Schedule of Requirement (SOR)

Sr. No	Item Description and Specifications	QTY	Unit Price					
	SUPPLY OF MATERIAL FOR REPAIR OF CRUDE STORAGE TANKS							
01.	MS plate A-36 10 mm thickness , size 5 feet X 10 feet	16 No.						
02.	MS plateA-36 10 mm thickness, size 6 feet X 12 feet	01 No.						

TERMS AND CONDITIONS FOR SUPPLY:

- 1. The supplier should have minimum of 5 Years of past experience for supply of same nature of items.
- 2. Testing certificates to be provided by the supplier otherwise material will be rejected during inspection.
- 3. Delivery period for material is 3-4 weeks from the date of issuance of Purchase order.
- 4. Single stage, single envelop bidding will take place along with Item wise evaluation criterion for the bids.
- 5. The variation in quantity at the time of order placement will not change the unit cost of material.
- 6. Delivery at Sadgal oil field is in supplier scope.
- 7. The tender committee reserves the right to increase or decrease the quantities or may cancel any or all items shown in the SOR without assigning any reason thereof.
- 8. Payment will be made through cross cheque and will payment be released when once successful inspection of material at site is completed. OGDCL has the right to reject whole or part of supplied valve/fittings if inspection results found unsatisfactory.
- 9. Any damaged equipment found during inspection will have to be replaced by the supplier without any extra charges.
- 10. Bidder to provide all necessary documents like Annex-C (Tax), professional tax certificate etc with invoice.



WEB TENDER DOCUMENTS

TENDER ENQUIRY NO: TE/SDQ/01/2024 SUPPLY OF MATERIAL FOR REPAIR OF CRUDE STORAGE TANKS AT SADQAL OIL FIELD.

> OPERATION MANAGER SADQAL OIL FIELD (LOCAL PROCUREMENT)

OIL & GAS DEVELOPMENT COMPANY LIMITED

ISSUING DATE:	
BID SUBMISSION DATE:	

OGDCL SALES TAX REGISTRATION

NO. 07-02-2802-001-55

INVITATION FOR BIDS

BIDDING DOCUMENT

TENDER NO. TE/SDQ/01/2024

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OIL & GAS DEVELOPMENT COMPANY LIMITED SADQAL OIL FIELD

Tel. Phone # 057-2212272 Fax: 057-2621320 Email: sadqal@ogdcl.com

NO: TE/SDQ/01/2024

SUBJECT: PURCHASE OF MATERIAL FOR CRUDE STORAGE TANKS

Oil & Gas Development Company Limited (hereinafter referred to as the Purchaser) invites sealed bids from eligible Bidders for supply and delivery of goods, materials, equipment and/or services described in the schedule of requirement as Annexure "A" hereof.

The technical bid will be opened first on the date mentioned in SOR/ Tender Notice. The financial bids of the technically qualified bidders will be opened publicly.

1. INSTRUCTIONS TO BIDDERS:-

- 1.1 Only the Bids of bonafied buyers of Tender Document will be entertained. The Bidder shall bear all cost associated with the preparation and delivery of its Bid, and the Purchaser will in no case be responsible or liable for those costs.
- 1.2 In case of any doubt as to the meaning of any portion of the Specifications or other Terms and Conditions, Bidder may seek clarification of the same in writing, but not later than two weeks prior to deadline for submission of bid prescribed by the Purchaser.
- 1.3 At any time prior to the deadline for submission of Bids, a modification in bidding document in the form of an addendum may be issued in response to a clarification requested by a respective Bidder or even whenever the Purchaser considers it beneficial to issue such a clarification and/or amendment to all Bidders. Any clarification/amendment issued (in general) shall be addressed to all the prospective Bidder(s) who have purchased the Tender Document.
- 1.4 Bidders are required to submit their Bid, which will bear words "CONFIDENTIAL" and Tender # TE/SDQ/01/2024, SUPPLY OF MATERIAL FOR REPAIR OF CRUDE STORAGE TANKS
- 1.5 The Purchaser does not take any responsibility for collecting the Bids from any Agency.
- 1.6 The Purchaser reserves the right to increase or decrease the quantities or may cancel any or all items shown in the Schedule of Requirement, without assigning any reason thereof.
- 1.7 The Purchaser Reserve the right to have the (items/work done) inspected by its own representative, or by 3rd party at its own cost (if required).
- 1.8 It must be indicated in the offer that the quotation fully conforms to Technical Specifications and Terms and Conditions of the Tender.

- 1.9 The Purchaser reserves the right to accept or reject any Bid and to annul the bidding process and reject all the Bids at any time prior to award of Purchase Order without assigning any reason and without thereby incurring any liability to the affected bidder(s) or any obligation there under.
- 1.10 Unsolicited advice/clarifications and personal approaches by the Bidder at any stage of evaluation are strictly prohibited and shall lead to disqualification.
- 1.11 The Bidder is expected to examine all instructions, forms, terms and specifications in the Bidding Documents. Failure to furnish all information required by the Bidding Documents or submission of a Bid not substantially responsive to Bidding Documents in every respect will result in the rejection of the Bid.
- 1.12 All prospective bidders are advised to read carefully all terms & conditions enunciated in the Tender Documents prior to filling/submission of their quotation.

2. **BID PRICES:**

- 2.1. Firm Bid Prices shall be quoted in Annexure-A duly filled-in, stamped and signed by authorized representative of Bidder. Prices must be quoted as per format of schedule of requirement (SOR).
- 2.2. Bidding form Annexure-B & B-1 must also be duly filled-in, stamped and signed by authorized representative of Bidder.
- 2.3. Prices must be quoted in Pakistani currency (PKR) inclusive of all taxes and duties, indicating unit price and total Bid prices. GST must be quoted separately along with copy of GST Certificate. Bids offering prices in foreign currency will be rejected. Conditional bid / bid having any prices adjustment formula will also be rejected.
- 2.4. Prices must be quoted including all charges like handling, loading, transportation and un-loading, Octroi and Zila Tax etc. for delivery of material at Purchaser's stores located at **SADQAL OIL FIELD**, **OGDCL**, **TEHSIL FATEH JANG DISTRICT ATTOCK.**
- 2.5. Quoted price shall be valid for 120 days from the opening date of the Financial Bid.
- 2.6. Technical brochure/ literature confirming Size, Brand & Country of Origin of quoted items/ material must be attached with the Technical Bid (where deemed necessary).
- 2.7. Any quotation not confirming to Clause 2.1 to 2.6 shall be rejected without any right of appeal.

3. SEALING AND MARKING OF BIDS:

- 3.1. The Bidder shall furnish Technical & Financial bids in one sealed envelope.
- 3.2. The bid shall be submitted in a sealed envelope marked as under:-

ATTN: OPERATION MANAGER SADOAL OIL FIELD

OIL & GAS DEVELOPMENT COMPANY LIMITED TEHSIL FATEHJANG DISTRICT ATTOCK

Tel. Phone # 057-2212272

Fax: 057- Email: sadqal@ogdcl.com

3.3. The envelope shall also bear the word "CONFIDENTIAL" and following identifications:-

TE/SDQ/01/2024 SUPPLY OF MATERIAL FOR REPAIR OF CRUDE STORAGE TANKS DON'T OPEN BEFORE 1130 HRS ON .

3.4. If the envelope is not marked, as instructed above, the Purchaser will assume no responsibility for the misplacement or premature opening of Bid. Bid Bond (pay order PKR 40,000/-) shall be attached with bid.

4. DEADLINE FOR SUBMISSION OF BIDS:

4.1 All Bids must be delivered/dropped at the Office of Operation Manager, Sadqal oil field, Tehsil Fatehjang, District Attock on or before _____ the prescribed deadline before 1100 hrs. on above mentioned date.

5. LATE BIDS:

Any bid received by the Purchaser after the prescribed deadline for submission of 5.1. bids will be rejected and returned un-opened to the bidder.

6. BID OPENING:

- 6.1. OGDCL will open the Technical/Financial Bid(s), in the presence of bidder's representative(s) who may chose to attend on date, time & location mentioned above.
- The bidder's names, bid prices (with or without discount) including bid price 6.2. modification and bid withdrawals, if any, and the submission of requisite Earnest Money will be announced at the time of Financial bid opening.
- OGDCL will examine the bids to determine whether they are complete, no computational errors have been made, the required sureties have been furnished, documents have been properly signed, and the bids are generally in order.
- 6.4 Arithmetical errors found will be corrected as follows:
 - Where there is a discrepancy between amount in figures and word, the amount 6.4.1 in word will prevail.
 - 6.4.2. Where there is a discrepancy between the unit price and the total amount derive from the multiplication of the unit price and the quantity, the unit price

- as quoted will govern, unless there is an obvious gross arithmetical error in unit price, in which event, the extended amount quoted would prevail.
- 6.4.3. In case the due date of bids opening falls on a holiday, the bids shall be opened on the next working day.

7. DETERMINATION OF RESPONSIVENESS:

- 7.1. After opening of the bids, the purchaser will determine whether each bid is substantially responsive to the requirements of the bidding documents.
- 7.2. For the purpose of this clause, a substantially responsive bid is one, which conforms to all the terms and conditions of the bidding documents without material deviation. A material deviation is one which means in-consistent with the bidding document, affects in any substantial way the scope, quality or prescribed delivery schedule or which limits in any substantial way, the purchaser's right or the bidder's obligation under the contract.
- 7.3. A bid determined to be a non-responsive will be rejected by the purchaser and shall not subsequently be made responsive by the bidder by correction of the non-conformity.
- 7.4. The purchaser may waive any minor deviation non-conformity or irregularity in a bid, which does not constitute a material deviation, provided that the waiver does not prejudice or affect the relative standing order of other bidder(s).
- 7.5. To assist in determining a bid's responsiveness the bidder may be asked for a clarification of his bid. The bidder is not permitted, however, to change bid price or substance of his bid.

8. ISSUANCE OF LOCAL PURCHASE ORDER (LPO):

- 8.1. The purchaser will issue the local purchase order/Work Order to the successful bidder whose bid is determined to be technically responsive and financially lowest evaluated.
- 8.2. Terms & Conditions (General) of LPO are available at Annexure-E.

9. PERFORMANCE BOND:

9.1. The successful bidder will have to submit a performance bond in the shape of bank guarantee equal to 10% of total value of order exclusive of GST, from any scheduled bank in Pakistan as per format attached in Annexure-F within 15 days of the receipt of Purchase Order.

- 9.2. In case the successful bidder fails to furnish performance bond as per clause 10.1, the firm shall be debarred from participation in any future tender of the purchaser and the bid bond will be forfeited.
- 9.3. The purchaser reserves the right to check the authenticity of performance bond from the concerned Bank.

10. PAYMENT TERMS:

- 10.1. Progressive Payments will be made as per following payment milestones on the completion of works:
 - 10.1.1. 100 % after submission of Completion/ Inspection Report & its acceptance by OGDCL's Representative.

11. DELIVERY SCHEDULE:

12.1 Material shall be delivered at Sadqal oil field, against this tender <u>Within 03-04 weeks</u> from the date of receipt of firm purchase/ work order, excluding a grace period of 07 days allowing for postal delivery of purchase order.

12. EXTENSION IN THE DELIVERY / COMPLETION PERIOD:

- 12.1. Provision of the services shall be made by the supplier in accordance with the given delivery schedule in purchase order.
- 12.2. The supplier may claim extension of the time limits as set forth in the purchase order in case of:-
 - 12.2.1. Changes in Scope of Work or in the specifications by the OGDCL.
 - 12.2.2. Delay in provision of clarifications regarding operational data, Reports, Drawings and services by the OGDCL
 - 12.2.3. Force Majeure pursuant to clause 14.
- 12.3. Justified reasons subject to a written request high-lighting the same within a period of seven working days prior to expiry of delivery period mentioned in Purchase Order.
- 12.4. It should be noted that a request for extension in delivery/ completion period shall be considered only if the supplier/ contactor agrees in writing to pay any increase in taxes or any other charges levied by the government during the extended delivery period. OGDCL shall not bear any additional price increase during the extended period.
- 12.5. In case of extension in delivery period, the supplier/ contactor will extend validity of Performance Bond accordingly at his cost.

12.6. If the supplier/ contactor fails to supply/ complete the ordered services for any reason, within stipulated time, his Performance Bond with the purchaser shall be forfeited and material shall be purchased from elsewhere at his risk and cost.

13. **PENALTY.**

- 13.1. For failure to comply with delivery schedule of purchase order, penalty will be imposed on defaulting supplier as under:-
 - 13.1.1. @ 1 % of the cost of entire order (excluding GST) or of such items as remains unsupplied for every day up to maximum of 10% for 10 days exceeding the delivery period.
 - 13.1.2. If the material is not supplied even after paying penalty for 10 (ten) consecutive days, OGDCL reserves the right to cancel purchase order and to obtain the required items from elsewhere at your risk and cost.
 - 13.1.3. In case supplier fails to deliver the goods against order, the purchaser reserves the right to claim interest/financial charges from the supplier on the amount of advance paid to him as per terms/conditions of order for such a period the supplier has detained the amount of advance.

14. FORCE MAJEURE:

- 14.1. The Supplier shall not be liable for penalty for delay in delivery of ordered Goods/ Services, if and to the extent delay in delivery or other failure to perform his obligation under the purchase order, of being the result of occurrence of Force Majeure i.e. causes such as natural calamities, war, civil disturbance, military action, fire as well as other circumstances proved to the satisfaction of the Purchaser to be beyond the reasonable control of the Supplier, which may impede the fulfillment of the obligations under the purchase order.
- 14.2. The Supplier shall notify the Purchaser promptly of the occurrence of Force Majeure and submit his case in writing within 07 days of such occurrence.
- 14.3. If any of the party is prevented to fulfill its assumed obligations by Force Majeure of constant duration of at least one month, the party shall meet for negotiation. If no satisfactory agreement is reached within a period of two months from the commencement of the Force Majeure conditions, either party shall have the right to cancel the purchase order with immediate effect.

15. <u>INSPECTION AND TEST</u>:

- 15.1. The OGDCL's representative(s) shall have the right to inspect and/or test the goods to confirm their conformity with respect to specifications mentioned in the Purchase Order. The representative of **Operation Manager Sadqal / Manager (Sadqal) at H.O.** shall witness the inspection (where so required).
- 15.2. Should any inspected or tested goods fail to conform to the specifications the Purchaser shall reject them and Supplier shall replace the rejected goods. All costs incurred on such replacement shall be entirely born by the Supplier.
- 15.3. Rejected material/ work shall be moved / replaced by the Supplier within 15 days from the receipt of letter/fax issued by the **Operation Manager Sadqal.** The supplier shall be liable for the storage charges @ ½% (half percent) of the cost of rejected material on every day basis, if the same is not removed within seven days.
- 15.4. Acceptance / rejection of the material by 3rd party will be final and binding on both the parties.

16. WARRANTY:

- 16.1. The Supplier/ Contactor shall warrant that all supplied Services under purchase order shall be according to specifications given in Purchase Order and approved drawings/design etc. Any deviation in material, drawing/design (where applicable) will be replaced by the Supplier / Contactor at his cost.
- 16.2. OGDCL shall promptly notify the Supplier/ Contractor in writing, of any claims arising under this warranty.
- 16.3. The Supplier/Contactor will invariably provide warranty/guarantees

17. QUALIFICATION OF SELECTED BIDDERS:

- 17.1. OGDCL will determine to its satisfaction whether the bidder selected as having submitted the lowest evaluated, technically responsive bid qualifies to satisfactorily perform the Work Order or Contract.
- 17.2. The determination will take into account the bidders financial, technical & production capabilities, availability of Items & Services ordered for. The bidder shall provide necessary documents as proof along with the bid.
- 17.3. Any affirmative determination will be a pre-requisite for award of the purchase order to the bidder. A negative determination will result in rejection of the bid.
- 17.4. OGDCL reserves the right at the time of award of order to increase or decrease to a reasonable extent in the quantity of Goods or Services specified in the Tender Document without any change in price or other terms and conditions.

18. <u>LITIGATION CLAUSE:</u>

- 18.1. Without prejudice to other right of the Company, tenderers, their subcontractors and other suppliers shall be disqualified from participating in the bidding process if:
 - 18.1.1. They are or had been at any time during the past five year, involved in litigation, arbitration or any other dispute or event that may in the opinion of the Company, have material adverse effect on the Tenderer's ability to perform the Contract.
 - 18.1.2. Their involvement in litigation is chronic.
 - 18.1.3. Their past conduct or execution of works under Contract has been poor.
- 19. You are encouraged to inform Managing Director & Head of Department on the following addresses/contacts, in case where any OGDCL employee ask for any type of favor whether monetary or in kind:-

DESIGNATION	ADDRESS	TEL#	FAX#	EMAIL
Managing Director	OGDCL House	051-9209701	051-9209708	md@ogdcl.com
GM (Production) – Production	OGDCL House			
Plant Manager	Dakhni	057-2621620	0572621320	dakhni@ogdcl.com

For Oil and Gas Development Company Limited.

Operation Manager Sadqal oil Field Oil & Gas Development Company Limited Tehsil Fatehjang, District Attock, Punjab, Phone: 057-2212272,

Fax: 057-

Email: sadqal@ogdcl.com

GENERAL TERMS AND CONDITIONS:

- A. BIDS MUST BE SUBMITTED UNDER TWO ENVELOPES BIDDING SYSTEM i.e. TECHNICAL & FINANCIAL BID SEPARATELY ON DUE DATE.
- B. FINANCIAL BIDS OF ONLY TECHNICALLY RESPONSIVE BIDDERS WILL BE OPENED PUBLICLY.
- C. AFTER TENDER OPENING "TECHNICAL BIDS" WILL BE REVIEWED. THE BIDS WILL BE BROUGHT TECHNICALLY AT PAR BY SEEKING CLARIFICATIONS. THE BIDDERS WILL NOT BE ASKED FOR ANY PRICE CHANGE IN THEIR FINANCIAL BIDS DUE TO CERTAIN CLARIFICATIONS AND SUBSEQUENT CHANGE IN THEIR TECHNICAL PROPOSALS. THE BIDDERS WILL NOT BE ALLOWED TO SUBMIT SUPPLEMENTARY PRICE PROPOSALS IN A SEPARATE SEALED ENVELOPE TO MAKE IT A PART OF THE ALREADY SUBMITTED UNOPENED FINANCIAL BIDS AND TO ADJUST THEIR QUOTED PRICE SUBSEQUENTLY AFFECTED DUE TO CHANGE IN TECHNICAL PROPOSALS.
- D. SEALED FINANCIAL BIDS OF TECHNICALLY NON-RESPONSIVE BIDDERS WILL BE RETURNED UN-OPENED.
- E. OGDCL RESERVES THE RIGHT TO REJECT ANY OR ALL THE BIDS WITHOUT ASSIGNING ANY REASON.
- F. OUOTED PRICES MUST BE FIRM (INCLUSIVE OF GST, OTHER TAXES, AND DUTIES.
- G. THE BIDS WILL BE EVALUATED ON FULL CONSIGNMENT WISE BASIS UNLESS OTHERWISE IS SPECIFIED IN THE SCHEDULE OF REQUIREMENT (ANNEXURE-A).

BIDDING FORM (TECHNICAL BID)

Oil and Gas Development Company Limited Sadqal Oil Field Fatehjang, Dist. Attock

Gentiemen,			
1. Having examined the I hereby acknowledged, we the with drawings, specifications of	e undersigned offer to sup	ply & deliver «Descripti	
2. We under take if our b specify days) from the date of	oid is accepted, to commend receipt of your firm Purcha		days (Please
3. If our bid is accepted, Order excluding GST, for due			0% of the Purchase
4. We agree to abide by a days (<i>Please specify days</i>) from us and may be accepted at any by us.	m the date fixed for receiving	ing the same & it shall re	emain binding upon
5. Until a formal Purcha thereof, shall constitute a binaccept the lowest priced or any	ding contract between us.	•	-
Dated this	day of	200	
			(Signature) (In the capacity of)
Duly authorized to sign B	Bid for and on behalf of		
(Signature of Witness) Name:			

BID SUMMARY SHEET TENDER NO. TE/SDQ/01/2024 (TO BE ATTACHED WITH TECHNICAL BID)

1.	Bidder Name	
	a. Address, Phone & Fax No	
	b. E-mail address	
2.	Manufacturer Name &	
	a. Country of Origin:	
	b. (Where required)	
3.	Items Quoted:(give serial no. only):	
4.	Price Validity:	
5.	Offered Delivery/ Completion Period:	
6.	GST Registration No.	
7.	Bidding Form (Annexure-B Attached with Technical Bid): Yes	No
8.	Bid Bond Attached with TECHNICAL Bid: Yes	No
9.	Any Deviation:	
	Signature	
	Name & Designation	

BIDDING FORM (FINANCIAL BID)

Oil & Gas Development Company Limited, Sadqal Oil Field Fatehjang, Dist. Attock

Gentlemen,			
hereby acknowledged, we the un with drawings, specifications	ndersigned offer to so of goods and otal bid amount in w	luding the specifications, the receipt of supply & deliver «Description» in conditions of Tender for the words) (inclusive of all taxes) or such aditions.	conformity sum of
	g contract between	us. We understand that you are not	•
Dated this	day of	201	
			~.
		· · · · · · · · · · · · · · · · · · ·	Signature) apacity of)
Duly authorized to sign Bid f	for and on behalf of		
(Signature of Witness)			
Name: -			
Address:-			

BID SUMMARY SHEET TENDER NO. <u>TE/SDQ/01/2024</u>)

1.	Bidder Name Address, Phone & Fax No E-mail address
2.	Manufacturer Name &
3.	Items Quoted:(give serial no. only):
4.	Price Validity:
5.	Total FOR (Destination) Price (Without GST): Rs
6.	Total FOR (Destination) Price (With GST): Rs
7.	Amount of Bid Bond (without GST):
8.	Validity of Bid Bond (Expiry Date):
9.	Offered Delivery Period:
10	Payment Terms:
11	GST Registration No
12	Bidding Form (Annexure-B-1 attached with TECHNICAL bid): Yes No
13	Any Deviation:
	Signature
	Name & Designation

BANK GUARANTEE AS EARNEST MONEY

		Γ	Date of Issue Date of Expiry	: : :
Sadq	al Oil Fi	evelopment Company Limited, ield Dist. Attock		
herein	To make the canderation To make the canderation the specific canderate the cand canderate the canderate the canderate the canderate the cander	ation of	rence to the B the validity the	e to undertake as follows:) up on your written IDDER or any other person ereof or if no such period be , having been notified of the
	a) b)	Fails or refuses to execute the Purchase On the Bidders, or Fails or refuses to furnish Performance Borbidders.		
2.		eccept written intimation(s) from you as co		

- 2. To accept written intimation(s) from you as conclusive and sufficient evidence of the existence of a default or non-compliance as aforesaid on the part of the BIDDER and to make payment accordingly within 03 (three) days of receipt of the written intimation.
- 3. No grant of time or other indulgence to or composition or arrangement with the Bidder in respect of aforesaid Bid with or without notice to us shall affect this Guarantee and our liabilities and commitments hereunder.
- 4. This guarantee shall be binding on us and our successors in interest and shall be irrevocable.

(BANKER)

<u>DECLARATION OF FEES, COMMISSION AND BROKERAGE ETC.</u> <u>CERTIFICATE</u>

Sul	omitted	to OG	DCL v	with t	he r	eference	to	Purchase	Order	No		

hereby declares its intention not to obtain or induce the procurement of any contract, right, interest, privileges or other obligation or benefit from Government of Pakistan or any administrative subdivision or agency thereof or any corrupt business practice.

Without limiting the generality of the foregoing, the Seller/ Supplier represents and warrants that it has fully declared the brokerage, commission, fees etc., paid or payable to anyone and not given or agreed to give and shall not be given or agree to give to any one within or outside Pakistan either directly or indirectly through any national or juridical person, including its affiliate, agent, associate, broker, consultant, briber, finder's fee or kickback, whether described as consultant fee or otherwise, with the object of obtaining or including the procurement of a contract right, interest, privilege or other obligation or benefit in whatsoever form from GOP except that privilege or other obligation or benefit in whatsoever form from GOP except that which has been expressly declared pursuant hereto.

The Seller/ Supplier certificate that it has made and will make full disclosure of all agreement and arrangements with all persons in respect of or related to the transaction with GOP and has not taken any action or will not take any action to circumvent the above declaration, representation or warranty.

The Seller/ Supplier accepts full responsibility and strict liability for making any false declaration not making full disclosure, mis-representing facts or taking any action likely to defeat the purpose of this declaration, representation and warranty. It agrees that any contract, right interest. Privilege or other obligation or benefit obtained or procured as aforesaid shall, without prejudice to any other rights and remedies available to GOP under any law, contract or other instrument, be void able at the option of GOP.

Notwithstanding any rights and remedies exercised by GOP in this regard, the Seller/ Supplier agrees to indemnify GOP for any loss or damage incurred by it on account of its corrupt business practices and further pay compensation to GOP in an amount equivalent to ten times the sum of any commission, gratification, bribe, tinder's fee or kickback given by the Seller/ Supplier as aforesaid for the purpose of obtaining or inducing the procurement of any contract, right, interest, privilege or other obligation or benefit in whatsoever form from GOP.

TEL: : 057-2212272

FAX: : 057-

EMAIL: :



Sadgal Oil Field

Oil & Gas Development Company Limited,

OIL & GAS DEVELOPMENT COMPANY LTD

Fatehjang, Dist. Attock Web Site:www.ogdcl.com GST No: 07-02-2802-001-55 LPO No: TE/ /_____ ISSUED ON: SUBJECT: LOCAL PURCHASE ORDER. Dear Sir, Ref your quotation dated _____opened on ____against our Press Tender/Tender Enquiry/Fax Enquiry # PROC-L() ______ dated ____regarding procurement of _____ We feel pleasure in placing an order on you for the supply of stores given below. Terms and Conditions of supply are noted below and on reverse. A/C CODE: INDENT No. DEPARTMENT FOR: (LOCATION_

TERMS & CONDITIONS:

(RUPEES

DELIVERY PLACE & PERIOD: AT OUR ______ WITHIN _____ AFTER ISSUANCE OF LPO. 1.

UNIT

OTY

INDEX

NUMBER

2. PAYMENT CLAUSE:

NO.

a. PAYMENT AFTER DELIVERY (OR)

DESCRIPTION

- b. PAYMENT AGAINST DELIVERY (OR)
- c. PART DELIVERY PART PAYMENT. (OR)
- % ADVANCE PAYMENT AGAINST BANK GUARANTEE.
- PERFORMANCE BOND: 10% PERFORMANCE BOND IN SHAPE OF BANK GUARANTEE AS PER CLAUSE # ______ OF 3. TENDER DOCUMENTS MUST BE SUBMITTED WITHIN 07 DAYS.
- 4. INSPECTION:
- PLEASE ACKNOWLEDGE RECEIPT OF THIS ORDER IMMEDIATELY ACKNOWLEDGEMENT AND/OR PERFORMANCE, PARTIAL OR COMPLETE, OF THIS PURCHASE ORDER SHALL CONSTITUTE THE SUPPLIER/SELLER'S ACCEPTANCE OF ALL TERMS AND CONDITIONS OF THIS PURCHASE ORDER WITHOUT REGARD TO AND IN SUPERCESSION OF ANY AND ALL PREVIOUS CORRESPONDENCE/ DOCUMENTATION BETWEEN THE PARTIES.

forOIL & GAS DEVELOPMENT COMPANY LTD.

UNIT RATE (RUPEES)

(INCL OF

GST)

(EXCL OF

GST)

ONLY)

TOTAL (RUPEES)

GENERAL TERMS AND CONDITIONS

- 1. **GENERAL:** These terms and conditions shall form an integral part of this Local Purchase Order and both the Supplier/Seller and the Purchaser shall be bound by all the provisions contained hereunder.
- 2. **DELIVERY:**
 - a. The material strictly according to specification must be delivered through Delivery Challan in triplicate at the place and within the time mentioned in this order (on reverse) by you at your own expenses {excluding a grace period of 07 (seven) days for postal delivery of this Purchase Order}.
 - b. Time is of the essence of this order.
- 3. **EXTENSION IN SUPPLY PERIOD:** Supply period may be extended in exception cases provided that;
 - a. Force Majeure case is established by the Supplier.
 - b. A written request is made within a week time before expiry of supply period.
- 4. **INSPECTION:** All items of this order will be subject to acceptance/rejection by the Inspection Committee/3rd Party Inspector (if required), who will give its decision within 07 days of receipt of material. Rejected material shall be removed / replaced by the Supplier within 07 days from the date of receipt of letter/fax, issued by the Field Manager Dakhni Gas Processing Plant. The Supplier will be liable to pay storage charges @ ½ % of the cost of rejected material on every day basis if the same is not removed within 07 days. After 07 days the penalty will be charged at the rate of 5% per day with the supplier's maximum liability under this clause not to exceed 5% of the total value of the Purchase Order.
- 5. **PENALTY:** For failure to comply with Delivery Clause, penalty shall be imposed on the Supplier as under:
 - a. @ ½ % of cost of entire order or such items as remain un-supplied for every day upto a maximum of 5% for 10 days exceeding the delivery period.
 - b. If the material is not supplied even after paying penalty for 10 (ten) consecutive days. OGDCL reserves the right to cancel the supply order and to obtain the required items from elsewhere at your risk and cost.
- 6. **<u>DOCUMENTATION FOR PAYMENT:</u>** Following documents must be provided after receipt of Local Purchase Order (LPO) and payment will be processed only after receipt of said certificates:
 - a. National Tax Number (NTN), General Sales Tax (GST) and Professional Tax Paid Certificates must be provided by the firm immediately after receipt of Local Purchase Order (LPO) and payment will be processed only after receipt of said certificates.
 - b. Commercial Invoice having NTN/CNIC Numbers
 - c. Sales Tax Invoice
 - d. Professional Tax Paid Certificate
 - e. Copy of valid Tax Exemption Certificate (if any)
 - f. Delivery Challan
- 7. You are encouraged to inform the M.D. and Head of Deptt(s) on the following addresses/ contacts, in case where any OGDCL employee asks for any type of favour whether monetary or in kind:

DESIGNATION	ADDRESS	TEL#	FAX#	E. MAIL
MANAGING DIRECTOR	OGDCL HOUSE, JINNAH AVENUE, ISLAMABAD	051-9209701	051-9209708	md@ogdcl.com
OPERATION MANAGER	SADQAL OIL FIELD	057-2212272	057-	sadqal@ogdcl.com

- 8. **GOVERNING LAW:** This Local Purchase Order and any matter relating thereto shall be governed by the laws of Pakistan.
- 9. <u>WARRANTIES:</u> Supplier/Seller warrants that all goods, material, equipment or services furnished hereinabove will conform strictly to the Purchaser's specifications.
- 10. <u>TITLE:</u>Supplier/seller warrants that the goods, material, equipment shall be delivered free from any and all security interests, liens, encumbrances and claims of any nature.
- 11. **COMPLIANCE WITH LAWS:** Supplier/seller agrees to indemnify the Purchase for any loss, damage or cost suffered by the Purchaser as a consequence of the Supplier/seller's failure, deliberate or otherwise, to comply with any applicable laws, rules, regulations or orders/directives of any public sector entity and/or Government.
- 12. **ARBITRATION:** Any dispute, difference or question arising out of or in respect of this Purchase Order shall be settled by arbitration in accordance with the Arbitration Act, 1940.

	Guarantee # Date of issue: Date of expiry: Amount:
Sadqa	Gas Development Company Limited, Oil Field ang, Distt. Attock
M/ssupplie	ideration of your issuance of Local Purchase Order # / / dated to called supplier and in consideration for value received from r we (Please mention name of Bank) at the request of M/s. (Please mention name of supplier agree and under take as:-
1.	To make unconditional payments to you as called upon 5% of the value of the LPO (please mention amount of guarantee in words and figures) mentioned in the said LPO on your return demands without further recourse, question or reference to supplier or any other person in the event of default, non-performance or non-fulfillment by supplier of his obligations, liabilities responsibilities under the said LPO which you shall be the soul judge.
2.	to accept return intimation from you as conclusive and sufficient evidence of existence if a default or breach as aforesaid on the part of supplier and to make payment accordingly within 03 (Three) days of receipt thereof.
3.	To keep this guarantee in full force from the date hereof until 30 (Thirty) days from the date of delivery of last consignment of material at given destination as per LPO.
4.	To keep 50% amount of this guarantee enforce from the date hereof until 12 months from the date of delivery of last consignment of the material of at given destination as per LPO.
5.	that no grant of time or other indulgence to, amendment in the terms of LPO by agreemen between the parties or imposition or agreement with LPO in respect of the performance of

6. This guarantee shall be binding on us and our successor's interest and shall be irrevocable.

7. This guarantee shall not be affected by any change in the constitutions of the Guarantor Bank or the supplier.

this obligations under the said agreement, with or without notice to us shall in any manner discharged or otherwise affect this guarantee and our liabilities and commitments their under.

(BANKER)

BANK GUARANTEE AS ADVANCE PAYMENT

	Guarantee # Date of issue : Date of expiry: Amount :
	Gas Development Company Limited, al Oil Field , Tehsil Fatehjang, Dist. Attock
1.	WHEREAS M/s (hereinafter
	called the Supplier) have requested us to furnish a Bank Guarantee for Pak Rs
	Rs(Rupees) being% advance of the ordered value of Pak Rs (Rupees) in respect or LPO # FM/ issued on
2.	AND IN CONSIDERATION of your paying an advance of Pak Rs we, hereby guarantee to pay
	on demand a sum of Pak Rs
WE A	LSO HEREBY AGREE:
a)	to make unconditional payment of maximum amount of Pak Rs without any question and without referring to the Supplier.
b)	to keep the guarantee in force till
c)	to extend the period of enforceability of this guarantee if it becomes necessary to you and agreed to by us.
d)	we further undertake not to revoke this guarantee during its specified duration as above state except with your consent.
	(BANKER)