TENDER ENQUIRY NO. PROC-LE/PT/COMM/LPG/17464/18 SALE OF LOW PRESSRUE GAS (PERMEATE) THROUGH BIDDING TERMS AND CONDITIONS

Details of location, quantity and specification of low pressure Gas (Permeate) are as under:-

Sr.#	Field	Approximate Quantity of Permeate Gas (MMSCF/DAY)	Approximate Pressure (PSIG)	Base price Rs./MCF
1.	Sinjhoro Field,	3.0 - 4.0	10-20	201/-
	District – Sanghar, Sindh			

2. TAX, DUTIES ETC.

In addition to the price, buyer shall be liable to pay all Government taxes, duties and charges, excise duty etc. applicable to the purchase and utilization of low-pressure Gas.

3. OBLIGATIONS OF SELLER

Oil & Gas Development Company Limited ("Seller") shall deliver the low pressure Gas subject to volume variation, at the delivery point where-after risk and title of low pressure Gas shall transfer to the buyer.

The Seller shall complete its facilities in all respect to deliver the specified quantity of low pressure Gas (Permeate) at the delivery point determined by Seller, where after, it shall be the responsibility of the buyer to lay the necessary Gas transportation system which shall be completed within 90 (ninety) days from the signing of the Gas sale/purchase agreement.

The quantity of low pressure Gas (Permeate) shall be determined through Seller's Gas meter on the basis of standard charts and shall be final for the purpose of invoicing and payment. The buyer shall not dispute in any way or manner the quantity of low pressure Gas (Permeate) so determined by the Seller.

4. **COST OF BIDDING**

The buyer shall bear all costs associated with preparation and submission of bid including all costs incidental and ancillary thereto. Seller shall in no case be responsible for these costs, regardless of the outcome of the bidding process.

5. SUBMISSION OF BIDS

The bids should be duly sealed and marked and submitted to the attention of GM (SCM), 1ST Floor, Oil & Gas Development Company Limited, OGDCL House, Jinnah Avenue, Blue Area, Islamabad, clearly indicating (a) the name of the field, (b) tender enquiry number (c) the due date on the sealed envelope, otherwise Seller shall not accept any responsibility for opening of the bid by mistake if not sealed or marked properly:

- a. The bids should be received before 1100 hours on the date of opening.
- b. No bid shall be entertained in the form of telex, fax, email or telegram etc.
- c. No bid shall be withdrawn once the bid opening process has commenced, i.e., after opening of box.
- d. Any change in prices will neither be acceptable nor allowed after bid opening.
- e. Bids of bona-fide buyers of the tender documents will be entertained.
- f. Any bid received after the scheduled time & date will not be accepted.

6 BID CONSIDERATION CRITERIA

The bid shall be considered as valid if it meets the following minimum bid submission requirements:-

- (i) Bid submitted at the specified address, on the specified date and time.
- (ii) The bid is submitted on the bidders printed letterhead and contains or is accompanied by the following minimum information:
 - a) Bid price per MCF.
 - b) An undertaking that the terms and conditions contained in the specimen agreement at Appendix-A is acceptable to the bidder, and such Terms & Conditions will not be made subject to any conditionalties.
 - c) Initialed draft Gas sale/purchase agreement, prepared on the basis of specimen at Appendix-A.
 - d) Bid bond (refundable) in the shape of demand draft/pay order for Rs.2,000,000/- (Rupees two million) drawn in favor of Seller, otherwise the bid will be treated as non-responsive.
 - e) The bidder shall provide copy of NTN No. and Sales Tax Registration with the concerned Revenue Authority.
 - f) An undertaking to comply with all relevant applicable policies and procedures.

7. <u>BID OPENING</u>

- a. The bids shall be opened publically in the presence of the bidders or their authorized representatives who may attend the bid opening at 1130 hours on the date and place specified in the press advertisement.
- b. Seller's representative shall open the bids and announce the price quoted in each bid in the presence of bidders who participate.

c. The bid bond of the un-successful bidders shall be returned after the Seller has entered into agreement with successful bidder.

8. OBLIGATIONS OF SELLER AND BUYER

Potential bidders would have to submit documentary evidence of

- (i) General Sale Tax Registration certificate
- (ii) National Tax Number (NTN) certificate
- (iii) Registration of company with SECP.
- (iv) Technical information/experience of the company of similar Project.
- (v) Details of relevant experience/profile of the company.
- (vi) Latest audited final statement.
- (vii) Bank certificate regarding the history of bank account opening and overall financial stability of the bidder.
- (viii) If during the evaluation or at any later stage OGDCL found that the documents submitted by the bidder are wrong or false; OGDCL reserves the right to take necessary action including rejection of allocation, non-refund of Bid Bond money and such other actions as deemed appropriate.
- 8.1 A successful bid shall be subject to the approval of the Seller's Management.
- 8.2 Upon the approval of a bid, Seller and successful bidder shall execute a Gas Sale/Purchase Agreement on the basis of specimen at Appendix-A within seven (07) days of intimation of being successful bidder/issuance of Letter of Intent (LOI).
- 8.3 The bid bond of a successful bidder, who fails to sign the Gas Sale/Purchase Agreement (GSPA) within seven (07) days of the date of notification (LOI) by Seller, shall be forfeited by cancelling letter of Intent (LOI) without further notice.
- 8.4 The next highest bidders who quoted the price over and above the base price in descending order will be then considered if the highest bidder fails to sign GSA within aforementioned time.
- 8.5 Seller reserves all rights to amend, withdraw or cancel the whole bidding process without assigning any reasons and incurring any liability whatsoever.
- 8.6 Bids containing any conditionality attached to it or any other additional condition whatsoever shall be liable to rejection.
- 8.7 A bid received less than the base/reserve price will be rejected.

On company letter head Format for bid submission. Bid for Field
To,
G.M (SCM)
OGDCL, Head Office,
Islamabad
Subject:- TENDER ENQUIRY NO. PROC-LE/PT/COMM/LPG/17464/18
With reference to your press advertisement dated, 2018 in the press. We
are pleased to quote a price of Rs/MSCF forField
low pressure Gas (Permeate).
We have read and fully understand the terms and conditions of this bidding and hereby confirm to abide by these at all times.
Authorized Signature

Date:_____

Company Seal

CHECK LIST OF BID SUBMISSION DOCUMENTS

Incomplete /incorrect documents shall not be considered by OGDCL in this process. The following check list may be used.

S/No.	Documents(attachments)	Yes	No
1.	Bid price/MSCF on standard format.		
2	Bid bond of Rs.2,000,000/-(Rupees two		
	million) in the shape of DD/PO in favor of		
	OGDCL.		
3	Copy of NTN certificate & Sales Tax		
	Registration with concerned Revenue		
	Authority.		
4	Undertaking to abide by all the applicable		
	policies and procedures for low pressure		
	Gas (on company letter head).		
5	The draft GSA at Annex-A to be initiated		
	and attached as an acceptance of Terms		
	and Conditions therein.		
6	Copy of certificate of incorporation of		
	company/firm with SECP.		
			Authorized signeters
		CNIC	Authorized signatory
		CNIC	
		DATE	

Company Seal

SINJHORO FIELD LOW PRESSURE GAS (PERMEATE) SALE/PURCHASE AGREEMENT

THIS AGREEMENT is made at Islama	abad as of this the	day of	,
2018 by and between;			
Oil and Gas Development Company L Companies Ordinance, 1984 and having i Area, Islamabad, Pakistan, (hereinafter ref	ts head office at OGD erred to as the "Seller"	OCL House, Jinnah Avenue, 1	Blue
context admits, include its successors and	O ,,		
	AND bearing Con	mputerized National Identity	Card
No	resident of	, doing busines	ss as
M/s		Corporate Head O	ffice
at		-	,
(hereinafter referred to as "Buyer" which is successors -in-interest and assigns).	h expression shall incl	ude, where the context may ac	lmit,
WHEREAS, the Seller has been granted SINJHORO FIELD, District: Sanghar,		Production Lease ("Lease")) for

WHEREAS the Seller is producing certain quantities of Gas from the Sinjhoro **Field** and in terms of the Lease the Seller has the right to produce and sell the petroleum therefrom.

WHEREAS, certain quantities of low pressure Gas (Permeate) produced from Sinjhoro Field, which is available for sale and utilization for only permissible use.

WHEREAS, the Government, vide its letter # NG(III)-16(1)/97-M.MC dated 21st January 1998, has approved sale of low pressure Gas in accordance with the applicable Rules.

WHEREAS, the Terms & Conditions set forth in this Sale Purchase Agreement (SPA) are subject to the policy guidelines issued by Ministry of Petroleum & Natural Resources, Government of Pakistan (Regulatory authority) from time to time. The said policy guidelines/directives shall be binding.

AND WHEREAS the Seller is desirous of selling and the Buyer is desirous of purchasing the Gas on the terms and conditions hereinafter appearing:

NOW, THEREFORE, THE PARTIES HEREBY AGREE AS FOLLOWS:

ARTICLE-1: DEFINITIONS

- 1.1 **"Gas"** means natural Gas associated with crude oil and produced by separation at surface from a Liquid Reservoir.
- 1.2 "Billing Month" means a period beginning at nine (9) a.m. on the first day of the calendar Month and ending at nine (9) a.m. on the corresponding day of the next succeeding Month.

- 1.3 "Business Day" means a day on which banks in Islamabad and Rawalpindi are open for business.
- 1.4 **"Buyer's Representative"** means an individual duly appointed and authorized in writing by the Buyer, to represent the Buyer and notified as such to the Seller.
- 1.5 "Calendar Year" means the year beginning from 1st January and ending on 31st December, both days inclusive.
- 1.6 "Contract Period" means the period as specified in Article-2 hereof.
- 1.7 **"Day"** means a period of twenty four (24) consecutive hours beginning at midnight Pakistan Standard Time and ending at 2400 hours Pakistan Standard Time.
- 1.8 **"First Delivery Date"** means the date on which first delivery of Gas is made to the Buyer.
- 1.9 **"Delivery Point"** means the point of delivery of Gas to the Buyer at the flange immediately downstream of the measurement equipment located within the Field.
- 1.10 "Effective Date" means the date on which this Agreement is signed and executed.
- 1.11 "Field" means the SINJHORO FIELD, District: Sanghar, Sindh.
- 1.12 **"Low Pressure Gas"** (**permeate**) means the second stage separator flared Gas produced from the Sinjhoro Field which cannot be injected into the dehydration plant without compression.
- 1.13 "Liquid Reservoir" means a petroleum reservoir which under reservoir conditions of original temperature and pressure is predominately in the liquid phase.
- 1.14 "**Month**" means a month according to the Gregorian calendar.
- 1.15 "MMSCFD" means million standard cubic feet per day.
- 1.16 "MSCF" means one thousand (1000) standard cubic feet as required to fill one thousand cubic feet of space when the Gas is at an absolute pressure of fourteen point sixty five (14.65) pounds per square inch and at a temperature of sixty (60) degrees Fahrenheit.
- 1.17 "**Petroleum**" means all liquids and gaseous hydrocarbons existing in their natural condition in the strata, as well as all substances, including sulphur, produced in association with such hydrocarbons, but does not include basic sediments and water.
- 1.18 "SCF" means standard cubic foot of Gas.
- 1.19 "Seller's Facilities" shall have the same meaning as set forth in Article 6.2 of this Agreement.

ARTICLE -II: EFFECTIVE DATE AND TERM

Notwithstanding anything to the contrary contained herein, but subject to the other terms and condition hereof, the term of this Agreement shall be for a initial period of three (03) years from the Effective Date ("TERM"). The Agreement may be terminated at an earlier date in accordance with Article-X hereof. Upon expiry of this Agreement, OGDCL shall have the right to dispose of low pressure gas as per company policy.

ARTICLE-III: QUANTITY

- 3.1 Subject to Articles VIII, X and XIII of this Agreement, the Seller shall supply to the Buyer approximately 3.0 4.0 MMSCFD of Gas (Permeate) for the term of this Agreement.
- 3.2 Buyer recognizes and agrees that Seller shall not be liable for any interruption in supply of Gas (Permeate) caused by the operation of Seller's Jet Pumps or other technical reasons.
- 3.3 OGDCL will not be responsible for in consistent flow and unavailability of low pressure Gas (Permeate) at unknown time from this Sinjhoro field.
- 3.4 The Buyer recognizes that Gas is being produced from the Liquid Reservoir and there may be variation in the quantity and quality of Gas (Permeate) produced and sold under this Agreement and that Seller shall not be liable for any damages, loss, injury or claims under this Agreement for such variation in the quantity and/or quality of Gas (Permeate), delivery pressure, Gas (Permeate) specifications or complete stoppage of Gas supply due to reservoir constraints/depletion.

ARTICLE –IV: DELIVERY

- 4.1 The Seller shall deliver the Gas (Permeate) to the Buyer at the Delivery Point wherefrom the risk and title to Gas (Permeate) shall pass on to the Buyer.
- 4.2 On the Effective Date the Buyer shall submit a location plan of Buyer's Gas utilization facility to Seller for approval, which facility shall be at least five hundred (500) meters away from the Delivery Point.
- 4.3 The Buyer shall construct and use the entire Gas (Permeate) gathering system downstream of the Delivery Point at its own cost and risk in accordance with the applicable laws, rules and the safety regulations and environmental laws.
- 4.4 The Buyer shall be solely responsible for the construction and operation of Gas transportation facilities downstream of the Delivery Point to enable the Buyer to receive and transport the Gas supplied to the Buyer at the Delivery Point. Prior to the construction of such Gas transportation pipeline facility, Buyer shall obtain necessary licenses/approvals from the relevant authorities.

ARTICLE -V: MEASUREMENT

5.1 The quantity of Gas (Permeate) delivered shall be determined through Seller's Gas meters on the basis of approved chart. Methods and standards used for calculation of Gas quantity

shall, as far as reasonably practicable, be such as are approved and accepted by the American Gas Association for such purpose. The measurement or reading shall be carried out by the Seller and shall be considered accurate, conclusive and final.

- 5.2 The quantity of Gas (Permeate) as determined by the Seller pursuant to Article 5.1 hereof shall be the invoiced quantity.
- 5.3 The Buyer shall have the right to be present at the Seller's premises to witness the meter readings and to inspect the Seller's Gas measurement meters upon a written request in advance of such inspection at a mutually convenient time and date. However, the Buyer shall not dispute the quality of Gas (Permeate) in any manner and shall accept the same on an as where is basis without objection.

ARTICLE -VI: FACILITIES

- 6.1 Within ninety (90) days of the Effective Date, the Buyer shall install and operate at the Buyer's sole cost, risk and expense certain facilities which are necessary to enable Gas to be delivered hereunder by the Seller and to be accepted by the Buyer at the Delivery Point as of the Delivery Date and up to the end of the Contract Period ("Buyer's Facilities"). Buyer's Facilities shall include any required connection from the measurement equipment to the Buyer's Facilities.
- 6.2 The Seller undertakes that, at its sole cost, risk and expense, it has already constructed and installed all necessary wellheads, Gas gathering lines and separators, (hereinafter collectively referred to as "Seller's Facilities") needed to deliver the Gas to the Buyer.
- 6.3 The maintenance and repair of the Buyer's Facilities or replacement of the same or of any part of such facilities shall be the sole responsibility of the Buyer with no cost to the Seller.
- 6.4 The Buyer shall be under sole obligation to obtain land for right of way for laying, constructing and installing on of Buyer's Facilities as per the relevant laws/regulations and shall pay the rent due to the landlord or Government, as the case may be.
- 6.5 The Buyer's Facilities shall have all necessary equipment with the operating flexibilities to adjust quantity, quality and pressure of Gas in order to allow continuous flow of Gas from the Seller's Facilities to the Buyer's Facilities.
- 6.6 The Buyer's Facilities shall have provision to flare the Gas during the period of non-utilization or of temporary shut-down. The price of such flared Gas shall be payable by the Buyer to the Seller, irrespective of whether such non utilization or temporary shutdown is an event of Force Majeure, so long as the Seller promptly shuts down supply of Gas upon receipt, at the sellers address for services, of a notice of Force Majeure in accordance with the provisions of this Agreement.

ARTICLE-VII: PRICE, PAYMENTS AND ADVANCE

7.1 The price of Gas applicable during the first year of the Term shall be **Rs.** /**MSCF** (the "Gas Price"). After completion of each contract year, the Gas Price shall be increased by ten percent (10%).

- 7.2 For the purpose of payment, on the Effective Date the Buyer shall maintain "Cash Deposit" with the Seller equal to the current value of Gas of two months, calculated on the basis of current Gas Price and applicable taxes on the monthly contractual quantity. The Cash Deposit shall be maintained by the Buyer with the Seller in the Seller's nominated bank account at all times during the terms of this Agreement. The payment should be made through a Bank Demand Draft or Pay Order drawn in favor of Oil & Gas Development Company Limited, Islamabad.
- 7.3 Within first ten (10) days of each Month, the Seller shall raise an invoice to the Buyer for the quantity of Gas delivered in the preceding Month, giving details of the volume of Gas delivered, the amount due against Gas on the basis of prevailing Gas Price and the amount of Government levies i.e. Federal Excise Duty, General Sales Tax and any other tax levied now or in future. A separate invoice shall be raised for General Sales Tax.
- 7.4 The Buyer shall pay the Seller's monthly invoice (including Federal Excise Duty, General Sales Tax and any other tax levied now or in future) within seven (7) days of the date of the invoice through Bank Draft or Pay order.
- 7.5 If the payment by the Buyer is received later than the last Business Day in the period specified above, then the amount due shall bear Late Payment Surcharge ("LPS") at the rate of eighteen percent (18%) per annum.
- 7.6 In the event the Buyer disputes the invoice amount or any part thereof, the Buyer shall notify Seller of such dispute within ten (10) days (excluding weekly and gazetted holidays) of receipt of such monthly invoice specifying the amount which is in dispute therein with reasons. The Buyer shall however pay any disputed portion of the disputed invoice in accordance with Article 7.4. In the event any amount is not paid by the Buyer on account of a dispute as aforesaid, the said amounts or any portion thereof subsequently determined to be payable or agreed to be paid pursuant to the mutual settlement, shall be paid with surcharge at the rate specified at Article 7.5. If upon resolution of disputes it is established that Buyer is not liable to pay the disputed amount or any part thereof, then the Seller shall issue credit note for such amount finally determined to be not payable by the Buyer.
- 7.7 In the event the Seller's invoices are not paid by the Buyer in accordance with the provisions contained in this Agreement or in case the Buyer violates or breaches the Agreement, the Seller shall have right to forfeit the amount of Performance Security/Cash Deposit without notice to the Buyer in addition to availing any other remedy available to it under the law or in terms of this Agreement.

ARTICLE-VIII: SUSPENSION OF GAS SUPPLY

8.1 In the event that the payment of the invoiced amount or of any LPS is not made within a period of 07 (seven) days of becoming due, the Seller shall have the right to suspend, entirely at the Buyer's risk and cost, deliveries of Gas till such time all due payments and arrears together with LPS are paid.

ARTICLE -IX: DUTIES AND TAXES

- 9.1 The Seller shall have the responsibility to pay all lawfully applicable royalties and taxes on its income in accordance with the applicable laws in force from time to time.
- 9.2 Subject to Article VII above, the Buyer shall have the responsibility to pay all other lawfully applicable taxes, charges, fees and excise duty whether present or future, levied by the federal or a provincial governments or any local authority, in respect of the Gas which is purchased by the Buyer under terms of this Agreement.
- 9.3 Payments by the Buyer to Seller may be subject to such withholding tax as may be applicable under the Income Tax Ordinance of 1979 (XXXI of 1979) or any other law, rule or circular. If the Buyer is required to withhold any amount from an invoice, which amount would otherwise be due, the Buyer shall provide, by the due date for payment of such invoice, to the Seller a copy of a valid notification, rule or circular requiring such withholding.
- 9.4 Excise Duty and other Taxes levied now or in the future on Gas delivered by the Seller under this Agreement shall be passed on to the Buyer. The Seller shall recover such excise duty and taxes in the following manner:
 - i) Seller shall invoice the Buyer for the amount of excise duty and other taxes in accordance with the relevant provisions of this Agreement or in terms of the relevant laws, rules and/or notifications/circulars.
 - ii) The Buyer shall pay such invoiced amounts in accordance with the relevant provisions of this Agreement.

ARTICLE-X: TERMINATION OF THE AGREEMENT

Notwithstanding any other clause of this Agreement, the Seller has the right to terminate this Agreement, by service on the Buyer of a fifteen (15) days prior written notice, due to any or all of the following reasons:

- i. In the event the Buyer is in default of any provision of this Agreement, particularly Articles-VII and IX, which default the Buyer fails to rectify to the satisfaction of the Seller within a period of fifteen (15) days following the initial default.
- ii. Buyer is in default & Violation of this Agreement.
- iii. Buyer fails to make timely payment as per Article-XVII.
- iv. Withdrawal of Government approval/authorization to sell/purchase the Gas under this Agreement.
- v. Buyer fails to obtain necessary license as per Article-IV
- vi. Termination or expiry of the Lease.
- vii. Depletion or failure for any reason of the reservoir.
- viii. Termination in accordance with Article-XIII.
- ix. In ability of buyer to consistently receive the referred quantity as per Article-III (3.1) of this agreement.

ARTICLE-XI: ASSIGNMENT

The Buyer shall not assign or otherwise transfer any part of its interest in this Agreement to any third party, without the prior written consent of the Seller.

ARTICLE-XII: ARBITRATION

In the event of any question, difference or dispute whatsoever arising between the parties under or in connection with this Agreement or any Article or provision herein contained, or the construction thereof, or as to any matter in any way connected therewith or arising therefrom, which cannot be amicably settled, the same shall be referred to arbitration under the Arbitration Act 1940. The decision of the arbitrator shall be final and binding on the parties. The venue of the arbitration will be Islamabad, Pakistan.

ARTICLE-XIII: FORCE MAJEURE

- 13.1 In the event of Force Majeure, the obligations of the parties (other than the obligation to make payment due as provided by this Agreement) under this Agreement shall be excused during the time to the extent that performance thereof is prevented wholly or in part by Force Majeure.
- 13.2 "Force Majeure" shall mean any event or circumstance which is not within the reasonable control of the party affected thereby and which causes or results in default or delay in the performance by such affected party or any of its obligations hereunder and then only to the extent to which such party, acting reasonably, is not able to prevent, mitigate or overcome that event or circumstance. It shall include but not be limited to:
 - a) Acts of God, including but not limited to cyclones, epidemics, landslides, earthquakes floods and washouts.
 - b) Strikes or other industrial disturbances, which prevent the delivery or acceptance of Gas at the delivery point.
 - c) Federal Government or Provincial Governmental law, regulation, judicial order, decree, restriction, restraint, prohibition, intervention or expropriations or the failure of any Governmental or semi-governmental entity to act.
 - d) Explosions, collisions, radiation, act of the public enemy, act of war (declared or undeclared), blockade, riot, civil commotion or disturbance, sabotage, terrorism, violations of public order, insurrection or national emergency (whether in fact or law).
 - e) Freezing of wells or pipelines or rupture of pipelines, partial or entire failure of natural Gas reserves, or non-availability or shortage of Gas due to inadequate reserves, or poor quality of the Gas naturally extracted.
 - f) Any other relevant event or circumstances outside the reasonable control of the Party affected thereby.
 - g) Unexpected and unforeseen failure of equipment.
- 13.3 Force Majeure shall not include the inability of the Buyer to make any payment due in terms of this Agreement or to accept deliveries of Gas due to the loss of Buyer's commercial

demand or commercial use or loss of profit from the Gas.

- 13.4 A Party claiming to be affected by Force Majeure shall:
 - a) Promptly notify the other party of the occurrence and details of any event or circumstance said to give rise thereto and the estimated nature and extent of the delay in performance of its obligations under this Agreement resulting therefrom; and
 - b) If the Force Majeure event has caused damage to or destruction of any facilities, submit a plan for the repair or reinstatement thereof, provided that no party shall be obliged to take such action by the provision of this Article 13.4 if, in the reasonable opinion of such party, it would not be economical or commercially viable to do so.
- 13.5 The party affected shall use all reasonable diligence to overcome the effects of the Force Majeure as quickly as possible, provided that the settlement of strikes, labor disputes, matters relating to kidnapping, extortion or the like shall be at the sole discretion of the party affected thereby and provided further that the party affected shall not be obliged to incur expenditure to overcome the events or circumstances which caused the Force Majeure which would make it uneconomical and commercially unviable to continue to be party to this Agreement.
- 13.6 If a party is prevented from performing an obligation under this Agreement as a result of Force Majeure and such obligation is to be performed within a given time frame, such time frame shall be extended by the duration of the Force Majeure period.
- 13.7 In the event that a party affected by Force Majeure could only overcome the force Majeure by incurring expenditure which would make it uneconomical for that party to continue to be a party to this Agreement or circumstances or events caused by the Force Majeure are incapable of remedy, and in either case the delivery or acceptance of Gas at the Delivery point is prevented, it shall have the right to terminate this Agreement upon giving thirty (30) days' notice to the other party.

ARTICLE-XIV: INDEMNITIES

- 14.1 Seller shall indemnify and hold harmless the Buyer from and against any and all claims either by Seller or any third parties for damages or losses which may occur upstream of the Delivery Point and which arise directly out of defects in the design, engineering, construction or operation of the Seller's Facilities and which are not events of Force Majeure.
- 14.2 Buyer shall indemnify and hold harmless the Seller from and against any and all claims either by Seller or any third parties for damages or losses which may occur downstream of the Delivery Point and which are not due to any defect in or failure of the Seller's Facilities, or due to any act solely attributable to the Seller, and which are not events of Force Majeure.
- 14.3 The Buyer shall solely be responsible for obtaining necessary approvals, licenses, permissions from the relevant Government authorities for the utilization of Gas.
- 14.4 No party shall be liable to any other party in respect of any consequential loss or damage

suffered by any other such party howsoever caused, whether or not due to the negligence of a party including loss of profit, contract or revenue.

ARTICLE-XV: NOTICES

- 15.1 Any notice, request, demand or statement provided for in this Agreement shall be made in writing and shall be directed by mail courier service or fax to the head office of the other party at the following addresses:
 - a. SELLER
 OIL AND GAS DEVELOPMENT COMPANY LIMITED
 HEAD OFFICE, OGDCL HOUSE, JINNAH AVE, BLUE AREA,
 ISLAMABAD

FAX NO. 92-51-2623068 PHONE NO. 92-51-920023630

b.	BUYER

Notices shall be deemed effective upon receipt by the party to be notified.

ARTICLE XVI: MODIFICAITON

The terms of this Agreement may only be modified in writing, as mutually agreed upon by the parties hereto.

ARTICLE XVII: USAGE OF GAS

The Gas received under this agreement shall be used by buyer in accordance with the best industry practice and in compliance of all applicable laws and HSEQ standards.

The bidder will abide by all the legal requirements related to Health, safety and Environment in addition to the OGDCL Health, Safety & Environment SOP's, guidelines and manuals promulgated time to time and practiced at field level and will equip its staff accordingly.

ARTICLE XVIII: GENERAL

18.01 Entire Agreement and Amendments. This Agreement is the entire agreement between the parties and supersedes all earlier and simultaneous agreements regarding the subject matter, including, without limitation, any invoices, business forms, purchase orders, proposals or quotations. This Agreement may be amended only in a written document, signed by both parties. The parties acknowledge that they are independent contractors under this Agreement, and except if expressly stated otherwise, none of the parties, nor any of their employees or agents, has the power or authority to bind or obligate another party. Except if expressly stated, no third party is a beneficiary of this Agreement.

18.02 Governing Law and Forum. All claims regarding this Agreement are governed by and construed in accordance with the Laws of Islamic Republic of Pakistan, applicable to contracts wholly made and performed in such jurisdiction, except for any choice or conflict of Law principles, and must be litigated in Islamabad Pakistan.

18.03 No Waivers, Cumulative Remedies. A party's failure to insist upon strict performance of any provision of this Agreement is not a waiver of any of its rights under this Agreement. Except if expressly stated otherwise, all remedies under this Agreement, at Law or in equity, are cumulative and nonexclusive.

IN WITNESS WHEREOF, the parties hereto execute this Agreement on the day, month and the year first written.

SELLER

BUYER