also be eligible to bid along with Class-I local suppliers and Class-II local suppliers.

In above tenders, Class-I local supplier shall only be eligible for purchase preference as per clause 5.0 below.

5. Purchase Preference- Linked with Local Content (LC)

The manufacturers/ service providers having the capability of meeting/ exceeding the local content targets shall be eligible for purchase preference under the policy, i.e., LC manufacturers/ LC service providers respectively as described below:

- 5.1 In procurement of all items/ services/ works which are divisible in nature, the Class I local supplier shall get purchase preference over 'Class II local supplier' as well as 'Non Local Supplier' as per following procedure:
- i. Among all qualified bids, the lowest bid will be termed as L1. If L1 is 'Class I local supplier', the contract for full quantity will be awarded to L1.
- ii. If L1 bid is not a 'Class-I local supplier', the bidders shall be ranked in the ascending order of evaluated prices and the lowest bidder among the 'Class-I local supplier' will be invited to match the lowest bidder's evaluated price for the 50% quantity against the respective item(s) of MR subject to the Class-I local supplier's quoted prices falling within the margin of purchase preference, and contract for that quantity shall be awarded to such 'Class-I local supplier' subject to matching the lowest bidder's evaluated price. In case such lowest eligible Class-I local supplier fails to match the lowest bidder's evaluated price or accepts less than the offered quantity, the next higher Class-I local supplier with the margin of purchase preference shall be invited to match the L1 price for remaining quantity against the respective item(s) of MR and so on, and contract shall be awarded accordingly. In case some quantity is still left uncovered on Class-I local suppliers, then such balance quantity may also be ordered on the L1 bidder.

If 50% quantity of an item works out to a fraction of quantity, the bidder shall be considered for next higher quantity. In case the quantity cannot be split, the order shall be placed with the entire quantity.

In case none of the Class-I local suppliers agree to match the lowest price, the natural lowest bidder will be awarded the job.

- 5.2 In the procurement of all items which are not divisible in nature, and in procurement of services where the bid is evaluated on price alone, the 'Class-I local supplier' shall get purchase preference over 'Class-II local supplier' as well as 'Non-local supplier', as per following procedure:
- i. Among all qualified bids, the lowest bid will be termed as L1. If L1 is 'Class-I local supplier', the contract will be awarded to L1.
- ii. If L1 is not 'Class-I local supplier', bidders shall be ranked in the ascending order of evaluated prices and the lowest bidder among the 'Class-I local supplier' will be invited to match the lowest bidder's evaluated price subject to Class-I local supplier's quoted price falling within the margin of purchase preference, and the contract shall be awarded to such 'Class-I local supplier' subject to matching the lowest bidder's evaluated price.
- iii. In case such lowest eligible 'Class-I local supplier' fails to match the L1 price, the 'Class-I local supplier' with the next higher bid within the margin of purchase preference shall be invited to match the lowest bidder's evaluated price and so on and contract shall be awarded accordingly. In case none of the 'Class-I local supplier' within the margin of purchase preference matches the lowest bidder's evaluated price, the contract may be awarded to the L1 bidder.
 - 5.3 The option in case of MSE bidders qualifying under both Policies for purchase preference, namely, Purchase Preference under the Public Procurement Policy 2012 (PPP-2012) for MSE bidders and Purchase Preference Linked with Local Content (PP-LC) shall be exercised as under:
 - i. The MSE bidder can avail only one out of the two applicable purchase preference policies, i.e., PP-LC or PPP-2012 and therefore, bidder will be required to furnish the option under which he desires to avail purchase preference. This option must be declared in the original offer and no change in the option shall be allowed. In case bidder fails to indicate his option in the original bid although he is eligible for both the Policies, NRL/Consultant shall evaluate his offer considering PPP-2012 as the default chosen option.
 - In case, a MSE bidder opts for preference under PPP-2012, he shall not be eligible to claim benefit under PP-LC (irrespective of the fact whether he furnishes the details of LC in his offer and this LC meets the stipulated LC criteria as Class-I local supplier).
 - ii. In case a MSE bidder opts for purchase preference based on PP-LC, he shall not be entitled to claim benefit of purchase preference benefit as applicable for MSE bidders under PPP-2012. However, the exemptions from furnishing Bidding Document fee ,Bid security and relaxation in Bid Qualification Criteria, if any, mentioned in the bidding document shall continue to be available to such a bidder.
 - A. Bidder's quoted prices against various items of enquiry shall remain valid even in case of splitting of quantities of the items as described above, except in case of items where the quantity cannot be split since these are to be awarded in a Lot or as a package or Group.
 - B. While evaluating the bids, for price matching opportunities and distribution of quantities among bidders, the order of precedence shall be as under:
 - MSE bidder (PPP-2012)
 - Class-I Local Supplier (PP-LC)

Examples of Purchase Preference:

Non divisible item

- L1 bidder is non MSE or other than class-I local supplier
- L2 bidder is Class-I local supplier (within 20%)
- L3 bidder is MSE bidder (within 15%)

MSE bidder shall be given preference to match the L1 evaluated price. If L3 bidder matches the L1 evaluated price, order shall be placed on him, otherwise, option for matching the L1 price shall be given to L2 bidder (Class-I local supplier).

Divisible item

- L1 bidder is non MSE or other than class-I local supplier
- L2 bidder is Class-I local supplier (within 20%)
- L3 bidder is MSE bidder (within 15%)

MSE bidder shall be given preference to match the L1 evaluated price. If bidder matches the L1 price, order shall be placed on him for the quantity specified in the bidding document (i.e., 25% of the quantities against the item(s) of MR). For the balance quantity (i.e. 50% of tendered quantity / value) option for matching the L1 evaluated price shall be given to L2 bidder (Class-I local supplier). Balance quantity (i.e., 25% of the quantities against the item(s) of MR) shall be awarded to natural lowest bidder.

In above case, if there will be 2 or more MSE bidder within 15%, then 25% quantity shall be distributed proportionately / equally among the MSEs who have agreed to match the L1 prices.

- C. In case lowest bidder is a MSE bidder, the entire work shall be awarded to him without resorting to purchase preference to bidders complying with Local Content.
- D. In case lowest bidder is a Class-I local supplier, purchase preference shall be resorted to MSE bidder as per provisions specified in the enquiry document w.r.t. PPP-2012 only.
- 5.4 In case purchase preference is applicable, but negotiation is to be conducted with L1 bidder, negotiation shall be carried out. MSE and/or Class-I local supplier shall be offered to match the negotiated prices (even if, post negotiation, they are higher by more than 20% (for Class-I local supplier)/ 15% (for MSEs) as compared to L1 bidder provided they were within 20% (for Class-I local supplier)/ 15% (for MSEs) of L1 bidder as per original quoted prices) and left out quantity, if any, as per provisions of enquiry document shall be awarded to that bidder.

6. **Determination of LC**

6.1 **LC of goods**

- 6.1.1 LC of goods shall be computed on the basis of the cost of domestic components in goods, compared to the whole cost of product.
- 6.1.2 The criteria for determination of the local content cost in the goods shall be as follows:
 - a) in the case of direct component (material), based on country of origin;
 - b) in the case of manpower, based on INR component.
- 6.1.3 The calculation of LC of the combination of several kinds of goods shall be based on the ratio of the sum of the multiplication of LC of each of the goods with the acquisition price of each goods to the acquisition price of the combination of goods.

6.2 **LC of service**

- 6.2.1 LC of Service shall be calculated on the basis of the ratio of service cost of domestic component in service to the total cost of service.
- 6.2.2 The total cost of service shall be constituted of the cost spent for rendering of service, covering:
 - a) cost of component (material) which is used;
 - b) manpower and consultant cost; cost of working equipment/ facility; and
 - c) general service cost
- 6.2.3 The criteria for determination of cost of local content in the service shall be as follows:
 - in the case of material being used to help the provision of service, based on country of origin;
 - b) in the case of manpower and consultant based on INR component of the services contract;
 - c) in the case of working equipment/facility, based on country of origin; and
 - d) in the case of general service cost, based on the criteria as mentioned in clauses a, b, and c

above.

e) Indian flag vessels in operation as on date.

6.3 **LC of the EPC Contracts:**

- 6.3.1 LC of EPC contracts shall be the ratio of the whole cost of domestic components in the combination of goods and services to the whole combined cost of goods and services.
- 6.3.2 The whole combined cost of goods and services shall be the cost spent to produce the combination of goods and services, which is incurred on work site. LC of the combination of goods and services shall be counted in every activity of the combination work of goods and services.
- 6.3.3 The spent cost as mentioned in paragraph 6.3.2 shall include production cost in the calculation of LC of goods as mentioned in clause 6.1.1 and service cost in the calculation of LC of services as mentioned in clause 6.2.2.

6.4 Calculation of LC and Reporting

LC shall be calculated on the basis of verifiable data. In the case of data used in the calculation of LC being not verifiable, the value of LC of the said component shall be treated as nil.

7. Certification of Local Content:

7.1 "Class-I / Class- II Local suppliers are eligible to bid only if they meet the local content norms, therefore whether or not they want to avail PP-LC benefit, it will still be mandatory for them to give adequate documentation as follows to establish their status as class-I or class-II local supplier:

7.1.1 At bidding stage:

- a) Bidder shall furnish the percentage of the local content in the bid, taking into account the factors and criteria listed out in the policy.
- b) The bidder shall also submit the following:
- The bidder shall submit an undertaking from the authorised signatory of bidder having the Power of Attorney along with the bid stating the bidder meets the mandatory minimum LC requirement and such undertaking shall become a part of the contract.
- In cases of procurement for a value in excess of Rs. 10 Crores, the Undertaking submitted by the bidder shall be supported by a certificate from the statutory auditor or cost auditor of the company (in the case of companies) or from a practising cost accountant or practising chartered accountant (in respect of other than companies) giving the percentage of local content.

However, in case of foreign bidder, certificate from the statutory auditor or cost auditor of their own office or subsidiary in India giving the percentage of local content is also acceptable. In case office or subsidiary in India does not exists or Indian office/ subsidiary is not required to appoint statutory Auditors or cost auditor, certificate from practising cost accountant or practising chartered accountant giving the percentage of local content is also acceptable.

Note:

- i) Bidder shall furnish the undertaking/ declaration in the enclosed **Format-2A** in the un-priced part of the bid duly signed, seal & stamp.
- ii) The onus of submission of appropriately certified documents lies with the bidder and the purchaser shall not have any liability to verify the contents and will not be responsible for the same.

However, in case the procuring company has any reason to doubt the authenticity of the Local Content, it reserves the right to obtain the complete back up calculations before award of work failing which the bid shall be rejected.

7.1.2 After award of contract:

The bidder shall submit an undertaking from the authorized signatory of bidder having the Power of Attorney along with the bid stating the bidder meets the mandatory minimum LC requirement and such undertaking shall also become a part of the contract.

- In cases of procurement for a value in excess of Rs. 10 Crores, the Undertaking submitted by the bidder shall be supported by a certificate from the statutory auditor or cost auditor of the company (in the case of companies) or from a practising cost accountant or practising chartered accountant (in respect of other than companies) giving the percentage of local content.
 - However, in case of foreign bidder, certificate from the statutory auditor or cost auditor of their own office or subsidiary in India giving the percentage of local content shall be acceptable. In case office or subsidiary in India does not exists or Indian office/ subsidiary do not have statutory Auditors or cost auditor, certificate from practising cost accountant or practicing chartered accountant giving the percentage of local content is also acceptable.
- > The Local Content Certificate shall be submitted along with each invoice raised. However, the % of local content may vary with each invoice while maintaining the overall % of local content for the total work / purchase of the pro-rata local content requirement. In case, it is not satisfied cumulatively in the invoices raised up to that stage, the supplier shall indicate how the local content requirement would be met in the subsequent stages.
- Procuring company shall also have the authority to audit as well as witness production processes to certify the achievement of the requisite local content and/or to obtain the complete back up calculation before award of work failing which the bid shall be rejected and appropriate action may be initiated against the bidder.

8. Failure of bidder in complying with the local content post award:

In case bidder, who has specified in his bid that the bid meets the minimum Local Content specified in the enquiry document for Class-I Local Supplier or Class-II Local supplier, fails to achieve the same, the following actions shall be taken by the procuring company:

- a. Pre-determined penalty @ 10% of total contract value.
- b. Banning business with the supplier/contractor for a period of one year.

To ensure the recovery of above pre-determined penalty, payment against dispatch/ shipping document shall be adjusted to the extent that the 10% payment out of the milestone payment shall be released after completion of the milestone as well as submission of certification towards achievement of Local Content. In case of tenders for services/ works, this portion of 10% shall be retained from the major milestone payment (value wise) against the item. Alternatively, this payment shall be released against submission of additional bank guarantee valid till completion schedule, plus 3 months or as required by purchasing company.

FORMAT- 2A (DECLARATION TO BE SUBMITTED ALONG WITH UNPRICED BID) Declaration/ Undertaking for availing purchase preference under PP-LC Policy

Service Contract for Hot Job (NIBR Carbon Steel) in RTA 2023 (Shutdown) at NRL Job Name Site, Numaligarh.

Bidders are requested to select 'Yes' or 'No' by putting ' $\sqrt{\ }$ ' mark against declaration column below.

Sr. no.	Parameter	Declaration	Remarks
1	We confirm that our offer is in compliance to Policy to provide purchase preference (linked with local content) as per the provision of enquiry.	Yes / No	
2	Please clarify whether the bidder is a Class-I Local Supplier OR a Class-II Local Supplier or Non-Local Supplier.	Class-I: Class -II: Non-Local: (Mark \(\strict{\strict{\strict{\strict{Mark}}}{\strict{\strict{\strict{\strict{Mark}}}{\strict{\strict{\strict{\strict{Mark}}}{\strict{\strict{\strict{\strict{\strict{Mark}}}{\strict{\sinte\tinitit{\sint{\strict{\strict{\sint{\strict{\strict{\strict{\strict{\sint{\sint{\sinte\tinitity}{\strict{\strict{\sint{\sint{\sint{\sint{\sint{\sinte\tinitity}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}	In case, bidder will not provide this clarity nor submitted any document to establish the bidder status as Class-I Local Supplier OR a Class-II Local Supplier, the bidder shall be considered as non-local supplier and shall be evaluated accordingly.
3	Bidder confirm that the bidder meets the minimum Local content requirement as specified for Class-I or Class –II local supplier specified for claiming Purchase Preference under policy to purchase preference (linked with local content).	Yes/ No	
4	Mention the percentage of local content in the bid.	%	Bidder to ensure that bidder's % local content mentioned in Sr. 4, shall be in accordance with status mentioned as Class-I Local Supplier OR a Class-II Local Supplier (as applicable) in sr. no. 2 above, failing which bidder status shall not be considered as Class-I Local Supplier OR a Class-II Local Supplier (as applicable) and will be evaluated accordingly.
5	We confirm that we have submitted the requisite documents, as per the PP-LC policy enclosed in the bidding document, to establish our status as Class-I or Class –II local supplier, as applicable.	Yes/ No	Failing to submit these documents will be liable for rejection/ non-consideration for purchase preference, as per the provisions defined in PP-LC policy enclosed in bidding document.

Bidders are requested to select 'Yes' or 'No' by putting ' $\sqrt{\ }$ ' mark against declaration column below.

Sr. no.	Parameter	Declaration	Remarks
6.	In case order is placed on us, we hereby declare to submit Local Content Certificate along with each Invoice raised in line with the Min Local Content declared by us in our offer against the tender.	Yes/ No	
7	Whether bidder is an MSE bidder?	Yes/ No	If yes- Necessary documents to be attached along with un-priced part of the bid.
8	Whether bidder wants to avail purchase preference under Public Procurement Policy-2012 (PPP-2012) for MSEs as per the provision of enquiry?	Yes/ No (for MSEs)	If yes to PP-LC Policy-
	OR Whether bidder wants to avail Purchase Preference applicable to Class-I Local supplier under policy to provide purchase preference (linked with local content) as per the provision of enquiry	Yes/ No (for Class-I local supplier)	i) In case a bidder opts for Purchase Preference applicable under policy to provide purchase preference (linked with local content), the bidder shall not be entitled to claim purchase benefit available to MSE Bidders as applicable to MSE bidder under PPP-2012. ii) Bidder shall comply the requirement of policy to provide purchase preference (linked with local content) & provide the necessary documentation in un-priced bid.

Note:

- a) While evaluating the bids, the order of precedence shall be as under:
 - 1. MSE bidder (PPP-2012)
 - 2. Class-I Local supplier (as per PP-LC Policy)
- b) Bidder to indicate preference against any one policy defined in Sr. no. 8.

Bidder's signature:	(With Seal/ Stamp)

Note: This undertaking shall be certified by the authorized signatory of the bidder having the Power of Attorney.

FORMAT FOR CONTRACT AGREEMENT

(To be executed on non-judicial stamp paper of appropriate value, minimum Rs.100) Required to be submitted by successful agency after placement of work order / letter of acceptance

CONTRACT AGREEMENT

A CONTRACT AGREEMENT made this	<u>-</u>		
" Work Order No.: between NUMALIGARH having its registered office at Regd. Office: hereinafter called the "OWNER" (which tern context include its successors and assignees) o	H REFINERY LIMITED 122A, G.S. Road, Ch m shall, unless exclu), a company incorpor hristianbasti, Guwahat ded by or repugnant	rated in India and i-781005, Assam, to the subject or
unless excluded by or repugnant to the subject of the other part.		· · · · · · · · · · · · · · · · · · ·	•

WHEREAS:

A. The OWNER being desirous of having provided and executed certain works mentioned, enumerated or referred to in the tender documents including Letter Inviting Tender, General Tender Notice, General Conditions of CONTRACT, Special Conditions of CONTRACT, Specifications, Drawings, Plans, Time Schedule of Completion of Jobs, Schedule of Rates, Agreed Variations, other documents etc. has called for Tender.

- B. The tender documents including the Notice Inviting Tender, General Conditions of Contract, Special Conditions of Contract, Schedule of Rates, General obligation, Specifications, Drawings, Plans, Time schedule of completion of jobs, Letter of Acceptance of tender and any statement of agreed variations with its enclosures copies of which are hereto annexed shall constitute the "Contract Documents" though separately set out herein and are included in the expression " CONTRACT" wherever herein used.
- C. The CONTRACTOR has been given the opportunity before or at the time of entrusting of the WORK to him / her of making an inspection of the site, the nature of the site and local conditions , the quantities, nature and magnitude of the work, the availability of labour and materials necessary for the execution of work, the means of access to site, the supply of power and water there to and the accommodation he/she may require and to make local and independent enquiries and obtain complete information as to the matters and things referred to, or implied in the tender documents or having any connection therewith, and to consider the nature and extent of all probable and possible situations, delays, hindrances or interferences to or with the execution and completion of the work to be carried out under the contract, to set at rest any doubt he / she may have had about the difficulties attending his / her offer and any difficulties which may be met with by him/ her in the course of the execution of the work shall neither relieve him / her from fulfilling the terms of this agreement, nor entitle him / her to claim any extra payment or extension of the period stipulated for the completion of the WORK except where it will be agreed by the OWNER's authorized engineer-incharge that such difficulties could not have been foreseen.

AND WHEREAS

The OWNER accepted the Tender of the CONTRACT for the provision and the execution of the said work at the rates stated in the Schedule of Quantities of work and finally approved by OWNER (hereinafter called the "Schedule of Rates") upon the terms and subjects to the conditions of CONTRACT.

NOW THE AGREEMENT WITNESSETH & IT IS HEREBY AGREED AND DECLARED AS FOLLOWS:

- 1. In consideration of the payment to be made to the CONTRACTOR for the work to be executed by him, the CONTRACTOR hereby covenants with the OWNER that, the CONTRACTOR shall and will duly carry out and complete the work as mentioned in the CONTRACT, hereinafter referred to as "the WORK" which expression shall include all amendments therein and / or modifications thereof, for the OWNER at its specified site to its complete satisfaction in accordance with the works, specifications, schedule of rates and plans mentioned, enumerated or referred to in the CONTRACT and with the instructions given from time to time by the OWNER's authorized engineer-in-charge under whose supervision the WORK shall be executed, and perform all other acts and things in the CONTRACT mentioned or described or which are to be implied there from or may be reasonably necessary for the completion of the said works and at the said times and in the manner and subject to the terms and conditions or stipulations mentioned in the CONTRACT.
- 2. In consideration of the due provision, execution and completion of the said works, the OWNER does hereby agree with the CONTRACTOR that the OWNER will pay to the CONTRACTOR the respective amounts for the work actually done by him and approved by the OWNER at the Schedule of Rates and such other sum payable to the CONTRACTOR under provision of CONTRACT, such payment to be made at such time in such manner as provided for in the CONTRACT.

Contd....3

- 3. In consideration of the provision, execution and completion of the said works the CONTRACTOR does hereby agree to pay such sums as may be due to the OWNER for the services rendered by the OWNER TO THE CONTRACTOR, such as power supply, water supply and others as set for in the said CONTRACT and such other sums as may become payable to the OWNER towards the controlled items of consumable materials or towards loss, damage to the OWNER's equipment, materials construction plant and machinery, such payments to be made at such time and in such manner as is provided in the CONTRACT.
- 4. The CONTRACTOR shall have no right, title or interest in the site made available by the OWNER for execution of the works or in the building, structures or works executed on the said site by the CONTRACTOR or in the goods, articles, materials, etc. brought on the said site (unless the same specifically belongs to the CONTRACTOR) and the CONTRACTOR shall not have or deemed to have any lien whatever charge for unpaid bills will not be entitled to assume or retain possession or control of the site or structures and the OWNER shall have an absolute and unfettered right to take full possession of site and to remove the CONTRACTOR, their servants, agents and materials belonging to the CONTRACTOR and lying on the site.
- 5. The CONTRACTOR shall be allowed to enter upon the site for execution of the works only as a licensee simpliciter and shall not have any claim, right, title or interest in the site or the structures erected there on and the OWNER shall be entitled to terminate such licence at any time without assigning any reason.
- 6. If "the WORK " involves excavation nature of job, then any material which may be found, unearthed, dug up or excavated from the execution site shall, unless otherwise expressly agreed under this CONTRACT, exclusively belong to the OWNER and the CONTRACTOR shall have no right to claim over the same and such excavation and materials should be disposed off on account of the OWNER according to the instruction in writing issued from time to time by the ENGINEER-IN-CHARGE.
- 7. All disputes or differences arising out of this contract shall be referred to the Arbitration as per GPC/GCC Clause whichever is applicable and all disputes, actions and proceedings arising out of this contract shall also be as per GPC/GCC.
- 8. The contract documents mentioned in Point-B hereof embody the entire Contract between the parties hereto, and the parties declare that in entering into this Contract, they do not rely upon any previous representation, whether express or implied and whether written or oral, or any inducement, understanding or agreements of any kind not included within the contract documents and all prior negotiations, representations, contracts and/or agreements and understandings related to the work are hereby cancelled.
- 9. The Contract and benefits and obligations thereof shall be strictly personal to the CONTRACTOR and shall not on any account be assignable or transferable by the CONTARCTOR.
- 10. No failure or delay by the OWNER in enforcing any right or remedy of the OWNER in terms of the contract or any obligation or liability of the CONTRACTOR in terms thereof shall be deemed to be a waiver of such right, remedy, obligation or liability, as the case may be, by the OWNER and notwithstanding such failure or delay, the OWNER shall be entitled at any time to enforce such right, remedy, obligation or liability, as the case may be.

Contd.....4

- 11. The CONTRACTOR shall ensure that the CONTRACTOR's personnel or representatives shall comply all the safety regulations issued from time to time by the OWNER or otherwise howsoever and should any injury resulting in death or not or damage to any property occur as result of failure to comply with such regulations, the CONTRACTOR shall be held responsible for the consequences thereof, shall keep the OWNER harmless and indemnified.
- 12. The CONTRACTOR shall at the request of the OWNER's authorized Officer immediately dismiss from the WORK, any person employed thereon who, in the opinion of the OWNER's authorized Officer, is unsuitable or incompetent or who, has been guilty of misconduct and such person shall not again be employed or allowed on the works without permission from the OWNER, in writing.

The parties hereto agree that this agreement shall be effective from the date of the aforesaid Purchase Order/CONTRACT.

In Witness whereof the parties have executed these presents in the day and the year first above written.

Signed and Delivered for and		Signed and Delivered for and
on behalf of OWNER -		on behalf of CONTRACTORS -
M/s Numaligarh Refinery Ltd.		M/s
Signature:		Signature:
Seal :		Seal :
Date :	Date	:
Place : NRL, Numaligarh		Place : NRL, Numaligarh
IN PRESENCE OF T	WO WIT	NESSES
1.		1.
2.		2.

BANK GURANTEE FOR SECURITY DEPOSIT

Bank guarantee should be routed through SFMS platform. Relevant information are as follows: (i) Beneficiary bank details:

Axis Bank

Chhibber House, Ground Floor, G.S Road, Guwahati -781005

IFSC: UTIB0000140

(ii) Advising message to be sent to beneficiary bank: IFN 760 / IFN 760 COV for issuance of bank quarantee

IFN 767 / IFN 767 COV for amendment of bank guarantee

Field number as "7037" and Particulars (to be mentioned in Row 1) as "NRL140025551" should be correctly captured in the above messages.

The supplier shall submit to NRL the copy of SFMS message as sent by the issuing bank along with the original bank guarantee. Issuing bank mail ID should be invariably mentioned on the face of the bank guarantee.

PROFORMA OF BANK GURANTEE FOR SECURITY DEPOSIT

(ON NON – JUDICIAL PAPER OF APPROPRIATE VALUE)

Required to be submitted by successful agency after placement of work order / letter of acceptance

To

Numaligarh Refinery Ltd. 122A, G.S. Road, Christianbasti Guwahati –781005 Phone: (0361) 2203140

Telefax: (0361) 2203146 E-mail: nrlght@gw1.vsnl.net.in

Dear Sirs:

Deal Sils.
M/shave taken tender for the work of (Work Order no) for Numaligarh Refinery Limited,
122A, G.S. Road, Christianbasti, Guwahati-781005.
The tender conditions of contract provide that the Contractor shall pay a sum of Rs
The said has approached us and at their request and in consideration of the premises we having our office at have agreed to give such guarantee as hereinafter mentioned.

We hereby undertake and agree with you that if default shall be made by M/s...... in performing any of the terms and condition of the tender or in payment of any money payable to Numaligarh Refinery Ltd. We shall on demand pay to you in such manner as you direct the said

amount of Rupees only or such portion thereof not exceeding the said sum as you from time to time require.
You will have the full liberty without reference to us and without affecting this guarantee postpone for any time or from time to time the exercise of any of the powers and rights conferred on you under the contract with the said
Your right to recover the said sum of Rs
The guarantee herein contained shall not be determined or affected by the liquidation or winding up dissolution or changes of constitution or insolvency of the said, but shall in all respects and for all purposes be binding and operative until payment of all money due to you in respect of such liabilities is paid.
Our liability under this guarantee is restricted to (Rupees). Our guarantee shall remain in force until
We have power to issue this guarantee in your favour under Memorandum and Articles of Association and the undersigned has full power to do under the power of Attorney dated granted to him by the Bank.
Yours faithfully,
Bank By its Constituted Attorney
Signature of a person duly Authorized to sign on behalf of the Bank

Annexure-XXI

(Integrity Pact)

INTEGRITY PACT

NOTE TO BIDDER:

- a. Proforma of Integrity Pact(enclosed) shall be returned by the Bidder(s) along with the bid documents (technical bid in case of 2 part bids), duly signed by the same Signatory who is authorised to sign the bid documents. All the pages of the Integrity Pact shall be duly signed. Bidder's failure to return the IP duly signed shall result in the bid not being considered for further evaluation.
- b. If the Bidder has been disqualified from the tender process prior to the award of the contract in accordance with the provisions of the Integrity Pact, NRL shall be entitled to demand and recover from Bidder Liquidated Damages amount by forfeiting the EMD / Bid Security as per provisions of the Integrity Pact.
- c. If the contract has been terminated according to the provisions of the Integrity Pact, or if NRL is entitled to terminate the contract according to the provisions of the Integrity Pact, NRL shall be entitled to demand and recover from Contractor / Supplier Liquidated Damages amount by forfeiting the Security Deposit / Performance Bank Guarantee as per provisions of the Integrity Pact.
- d. Bidders may raise disputes / complaints, if any, with the Independent External Monitor(s) through telephone and email followed by written document or telephone and written document. However date of receipt of complaint shall be the date of receipt of signed written document only.

Name / address / e-mail ID / contact number(s) of Independent External Monitor appointed to oversee implementation of Integrity Pact Programme at NRL is mentioned below.

Name & Address of Independent External Monitors for Monitoring / Implementation of Integrity Pact.

- Shri Arun Kumar Gupta, Ex-CMD Shipping Corporation of India, E-68 B, Nandanvan CHS, Sector 17 Nerul, Navi Mumbai, Pin 400706 Email: guptaarun55@rediffmail.com
- Smt. Archana Pandey Tiwari. IRS (Retd.)
 C-32, Nangal Dewat,
 Vasant Kunj, New Delhi 110070
 Email: ampandey2001@yahoo.com

एन. के. बुढ़ागोहाई / N. K. BURAGOHAIN मुख्य महाप्रबंधक (वाणिज्यक) / Chief General Manager (Commercial) नुमालीगड़ रिफाइनरी लिमिटेड / Numaligarh Refinery Limited गोलाघाट, असम - 785 699 / Golaghat, Assam - 785 699

INTEGRITY PACT

Between

Numaligarh Refinery Limited (NRL) hereinafter referred to as "The Principal", And
Preamble
The Principal intends to award, under laid down organization procedures,
contract/s for
Principal values full compliance with all relevant laws and regulations, and the
principles of economic use of resources, and of fairness and transparency in
its relations with its Bidder/s, Contractor/s and Supplier/s.

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

Section 1 - Commitments of the Principal

- (1) The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
 - a) No employee of the Principal, personally or through family members, will in connection with the tender, or the execution of the contract, demand, take a promise for or accept, for himself/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 substantive suspicion in this regard, the Principal will inform its Vigilance Office and in addition can initiate disciplinary actions.



Section 2 - Commitments of the Bidder / Contractor/Supplier

- (1) The Bidder / Contractor/Supplier commits itself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
 - a) The Bidder / Contractor/Supplier 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/Supplier 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/Supplier will not commit any offence under the relevant Anti-Corruption Laws of India; further the Bidder / Contractor/Supplier 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/Supplier 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/Supplier 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 credibility 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/Supplier has committed a transgression through a violation of Section 2 such as to put his reliability or credibility into question, the Principal is also entitled to exclude the Bidder / Contractor/Supplier 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 transgressors 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)A transgression is considered to have occurred if the Principal after due consideration of the available evidences, concludes that no reasonable doubt is possible.
- (3) The Bidder accepts and undertakes to respect and uphold the Principal's absolute right to resort to and impose such exclusion and further accepts and undertakes not to challenge or question such exclusion on any ground, including the lack of any hearing before the decision to resort to such exclusion is taken. This undertaking is given freely and after obtaining independent legal advice.
- (4)If the Bidder / Contractor/Supplier 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.

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 Earnest Money Deposit/Bid Security.
- (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/Supplier liquidated damages equivalent to Security Deposit / Performance Bank Guarantee.
- (3) The Bidder agrees and undertakes to pay the said amounts without protest or demur subject only to condition that if the Bidder / Contractor/Supplier 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 of the liquidated damages, the Bidder / Contractor/Supplier 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 / Contractors /Suppliers/ Subcontractors

- (1) The Bidder/Contractor/Supplier undertakes to demand from 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/Suppliers and Subcontractors.
- (3) The Principal will disqualify from the tender process all Bidders who do not sign this Pact or violate its provisions.

Section 7 – Punitive Action against violating Bidders / Contractors / Suppliers/Subcontractors

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

Section 8 - Independent External Monitors

- (1) The Principal has appointed competent and credible Independent External Monitors 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 Bidder/Contractor/Supplier accepts that the Monitor has the right to access without restriction to all Project documentation of the Principal including that provided by the Bidder/Contractor/Supplier. The Bidder/Contractor/Supplier will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to this project documentation. The same is applicable to Subcontractors. The Monitor is under contractual obligation to treat the information and documents of the Bidder/Contractor/Supplier/Subcontractor with confidentially.
- (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 Bidder/Contractor/Supplier. 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 recommendation. 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. However, the Independent External Monitor shall give an opportunity to the Bidder/Contractor/Supplier to present its case before making its recommendations to the Principal.
- (6) The Monitor will submit a written report to the Chairperson of the Board of the Principal within 8 to 10 weeks from the date of reference or intimation to him by the 'Principal' and, should the occasion arise, submit proposals for correcting problematic situations.
- (7)If the Monitor has reported to the Chairperson of the Board a substantiated suspicion of an offence under relevant Anti-Corruption Laws of India, and the Chairperson has not, within reasonable time, taken visible action to proceed against such offence or reported it to the Vigilance Office, the Monitor may also transmit this information directly to the Central Vigilance Commissioner, Government of India.
- (8) The word 'Monitor' would include both singular and plural.

Section 9 - Pact Duration

This Pact begins when both parties have legally signed it. It expires for the Contractor/Supplier 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. Guwahati. The Arbitration clause provided in the main tender document / contract shall not be applicable for any issue / dispute arising under Integrity Pact.
- (2) Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.
- (3) If the Bidder/Contractor/Supplier 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 intentions.

For the Principal	For the Bidder/Contractor/ Supplier
क. बुढ़ागोहाई / N. K. BURAGOHAIN ुड़ा नहाप्रबंधक (वाणिनक) / Chief General Manager (Commercial) Place गुमालोगड़ रिफाइनरी लिमिटेड / Numaligarh Refinery Limited गोलाघाट, असम - 785 699 / Golaghat, Assam - 785 699	Witness1:(Signature/Name/Address)
Date	Witness2: (Signature/Name/Address)