

DATE: 10.05.2023

ASSAM PETRO-CHEMICALS LIMITED NAMRUP

NOTICE INVITING TENDER

FOR

AMENDMENT OF EXISTING ENVIRONMENT CLEARANCE FROM MINISTRY OF ENVIRONMENT FOREST & CLIMATE CHANGE, NEW DELHI FOR THE EXISTING PROJECT OF ASSAM PETRO-CHEMICALS LIMITED

TENDER NO: APL/C&P/TS/2023-24/146

HEAD OFFICE:

Namrup, P.O. Parbatpur -786623, Dist.- Dibrugarh, Assam Tel: (0374) 2500331/212/518

E-mail: contract@assampetrochemcials.co.in Website: www.assampetrochemicals.co.in

REGD. OFFICE:

4th Floor, ORION Place, Bhangagarh Srimanta Sankardev Path, Guwahati-781005 Tel: (0361) 2461470/2461471/246

E-mail: contract@assampetrochemicals.co.in

NOTICE INVITING TENDER

Assam Petrochemicals Limited (APL) invites tenders from competent & experienced contractors for the under mentioned job in **Single stage Two bid system** comprising Techno-Commercial Bid & Price Bid.

NAME OF WORK	EARNEST MONEY	TENDER PROCESSING FEES
AMENDMENT OF EXISTING ENVIRONMENT CLEARANCE FROM MINISTRY OF ENVIRONMENT FOREST & CLIMATE CHANGE, NEW DELHI FOR THE EXISTING PROJECT OF ASSAM PETRO-CHEMICALS LIMITED	25,000.00	250.00

BID DOCUMENT ISSUE PERIOD	From 17:00 Hrs on dt. 10.05.2023 up to 15:00 Hrs on dt. 17.05.2023
LAST DATE OF BID SUBMISSION	Up to 15:00 Hrs on dt. 17.05.2023
BID OPENING DATE	At 15:00 Hrs on dt. 18.05.2023
BID SUBMISSION	In e-tendering portal https://assamtenders.gov.in/nicgep/app
AVAILABILITY OF TENDER DOCUMENTS	1. https://assamtenders.gov.in/nicgep/app 2. www.assampetrochemicals.co.in

Sd/-Managing Director

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1. INTRODUCTION:

1.1. Assam Petrochemicals Limited (APL) was set up to utilize the huge reserve of Natural Gas in the Upper Assam oil fields and also to meet the requirement of increasing national demand for Methanol and Formalin. Incorporated in 1971, the company was a pioneer in the field as it was the first to manufacture petrochemicals in India using natural gas as feedstock. Its Petrochemical plant was set up in Namrup, Dibrugarh Dist. of Assam.

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The company is going into expansion with its upcoming 500 TPD Methanol and 200 TPD Formalin Plant with a total project cost of Rs. 1709.18 crores and to finance the same the company has already signed Rupee Loan Facility Agreement with Punjab National Bank and equity participation of Government of Assam, AIDC Ltd, Oil India Limited and Assam Gas Company Limited. The Project work is under progress.

1.2. The site for the New Plant:

The new 500 TPD Methanol Plant will be set up in the land area adjacent to existing location of APL factory at Namrup.

1.3. Approach to site:

The APL factory is situated at Namrup in the district of Dibrugarh, Assam, India. Namrup is connected with Dibrugarh by national Highway NH-37 and is at a distance of around 70 KM from Dibrugarh and around 65 KM from Dibrugarh Air Port. The nearest railway Station is Namrup Station and is at a distance of 9 KM. The Station has siding facilities suitable for handling Project equipments. The Railway Track is Broad Gauge.

1.4. The Plot area has an existing Natural ground level of 124.4 m from the MSL.

2. SCOPE OF WORK:

- a) The awarded bidder will formalise and mobilise a project team comprising of an EIA Coordinator (EC) and Functional Area Experts (FAEs) for different area (air environment, water environment, land use, ecology & biodiversity, socio-economic, solid and hazardous waste management, risk assessment, etc.) A kick-off meeting will be held between the project team and designated personnel of APL at Namrup along with preliminary site inspection and collection of baseline information related to the existing EC.
- b) Prepare documents (Form-1 and draft Terms of Reference (ToR) based on the project feasibility report and site survey) and assist APL for online submission in MoEFCC online portal as well hard copies (if required) to MoEFCC.
- c) To coordinate with MoEFCC for processing of EC Amendment application and scrutiny of documents so as to enlist the project for EC Amendment presentation.
- d) Study and collect baseline information for Conducting EIA study as per ToR along with revised modelling and pollution load calculation.

e) Preparation of revised EIA/EMP report as per data collected and incorporating important points as per the generic structure given in EIA notification 2006 and its subsequent notification.

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- f) Submission of Final EIA/EMP report to the Expert Appraisal Committee of MoEFCC. The copy of the consultant QCI/NABET accreditation certificate shall be included in the final EIA report.
- g) Preparation and Technical presentation of EIA/EMP report to Expert Appraisal Committee (EAC) of MoEFCC.
- h) Submission of replies to the clarifications on the points of EAC of MoEFCC and provide technical support to APL for defence of EIA study and during EAC appraisal for obtaining Environment Clearance amended for the proposed project and when required clarifying any issues that may be raised by them.
- The quality assurance of the EIA will be carried out by the Project Manager of the awarded bidder from time to time to ensure that the content of the report is reviewed at multiple levels.
- j) Any other studies that may be necessary to meet the statutory requirements of the Ministry of Environment, Forests & Climate Change (MoEFCC), State Pollution Control Board (SPCB) and other government guidelines

3. BIDDER'S QUALIFICATION CRITERIA:

a) TECHNICAL:

The bidder (i.e. Sole Proprietorship firm/ Indian Joint Venture Company Incorporated/partnership firm/ Consulting firm) should satisfy the following Pre-qualification criteria for consideration in tendering process:

- A. The bidder shall possess valid approval of Accreditation Certificate with Quality Council of India / National Accreditation Board of Education and Training (NABET) for conducting EIA study of "A" category projects (Petro-chemical complexes (industries based on processing of petroleum fractions & natural gas and/or reforming aromatics) as on the bid closing date. Documentary evidence of the valid 'Certificate of Accreditation' issued by QCI shall be provided by the bidder along with their technical bid. In the absence of that certificate, the tender document submitted will be cancelled.
- a. For Consortium/Joint venture, Bidder shall submit agreement/Memorandum of Understanding (MOU) along with the bid, clearly defining the detailed scope and responsibility of each member including the leader for faithful execution of the contract. This MOU shall be converted to a definite Agreement later, before signing of the Contract and this agreement must remain in force at least till the pendency of the Contract.
- b. The Bidder (Consultant) involved in the preparation of EIA/EMP report after accreditation with Quality Council of India (QCI)/National Accreditation Board of Education and Training

(NABET) would need to include a certificate in this regard in the EIA/EMP reports prepared by them and data provided by the Organization(s)/Laboratories including their status of approvals etc.

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c. The bidder must have an experience of similar works providing Environmental Impact Assessment Study Services in Petro-chemical complexes based on processing of natural gas involving preparation of EIA/EMP Reports and must have experience of successfully executing works during the last three (3) years, preceding the bid closing date

One similar job having executed value of not less than 80% of annualized estimated cost

Or

Two similar jobs, each having executed value not less than 50% of annualized estimated cost

Or

Three similar jobs, each having executed value not less than 40% of annualized estimated cost.

- d. To this effect, bidder should submit copies of respective contracts, along with documentary evidence in respect of successful execution of work of each of those contracts. These documents should be in the form of original or self-certified copies of Work Order and Completion Certificate, issued by the clients and highlighting the following:
 - (a) Gross value of work done within the requisite time span.
 - (b) Nature of work done
 - (c) Time span of work done.

The original of these documents shall have to be produced by bidder to APL as and when asked for.

b) **COMMERCIAL**:

- 1. To be eligible, the contractor should have a sound financial background and average annual turnover for the last three financial years, ending 31st March viz. **2021-2022**, **2020-2021 and 2019-2020** should not be less than the amount equivalent to **30%** of estimated cost.
- 2. The contractor should be registered under GST, Income Tax & EPF authorities
- 3. The Vendor should also fulfil all statutory conditions and furnish legible photo copies of PAN/TAN No., as per Govt. Rules.

5. INSTRUCTIONS FOR SUBMISSION OF BIDS

5.1 SALIENT FEATURES FOR SUBMISSIONS OF BID

Sl. No	Description	Remarks
a)	Bid type	Single stage Two bid
b)	Bid Documents Issue Period	From 17:00 Hrs on dt. 10.05.2023 up to 15:00 Hrs on dt. 17.05.2023
c)	Last Date and time for submission of Bids (DUE DATE)	Up to 15:00 Hrs on dt. 17.05.2023
d)	Place of Submission of Hard Copy of Techno-Commercial Bid excluding Price Bid	Dy.General Manager (C&P), Mob. No. +91-94351 39178 Email-borah.nb@assampetrochemicals.co.in Assam Petrochemicals Limited P.O. Parbatpur, Namrup Dist. Dibrugarh, Pin – 786623, Assam (India)
e)	Opening of Bid.	15:00 Hrs on dt. 18.05.2023
f)	Contact Person with details for any clarifications	Nava Bikash Borah Dy.General Manager (C&P) Mob. No. +91-94351 39178 Email-borah.nb@assampetrochemicals.co.in -contract@assampetrochemicals.co.in And Ms. Mayuri Deka, Officer (T.S.) Mob. No. +91-86381-71503 Email- ts@assampetrochemicals.co.in
g)	Bid Validity	180 days from the DUE DATE or EXTENDED DUE DATE
h)	Tender Processing Fees	Rs. 250.00 (Rupees Two hundred and Fifty) only
i)	Earnest Money Deposit (EMD)	Rs. 25,000.00 (Rupees Twenty five thousand) only
j)	Bid Submission	Online in e-tendering portal https://assamtenders.gov.in/nicgep/app
k)	Availability of Tender Documents	 https://assamtenders.gov.in/nicgep/app www.assampetrochemicals.co.in

5.2 ONLINE SUBMISSION: Files containing documents to be uploaded in e-tendering portal are as under:

Cover No. 1	1. EMD + Integrity Pact	PDF File
	2. Un-priced Bid	PDF File
Cover No. 2	1. Price Bid	Microsoft Excel File

5.3 OFFLINE SUBMISSION: Hard copies of to be submitted are as under:

Envelope No	Contains	Marking
Envelope No. 1	Envelope No. 2	Marked on the top of the Envelope with Tender
	+	No & Work Description
	Envelope No. 3	
Envelope No. 2	EMD + Integrity	- do -
	Pact	
	Un-priced Bid	- do -
Envelope No. 3		

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Note: Price Bid or Price related information should not be submitted along with documents submitted in hard copy. If submitted, the Bid will be rejected.

5.4 The hard copies of the bids is required to be submitted within 7 (seven) days from the Bid due date and send to the address given below:

To The Deputy General Manager (C&P) Assam Petrochemicals Limited, Namrup, P.O. Parbatpur Dibrugarh, Assam, Pin 786623

5.5 Bidder shall strictly follow above mentioned bid submission procedure, failing to which may lead to rejection of bids

6. INSTRUCTION TO BIDDER:

- 1. Rates quoted should be inclusive of all taxes and duties but exclusive GST.
- 2. The successful bidder has to execute an agreement with APL in a non-judicial stamp paper of denomination not less than Rs. 100.00 within 10 days after issue of LOI / Work Order. The format for the same is per ANNEXURE-II
- 3. **EARNEST MONEY DEPOSIT:** The bidder has to deposit a sum of **Rs.25,000/-** (**Rupees Twenty five thousand only**) in online mode only by Netbanking/ RTGS/ NEFT or Bank guarantee in favour of ASSAM PETROCHEMICALS LTD. payable at NAMRUP as earnest money along with their offer. Bank Guarantee Format is provided in Annexure-I. After acceptance of order by Vendor / Bidder (successful bidder), APL shall return the EMD to all unsuccessful bidders. EMD shall bear no interest. EMD of successful Bidder can be adjusted with SECURITY DEPOSIT.
- 4. **MSME** valid certificate under category of similar works is considered for exemption of EMD.
- 5. The bidder shall be solely responsible for compliance of safety rules and regulation as per Factory Act as applicable.
- 6. Safety Appliances/ PPEs required at the time of execution of the jobs shall be made available by Bidder to his workmen.

7. Any injuries or accidents to your team members shall be taken care by you at your own risk and cost and shall comply with all safety rules and regulations.

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- 8. The owner reserves the right not to execute the work at all or to split the work between two or more bidder, if necessary. Such a step shall not constitute a breach of the contract. APL reserves the right to accept or reject any of the proposals received at its sole discretion without assigning any reasons whatsoever. Incomplete bids submitted after due date will be rejected.
- 9. Payment would be made only on actual quantum of work successfully executed to the satisfaction of the Officer-in-Charge.
- 10. The bidder may at its own discretion can examine the site of works and its surrounding and obtain for itself on its own responsibility all information that may be necessary for preparing the bid and entering into the contract. Claims of any kind due to variation or ignorance of site conditions and environment conditions will not be eligible in any circumstances.
- 11. Failure to furnish all the information required by the bidding documents or the submission of a bid not substantially responsive to the bidding document in every respect may result in the rejection of the bid.

12. COMMENCEMENT OF WORK:

The awarded Bidder shall mobilise and commence work within 14 (fourteen) days of issuance of Work Order.

13. TIME FRAME FOR EIA STUDY:

The awarded Bidder shall complete the activities as detailed below and thereafter the awarded Bidder shall be associated with Company for obtaining the **Amendment Environmental Clearance** (**EC**). The detailed time frame for the execution of the Contract will be as follows:

Sl. No.	Activity	Time Frame – No. of Days
a	Mobilisation & Commencement of work	Within 14 days of issuance of LOA
b	 Preparation of Form-I & draft ToR Data collection (Primary and Secondary) and analysis (air, water, soil, ecology etc. after receiving approved ToR 	Within 90 days of issuance of LOA
С	Submission of draft EIA/EMP Report & Presentation/discussion on the EIA/EMP Draft Report at Namrup, Assam for Company's comments/views.	15 days after completion of Data collection and analysis (b)
d	 Submission of approved EIA/EMP Draft Report after incorporating company's comments / Preparation & submission of application and other documents (after review by the Company) to State Pollution Control Board for Conduct of Public Hearing. 	Within 15 days after presentation/discussion on the EIA draft report at Namrup (c)
е	Submission of final EIA/EMP report after incorporating Company's views/comments and incorporating all the	Within 15 days of receipt of comments from Public Hearing



	issues raised during Public Hearing/Consultation etc. as per MoEFCC guidelines.	as per schedule set by Regulatory Authority
f	 Preparation of all documents including the application for obtaining amendment of EC from MoEFCC. Technical presentation to MoEFCC for obtaining amendment and submission of final revised EIA/EMP report to MoEFCC. 	Within 21 days
g	Subsequent follow up for obtaining EC from the	Within 14 days from the date of
	MoEFCC.	EAC presentation

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14. DELIVERABLES/ REPORTS:

- a) The awarded Bidder shall prepare and submit application and other documents (reports, presentation, etc.) to MoEFCC / SPCB in hard copies as required to MoEFCC/ SPCB.
- b) Two (2) copies (both in hard & soft) of the submitted application and other documents (reports, presentation, etc.) to MoEFCC/SPCB shall be submitted to Company.
- 15. **MOBILIZATION ADVANCE**: There will be no mobilization advance.
- 16. **BID VALIDITY**: Bid validity period is 180 days from the DUE DATE or EXTENDED DUE DATE.
- 17. **APPLICABILITY OF LAW AND JURISDICTION**: The contract shall be governed and interpreted in accordance with applicable laws of India as well as the state of Assam. Any suit or proceedings to enforce the rights of either of the parties hereto under this contract will be instituted in and tried by the courts of Dibrugarh only in the state of Assam and by no other courts and both the parties hereto hereby expressly agree to submit to the jurisdiction of such courts.
- 18. The bidder shall ensure compliance with all statutes, law, rules and regulations of the central or state government or any other authority such as the Workmen's Compensation Act 1923, Payment of Wages Act, Minimum Wages Act 1948, Employees State Insurance Act, Employees Provident Fund Act, etc. and any and all statutory modifications thereof in connection with employees engaged by him or his sub-bidders in the work including proper insurance coverage.
- 19. For Clarification relating to bid/ Site visit the bidder may contact following:

Contact Person	Nava Bikash Borah, DGM (C&P)
	Mob: +91-9435139178
	Email id- borah.nb@assampetrochemicals.co.in
	Ms. Mayuri Deka, Officer (T.S.)
	Mob. No. +91-86381-71503

	Email- ts@assampetrochemicals.co.in
Address	Assam Petro-Chemicals Limited P.O. Parbatpur, Dist-Dibrugarh(Assam), PIN-786623

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7. INCOME TAX AND GST

- 1. Income tax at the prevailing rate shall be deducted from the BIDDER's bills as per Income Tax Act. OWNER shall issue necessary TDS Certificate to the BIDDER.
- 2. The quoted price shall be deemed to be inclusive of all taxes and duties except "Goods and Service Tax" (hereinafter called GST) (i.e. IGST or CGST and SGST / UTGST applicable in case of interstate supply or intra state supply respectively.)
- 3. Bidder/vendor shall be required to issue tax invoices in accordance with GST Rules so that input credit can be availed by OWNER / APL. In the event that the bidder / vendor fails to provide the invoice in the form and manner prescribed under the GST Act read with GST Invoicing Rules there under, OWNER / APL shall not be liable to make any payment against such invoice.
- 4. GST shall be paid against receipt of tax invoice and proof of payment of GST to government in India or upon the same being reflected in the GST portal of the APL to the satisfaction of APL. In case of non-receipt of tax invoice or non-payment of GST by the bidder / vendor, OWNER / APL shall withhold the payment of GST.
- 5. GST payable under reverse charge, if any shall not be paid to the bidder /vendor but will be directly deposited to the government of India.
- 6. Notwithstanding anything contained anywhere in the Agreement, in the event that the input tax credit of the GST charged by the Bidder/Vendor is denied by the tax authorities to OWNER / APL due to reasons attributable to Bidder/Vendor, OWNER / APL shall be entitled to recover such amount from the Bidder/Vendor by way of adjustment from the next invoice or from Bank Guarantee. In addition to the amount of GST, OWNER / APL shall also be entitled to recover interest at the rate of 24% and penalty. In case any penalty is imposed by the tax authorities on OWNER / APL.
- 7. TDS under GST, if applicable, shall be made from bidder's /Vendor's bill at applicable rate and a certificate as per rules for tax so deducted shall be provided to the bidder /Vendor.
- 8. No variation on account of taxes and duties, statutory or otherwise, shall be payable by Client to bidder/vendor except for GST. However, any statutory variation for GST shall be payable up to contractual date of completion against documentary evidence. Any reduction in taxes and duties included in the price shall be passed on to OWNER / APL.

9. Any new taxes, duties, cess, levies notified or imposed after the submission of last/final price bid but before the contractual date of completion of work shall be to OWNER / APL's Account. However, in case of delay in completion period beyond the contractual date, for reasons attributable to bidder, any increase in these rates shall be borne by the bidder, whereas any decrease shall be passed on to the owner. OWNER shall take CENVAT benefit as applicable.

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10. Any other provisions in the GST not mentioned above will be sou-motto applicable.

8. TERMS OF PAYMENT

Payment of the bill shall be made within 30 days from the date of receipt of the certified bill by Engineer-in-Charge with necessary documents. The payment schedule shall be as follows:

Sl. No	Particulars	Amount
ii	After completion of collection of all primary and	10% of lump sum quoted value
	secondary data for EIA study and submission of the	
	amendment application.	
iii	After submission of Draft EIA/EMP report.	20% of lump sum quoted value
iv	After submission of Final EIA/EMP report.	20% of lump sum quoted value
V	After obtaining Amended Environmental Clearance	50% of lump sum quoted value
	from MoEFCC, New Delhi.	

9. CONTRACT PERFORMANCE BANK GUARANTEE/SECURITY DEPOSIT:

The successful BIDDER shall furnish, within 15 days from date of issue of the Work Order, Security Deposit equal to 10% of the total accepted tender value for proper fulfilment of the CONTRACT in form of Bank guarantee as per Format covered in **ANNEXURE-I** of this document

- a) On submission of Contract Performance Bank Guarantee (CPBG) by the successful bidder, EMD amount will be refunded after receipt of confirmation of CPBG from the issuing bank. The CPBG will be returned to the successful bidder after completion of work certificate by Officer-in-Charge, if there are no dues to be recovered by APL.
- b) The security deposit amount if deducted along with EMD amount shall be refunded after completion of contract period certificate by Officer-in-Charge after deductions if any due to APL. The security deposit shall not bear any interest.

10. REQUIREMENTS FOR E-TENDERING

1. The subject tender is an e-tender and owner has hoisted the complete tender documents on website https://assamtenders.gov.in/nicgep/app and has ensured its availability for downloading the full set comprising of the above. The bidder is expected to download the complete tender documents including all addendum/corrigendum only from the above mentioned website i.e. https://assamtenders.gov.in/nicgep/app, as per the index of the tender, fully read and understood the same and submit their acceptance to all tender terms and conditions except deviations, if any. Bidder may note that Schedule of rates attached with the tender documents is to be filled in the BOQ (Financial Price Bid Part — II).



2. The tenderer is expected to examine the tendering documents, including all instructions, specifications/drawings (if any) including all addendum/corrigendum in the tendering document. Failure to furnish all the information required by the tendering documents or submission of tender not substantially responsive to the tendering document in every respect shall result in the rejection of the tender.

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- 3. The bidding documents are and shall remain the exclusive property of APL without any right of the Bidder to use them for any purpose except bidding and for use by successful Bidder with reference to the work.
- 4. Any person/ bidder downloading the tender document from Owner's web site or purchasing shall do so in strict confidence and shall not part with possession thereof or copy or disclose the provision thereof or any of them or disclose or take copies or tracings of any drawings, plans or routes forming part thereof, it being understood that the information therein are confidential and that the tender documents have been downloaded by the eligible bidder solely for the purpose of bidding.
- 5. Bidders are requested to read the document (Special Instruction to Bidders for Participating in e-tender) SITB available on the moving scroll of the website https://assamtenders.gov.in/nicgep/app and a copy of the same is also provided along with tender document. Moreover bidders are requested to follow the instructions under "Bid Submission process" under "Bidders manual Kit" section available in the homepage at the website.
- 6. The bidder shall submit their offer through e-tendering site as mentioned above, following the steps in the e-tendering portal. Physical hard copies of Techno commercial bids (Part 1) along with the EMD may be send to the under noted address on or before the Bid closing date & time.
- 7. The Owner shall not be responsible for delayed submission of offers or non-submission of offers due to any reason whatsoever. The responsibility of ensuring online & on-time submission of their offers lies entirely with the bidders. The bidders are requested to submit the bid online much before date and time of submission, failing which APL shall not be responsible for any such technical problem.
- 8. In order to bid for APL e-tenders, all the agencies are required to REGISTER in Assam Tender Portal & obtain a legally valid Class-II & above Digital Signature Certificate (DSC) for their user who is authorized to submit bids on-line from the licensed Certifying Authority (CA). Bidders already possessing the digital signature issued from authorized CAs can use the same in this tender. Further, the bidder should ensure that the email address given in the Registration Form is valid & active as all the communications will be made through this e-mail. For any problem on e-tendering process, kindly contact as per details given in Special Instructions to Bidders (SITB) for e-tendering.
- 9. On no account will any person to whom bidding documents are furnished, part with possession thereof or copy or disclose the provisions thereof or any of them or disclose or take copies of tracings or of any drawing, plan or route forming part thereof, it being understood that the information therein is confidential, and that the bidding documents are therefore being furnished only to bidders in strictest confidence.
- 10. The details as called for in the bidding documents shall be filled and completed by the Bidders in all respect and shall be submitted with requisite information and Appendixes/Annexure.
- 11. If the space in any Performa of bidding document is insufficient, additional pages shall be separately added. These shall be page numbered and shall also carry the bidding document number and shall be signed by the Bidder and entered in the Index for Bid.

12. Bidder shall clearly indicate their legal constitution and the person signing the bid shall state his capacity as also the source of his ability to bind the Bidder. The Power of Attorney or Authorization or other document constituting adequate proof of the ability of the signatory to bind the Bidder, shall be annexed to the bid. APL may reject outright any bid unsupported by adequate proof of the signatory's authority.

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- 13. The successful bid submission can be ascertained once acknowledgement is given by the system through bid submission number after completing all the process & steps. Users may also note that the incomplete bids will not be saved by the system and are not available for processing and evaluation.
- 14. Agencies are advised to digitally sign the documents that are uploaded and encrypt the file data before submitting to the e-tendering portal of Assam Government e- procurement portal by following the given procedure on-line mentioned in the e-portal site. The bid shall be digitally signed by someone legally authorized to enter into commitment on behalf of the Bidder. Bidder shall upload among other documents, Power of Attorney in favour of the person who is authorized to enter into commitments on behalf of the Bidder.
- 15. APL will not be bound by any Power of Attorney granted by the Bidder or changes in the constitution of the firm made subsequent to submission of the bid or after the award of the contract. APL may, however, recognize such Power of Attorney and changes after obtaining proper legal advice, the cost of which will be borne by the Bidder.
- 16. The cancellation of any document such as Power of Attorney, Partnership Deed, etc. should be communicated by the Bidder to APL in writing well in time, failing which APL shall have no responsibility or liability for any action taken by APL on the strength of the said documents.
- 17. Should the Bidder have a relative or relatives in APL or one or more of its shareholders are employed in a superior capacity in APL, the relevant authority inviting bids shall be informed of the facts at the time of submission of the bid, failing which the bid may be disqualified or if such fact subsequently comes to light, APL reserves the right to take any other action as it deems fit in accordance with any applicable law, Rules, Regulations of the like in force.
- 18. Bidders/Agencies shall ensure submission of complete information/documentations in the first instance itself. APL reserves the right to complete the evaluation based on the details furnished by the agencies without seeking any subsequent additional information. Bids not in compliance with Bidding Document or with incomplete information documents are liable for rejection.
- 19. Canvassing in any form by the Bidder or by any other agency on their behalf may lead to disqualification of their Bid.
- 20. Unsolicited clarifications to the offer and / or change in the prices during the validity period would render the bid liable for rejection.

11. BID REJECTION CRITERIA:

The bidders shall adhere to the following provisions of the Bidding Document without taking any deviations, failing which the Bid shall be considered to be non-responsive and may be rejected.

- 1. Non-Submission of EMD along with the Bid if applicable
- 2. Submission of Prices or rates in SOQ / SOR in un-priced bid.
- 3. Non-Submission of Important Bid Documents as mentioned.
- 4. Non-Meeting pre-qualification criteria

12. IMPORTANT DOCUMENTS TO BE SUBMITTED WITH THE BID:

- 1. **EMD** of required amount/**MSME** Certificate.
- 2. Work orders& completion certificates to comply the Bidder's qualification criteria.

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- 3. Copy of PAN card, GST registration, EPF registration No
- 4. Cancelled Bank Cheque

13. AMENDMENT OF BIDDING DOCUMENTS:

- a. At any time prior to the deadline for submission of bids as well as up to priced bid opening, APL may, for any reason whether at its own initiative or in response to a clarification or modification requested by any prospective Bidder(s), modify the Bidding documents.
- b. The modifications/amendment will be notified through Addendum / Corrigendum to bidders. Bidders shall confirm the inclusion of Addendum / Corrigendum in their bid and shall follow the instructions issued along with addendum / corrigendum.
- c. Bidders shall examine the Bidding documents thoroughly and inform APL of any apparent conflict, discrepancy or error, so that APL may issue appropriate clarification(s) or amendment(s), if required.

14. TECHNO-COMMERCIAL EXAMINATION OF BIDS:

- 1. APL will examine or cause to be examined the bids to determine whether they are complete, whether the documents have been properly signed, and whether the bids are generally in order.
- 2. APL will determine to its subjective satisfaction whether the bidder has submitted a responsive bid and is qualified to satisfactorily perform the work, and such determination shall not be open to question.
- 3. The determination will also take into account the bidder's financial and technical capabilities, as well as such other qualifications as APL deem necessary and appropriate.
- 4. Bidder(s) techno-commercially accepted will only be communicated for price bid opening.
- 5. Bidder(s) who qualify for the award of contract as per criteria of this BID will only be communicated for the award of contract & subsequent LOI / PO will be issued to them.

15. REBATE:

No suo-moto reduction in price(s) by bidders is permissible after opening of the bid. If any Bidder unilaterally reduces the price(s) quoted by him in his bid after opening of bids, such reduction shall not be considered for comparison of prices but shall be binding on the Bidder if he happens to be selected for award of work.

16. CLIENT'S RIGHT TO ACCEPT/REJECT BIDS:

APL reserves the right to accept or reject any bid and to annul the bidding process and reject all bids at any time prior to award of Contract without thereby incurring any liability to the affected bidder(s) or any obligation to inform the affected bidder(s) of the ground of APL's action.

APL shall not be obliged to award the Order / Contract to the lowest evaluated bidder if APL apprehends that it will not be in the interest of APL to award the Order / Contract at the lowest evaluated price or to the lowest evaluated bidder.

17. ORDER OF PRECEDENCE:

The following order of precedence shall be followed in case of any conflict between various parts of the enquiry specifications:

DATE: 10.05.2023

- 1. Corrigendum, if any
- 2. Instruction to Bidders
- 3. General Conditions of contract

ANNEXURE-I

DATE: 10.05.2023

BANK GUARANTEE FOR SECURITY / PERFORMANCE GUARANTEE / DEFECT LIABILITYOF THE OBLIGATIONS OF VENDOR / CONTRACTOR

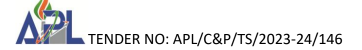
(On non-judicial stamp paper of appropriate value)

To, ASSAM PETROCHEMICAL LTD. Orion Place, G.S Road, Bhangagorah, Guwahati 781005, India

IN CONSIDERATION OF THE ASSAM PETRO-CHEMICAL LTD. a Company registered under the Companies Act 1956, having its registered office at Orion Place, Mahapurush Srimanta Sankarde
Path, Bhangagorah, Guwahati 781005, India (hereinafter called "the Corporation" which expression
shall include its successors and assigns) having awarded
M/s a partnership firm/sole propriet
$\frac{M/s_{}}{business/a} {company} {registered} {under} {the} {Companies} {Act}, 1956 having its office$
(hereinafter referred to as "the Vendor" which expression sha
wherever the subject or context so permits includes its successors and assigns) a supply contract
terms inter alia, of "the Corporation's" Order No dated and the
General purchase conditions of "the Corporation" and upon the condition of "Vendor's" furnishing
security for the performance of "the Vendor's" obligations and/or discharge of "the Vendor's" liabilit
under and/or in connection with the said supply contract upto a sum of R
(Rupees) amounting to 10% (ten percent) of the tot
order / contract value.
We, (hereinafter called "the Bank" which expression shall include i
successors and assigns) hereby jointly and severally undertake and guarantee to pay to "tl
Corporation" in rupees forthwith on demand in writing and without protest or demur of any and a
moneys anywise payable by "the Vendor" to "the Corporation" under, in respect of or in connection
with the said supply contract inclusive of all the Corporation's losses and damage and costs, (inclusive
between attorney and client) charges, and expenses and other moneys anywise payable in respect
the above as specified in any notice of demand made by "the Corporation" to the Bank with reference
to this Guarantee upto and aggregate limit of Rs
(Rupees) and "the Bank" hereby agrees with "the
Corporation" that:
1. This Guarantee/Undertaking shall be a continuing Guarantee / Undertaking and shall remain valid
and irrecoverable for all claims of "the Corporation" and liabilities of "the Vendor" arising upto and
until midnight of
2. This Guarantee/Undertaking shall be in addition to any other guarantee or security whatsoever th
"the Corporation" may now or any time anywise have in relation to "the Vendor's obligation/liabilities."
under and/or connection with the said supply contract, and "the Corporation" shall have full authori
to take recourse to or enforce this security in preference to the other security(ies) at its sole discretic
and no failure on the part of "the Corporation" to enforcing or requiring enforcement to any oth

security shall have the effect of releasing "the Bank" from its full liability hereunder.

3. "The Corporation" shall be at liberty without reference to "the Bank" and without affecting the full liability of "the Bank" hereunder to take any other security in respect of "the Vendor's" obligation and/or liabilities under or in connection with the said supply contract and to vary the term vis-à-vis



"the Vendor" of the said supply contract or to grant time and/or indulgence to "the Vendor" or to reduce or to increase or otherwise vary the prices of the total contract value or to release or to forebear from enforcement of all or any of the obligations of "the Vendor" under the said supply contract and/or the remedies of "the Corporation" under any other security(ies) now or hereafter held by "the Corporation" and no such dealing(s), variation(s) or other indulgence(s) or agreement(s) with "the Vendor" or release of forbearance whatsoever shall have the effect of releasing "the Bank" from its full liability to "the Corporation" hereunder or of prejudicing rights of "the Corporation" against "the Bank".

DATE: 10.05.2023

- 4. This Guarantee/Undertaking shall not be determined or affected by the liquidation or winding up, dissolution or change of constitution or insolvency of "the Vendor" but shall in all respects and for all purposes be binding and operative until payment of all moneys payable to "the Corporation" in terms hereof.
- 5. "The Bank" hereby waives all rights at any time inconsistent with the terms of this Guarantee/Undertaking and the obligations of "the Bank" in terms hereof shall not be anywise affected or suspended by reason of any dispute having been raised by "the Vendors" (whether or not pending before any arbitrator, officer, tribunal or court) or any denial of liability by "the Vendor" or any other order of communication whatsoever by "the Vendor" stopping or preventing or purporting to stop or prevent any payment by "the Bank" to "the Corporation" in terms hereof.
- 6. The amount stated in any notice of demand addressed by "the Corporation" to "the Bank" as liable to be paid to "the Corporation" by "the Vendor" or as suffered or incurred by "the Corporation" on account of any losses or damages or costs, charges/and/or expenses shall be as between "the Bank" and "the Corporation" be conclusive of the amount so liable to be paid to "the Corporation" or suffered or incurred by "the Corporation", as the case may be, and payable by "the Bank" to "the Corporation", in terms hereof.
- 7. Notwithstanding anything contained herein above: i) Our liability under this guarantee shall not exceed Rs......... ii) This Bank Guarantee shall be valid upto and including; and iii) We are liable to pay the guarantee amount or any part thereof under this Bank Guarantee only and only if you serve upon us a written claim or demand on or # before the expiry of 30 days from the date of expiry of this guarantee.
- 8. "The Bank" has power to issue this guarantee in favour of "the Corporation" in terms of the documents and/or the agreement/contract or MOU entered into between "the Vendor" and "the Bank" in this regard.

IN WITNESS Where of	Bank, has executed this document at	
on	Bank	
(by its constituted attorney)		
(Signature of a person authorized to sig	n on behalf of "the Bank")	

ANNEXURE-II

DATE: 10.05.2023

PROFORMA FOR CONTRACT AGREEMENT

(To be executed on non judicial stam)	p paper of value	mentioned in the Tender	document)
This AGREEMENT is made on the	day of	Month of	Year
	BETWEEN		
Assam Petro-chemicals Ltd, a company office at Orion Place ,Mahapurush Srin business at P.O. Parbatpur, Namrup in towner/APL) ", which expression shall unthereof be deemed to include its successor.	manta sankardev the District of D nless excluded by	Path, Guwahati and pri Dibrugarh, Assam (herein or repugnant to the cont	incipal place of n referred to as
	AND		
excluded by or repugnant to the context of and assigns) on the OTHER PART .		DDER", which expression of be deemed to include	
WITNESSETH THAT			
WHEREAS OWNER /APL desires to 1 conditions mentioned In this CONTRACT:		n the aforesaid BIDDE	R on terms &
AND WHEREAS BIDDER who has their has agreed to sign on works agreement a Terms and conditions mentioned in this CO.	and to render the		
NOW Therefore Parties Agree That:			
1) The following annexed hereto shall for	m an integral par	t of this CONTRACT:	
 (i) Work Order No: (ii) Terms & Conditions of enquiry of the work (iv) Work order amount (v) Scope of work for BIDDER as per 			
2) For the scope of WORK as mention BIDDER lump sum of Rs.			to
3) For the purpose of this CONTRACT ac and notices in relation to present agreem			-

deemed to be sufficient for serving notices on the PARTIES. All Such notices as well as bills,

DATE: 10.05.2023

reports, documents etc, shall be addressed to the PARTIES at such addresses.

In WITENESS whereof the PARTIES have executed this CONTRACT through their Representatives duly authorized in this behalf: Signed for and on behalf of Signed for and on behalf of Assam Petrochemicals Ltd. Bidder **SIGNATURE SIGNATURE NAME NAME** DESIGNATION: PLACE: PLACE: DATE: DATE: WITNESS: WITNESS:

ANNEXURE-III

DATE: 10.05.2023

INTEGRITY PACT

BETWEEN

Assam Patro-Chamicals I td. harainafter referred to as "The Principal"

III I CII 0-C	Jucinicai	s Li	u., nci ci	marter .	CICII	eu to as The Timerpar,	
)							
					•••••	hereinafter referred to as "The Bidder	/
					<u>mble</u>		
Principal	intends	to	award,	under		down organizational procedures, Contract/s for The Principal values full compliance with al	
	_				ciples	of economic use of resources, and of fairness and	
	er''. mble Principal ant laws a	er". mble Principal intends ant laws and regul	er". mble Principal intends to ant laws and regulation	er". mble Principal intends to award, ant laws and regulations, and t	er". mble Principal intends to award, under ant laws and regulations, and the prin	er". mble Principal intends to award, under laid ant laws and regulations, and the principles	hereinafter referred to as "The Bidder er". mble Principal intends to award, under laid down organizational procedures, Contract/s fo

In order to achieve these goals, the Principal will appoint an external independent Monitor who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

Section 1 - Commitments of the Principal

- (1) The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
 - a) No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for him/herself or third person, any material or immaterial benefit which he/she is not legally entitled to.
 - b) The Principal will, during the tender process treat all Bidders- with equity and reason. The Principal will in particular, before and during the tender process, provide to all Bidders the same information and will not provide to any Bidder confidential / additional information through which the Bidder could obtain an advantage in relation to the tender process or the tender 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 IPC / PC Act, 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 / Bidder

- (1) The Bidder / Bidder commit itself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
 - a) The Bidder / Bidder 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.

DATE: 10.05.2023

- b) The Bidder / Bidder will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
 - c) The Bidder / Bidder will not commit any offence under the IPC / PC Act; further the Bidder / Contactor 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
 - d) The Bidder / Bidder 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 / Bidder 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 award of contract 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 / Bidder have committed a transgression through a violation of Section 2 such as to put his reliability or credibility into question, the Principal is entitled also to exclude the Bidder / Bidder 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) The Bidder accepts and undertakes to respect and uphold the Principal's absolute right to resort to and impose such exclusion
- (3) Apart from the above, the Principal may take action for banning of business dealings / holiday listing of the Bidder as deemed fit by the Principal.
- (4) If the Bidder / Bidder 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.
- (5) A transgression is considered to have occurred if in light of available evidence no reasonable doubt is possible.

Section 4 - Compensation for Damages

1) Without prejudice to any rights that may be available to the Principal under law or the Contract or its established policies and laid down procedures, the Principal / Owner shall have the following rights in case of breach of this Integrity Pact by the Bidder/ Bidders): Forfeiture of EMD / Security Deposit: If the Principal has disqualified the Bidder(s) from the Tender process prior to the award of the Contract or

terminated the Contract or has accrued the right to terminate the Contract according to Section 3, the Principal apart from exercising any legal rights that may have accrued to the Principal, may in its considered opinion forfeit the Earnest Money Deposit / Bid-Security amount of the Bidder.

DATE: 10.05.2023

- (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 Bidder liquidated damages equivalent to 5% of the contract value or the amount equivalent to Security Deposit / Performance Bank Guarantee, whichever is higher.
- (3) The bidder agrees and undertakes to pay the said amounts without protest or demur subject only to condition that if the Bidder / Bidder 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 / Bidder 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 transgressions occurred in the last 3 years with any other Company in any country conforming to or with any other Public Section 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.
- (3) If the Bidder / Bidder can prove that he has resorted / recouped the damage caused by him and has installed a suitable corruption prevention system, the Principal may, at its own discretion as per laid down organizational procedures, revoke the exclusion prematurely.

Section 6 - Equal treatment of all Bidders / Bidders / Sub-Bidders

- (1) The Bidder / Bidder undertake to demand from all sub bidders a commitment in conformity with this Integrity Pact. The Bidder / Bidder shall be responsible for any violation(s) of the principles laid down in this agreement / Pact by any of its Sub bidders / Sub-vendors.
 - (2) The Principal will enter into agreements with identical conditions as this one with all Bidders and Bidders.
 - (3) The Principal will disqualify from the tender process all bidders who do not sign this pact or violate its provisions.

Section 7 - Criminal charges against violating Bidders / Bidders / Sub- Bidders

If the Principal obtains knowledge of conduct of a Bidder, Bidder or Sub-Bidder or of an employee or a representative or an associate of a Bidder, Bidder or Sub-Bidder which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will report to appropriate authority in this regards.

Section 8 - External Independent Monitor / Monitors (number depending on the size of the contract to be decided by the Chairperson of the Principal)

(1) The Principal appoints competent and credible external independent Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.

(2) The Monitor is not subject to instructions by the representatives of the parties and performs his functions neutrally and independently.

DATE: 10.05.2023

- (3) The Bidder accepts that the Monitor has the right to access without restriction to all Project documentation of the Principal including that provided by the Bidder. The Bidder will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Sub-bidders. The Monitor is under contractual obligation to treat the information and documents of the Bidder / Bidder / Sub-contractor with confidentiality.
- (4) In case of tenders having an estimated value of Rs.100 Crore, 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.
- (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 to take other relevant action. The Monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- (6) The Monitor will submit a written report to the CEO of the Principal within 2 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 CEO of the Principal substantiated suspicion of an offence under the IPC / PC Act and the CEO 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 the parties have legally signed it. It expires for the Bidder / Bidder 12 months after the completion of work under Contract or till the continuation of guarantee period, whichever is more and for all other bidders, till the contract is awarded.

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

Section 10 - Other Provisions

- 1) This agreement is subject to Indian as well as state of Assam local laws. Place of performance and jurisdiction is the Registered Office of the Principal, i.e. Guwahati.
- 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 is a partnership or a consortium, this agreement must be signed by all partners or consortium members.
- 4) Should one or several provision of this agreement turn out to be invalid the remainder of this agreement remains valid. In this the parties will strive to come to an agreement to their original intentions.

DATE: 10.05.2023

	FOR THE PRINCIPAL		
	FOR THE BIDDER/BIDDER		
WITNESS 1	WITNESS 2		
Place :			

ANNEXURE-IV

DATE: 10.05.2023

SCHEDULE OF RATES

SL NO.	DESCRIPTION OF WORK/ SERVICE	UNIT	QUANTITY	RATE (₹)
1	Amendment Of Existing Environment Clearance From Ministry Of Environment Forest & Climate Change, New Delhi For The Existing Project Of Assam Petro- Chemicals Limited	LS	1	QUOTED
	AMOUNT IN TOTA	L		

NOTES:

1. Applicable rate	of GST to be me	entioned by the	Bidders
--------------------	-----------------	-----------------	----------------

a. IGST _____%

b. CGST ______%

c. SGST

2. Bidder has to submit the above SOR along with Un-Priced Bid specifying in the Rate & Amount column as "QUOTED". No Price related information is to be submitted in Un-Priced Bid.

Note: In case the bidder is covered under composition scheme under GST laws then bidder should quote the price inclusive of the GST (CGST & SGST/UTGST or IGST). Further, such bidder should mention "cover under composition system" in above column for GST (CGST & SGST/UTGST or IGST) under such circumstances, bidders price will not be loaded with GST

- I. No claim shall be entertained from contractor if the actual quantities or items of work differ from those indicated in SOQ.
- II. The quantities of work actually carried out against each item will be measured jointly by APL and authorized person of contractor or contractor himself and paid at the rates quoted in the Schedule of Quantities.
- III. The quantities of work actually carried out against each item will be measured jointly by APL and authorized person of contractor or contractor himself and paid at the rates quoted in the Schedule of Quantities.

PROPOSAL EXHIBITS

DATE: 10.05.2023

TABLE OF CONTENTS

- 1. BIODATA FORMAT
- 2. FINANCIAL STATUS QUESTIONNAIRE
- 3. CHECKLIST

Note: 1. All proposal exhibits must be duly filled & signed by the contractor without exception in token of acceptance and must bear his seal. Separate pages may be appended if necessary and should be documented / listed in the enclosed proposal exhibits. Necessary testimonials and documents in support of the proposal exhibits should be enclosed wherever necessary.

PROPOSAL EXHIBITS NO. 1

DATE: 10.05.2023

BIO DATA FORMAT

(Of Bidders for Communication)

A.	NAME OF BIDDER:	
B.	ADDRESS OF THE BIDDER:	
С.	CONTACT PERSON : (With e-mail ID and mobile No)	
D.	GST Number:	
E.	PAN NO:	
F.	Bank Details:	
	i. Name of the Bank:	
	ii. Branch:	
	iii. IFSC code :	
SI	EAL OF BIDDER	SIGNATURE OF BIDDER

Note: Enclose copies of PAN, GST registration, and work completion certificate with amount, to support financial qualification criteria. The bidder shall submit following in support:

- (a) Copies of PAN, GST registration.
- (b) Cancelled Cheque

All the documents shall be signed with date and shall bear the seal of the bidder.

PROPOSAL EXHIBITS NO. 2

DATE: 10.05.2023

FINANCIAL STATUS QUESTIONNAIRE

A. ANNUAL TURNOVER:

Financial Year	Gross Turnover	Turnover against Works of
		Similar Nature
2021-2022		
2020-2021		
2019-2020		

SEAL OF TENDERER	SIGNATURE OF TENDERER
D. Dir Registation 100.	
D. EPF Registration No:	
C. GST Registration No:	
B. PAN Number:	

Note: Enclose copies of audited balance sheet and profit & loss a/c for the last three financial years. Enclose copies of certificates of registration with Service Tax, EPF, VAT & Income Tax authorities. Also enclose copies of I/Tax returns.

PROPOSAL EXHIBITS NO. 3

DATE: 10.05.2023

CHECKLIST of Documents required to be submitted with Technical (Un-priced) Bid

Please tick ($\sqrt{}$) in the CHECK BOX

Sl. No.	Description	CHECK BOX
1.	Signed Tender Documents	
2.	EMD of required amount / MSME certificate	
3.	Work orders & completion certificates to comply the Bidder's qualification criteria.	
4.	Copy of PAN card, GST registration, EPF registration	
5.	Cancelled Bank Cheque	
6.	Filled up Proposal Exhibits	
7.	Applicable Rate of GST in SOR (Annexure – IV)	
8.	Copies of Audited Balance Sheet and Profit & Loss Account for FY 2021-22, 2020-21, 2019-20.	
9.	Copies of Income Tax Return for FY 2021-22, 2020-21,2019-20.	

SEAL OF BIDDER	SIGNATURE OF BIDDER