



Gasonet Services (RJ) Limited Corporate Office: 807, World Trade Tower Sector - 16, Noida – 201301, Uttar Pradesh

TENDER NO: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

TENDER DOCUMENT

FOR

TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER SUBMISSION DATE	:	04/07/2025 UPTO 1600 Hrs.
TENDER OPENING DATE (UNPRICED BID OPENING)	:	04/07/2025 AT 1700 Hrs.
PRE-BID MEETING DATE	:	27/06/2025 AT 1500 Hrs.
TENDER FEES	:	NA
EARNEST MONEY DEPOSIT	:	Rs. 10,00,000.00



IMPORTANT INSTRUCTION

PLEASE NOTE THAT THIS "REQUEST FOR QUOTATION [RFQ]" IS ON "ZERO-DEVIATION" BASIS. GASONET WILL ACCEPT OFFERS BASED ON THE TERMS AND CONDITIONS OF THIS "REQUEST FOR QUOTATION [RFQ] & TENDER DOCUMENT" ONLY. DEVIATION TO THE TERMS AND CONDITIONS OF "REQUEST FOR QUOTATION [RFQ] & TENDER DOCUMENT" MAY LEAD TO REJECTION OF OFFER.

"INCOMPLETE AND CONDITIONAL BIDS SHALL NOT BE CONSIDERED"

BEFORE DETAILED EVALUATION, ACCORDING TO "BID EVALUATION AND REJECTION CRITERIA", GASONET WILL DETERMINE THE SUBSTANTIAL RESPONSIVENESS OF EACH BID TO THE "RFQ & TENDER DOCUMENT". FOR THE PURPOSE OF THIS, A SUBSTANTIALLY RESPONSIVE BID CONFORMS TO ALL THE TERMS AND CONDITIONS OF THE BIDDING DOCUMENTS WITHOUT 'DEVIATIONS' OR 'RESERVATIONS' EXCEPTIONS'. GASONET'S DETERMINATION OF A BID'S RESPONSIVENESS IS BASED ON THE CONTENT OF THE BID ITSELF, WITHOUT RECOURSE TO EXTRINSIC EVIDENCE.

'TECHNICAL' AND/ OR 'COMMERCIAL' QUERY(S), IF REQUIRED, MAY BE RAISED ON THE BIDDER(S) – THE DECISION FOR WHICH WILL BE SOLELY BASED ON CIRCUMSPECTION BY 'GASONET; HOWEVER, ISSUANCE OF REQUEST FOR SUCH 'CLARIFICATIONS' SHALL NOT BE RESORTED TO MORE THAN 'ONCE'. THE 'RESPONSE(S)' TO THE SAME SHALL BE IN WRITING, AND NO CHANGE IN THE 'PRICE(S)' OR 'SUBSTANCE' OF THE BIDS SHALL BE SOUGHT, OFFERED OR PERMITTED. THE SUBSTANCE OF THE BID INCLUDES BUT NOT LIMITED TO PRICES, COMPLETION, SCOPE, TECHNICAL SPECIFICATIONS, ETC.

BIDDERS ARE REQUESTED NOT TO TAKE ANY 'DEVIATION/ EXCEPTION' TO THE TERMS AND CONDITIONS LAID DOWN IN THIS "RFQ & TENDER DOCUMENT" AND SUBMIT ALL REQUISITE DOCUMENTS AS MENTIONED IN THIS "RFQ & TENDER DOCUMENT", FAILING WHICH YOUR OFFER WILL BE LIABLE FOR REJECTION.

IF A BIDDER FAILS TO SUBMIT THE FOLLOWING DOCUMENTS, THEIR BID SHALL BE OUTRIGHTLY REJECTED:

- 1) TECHNICAL & FINANCIAL BEC DOCUMENTS
- **2)** EMD
- 3) FORMS & FORMATS
- 4) DIGITALLY SIGNED BID DOCUMENT, INCLUDING GCC
- 5) SUPPORTING DOCUMENTS (IF ANY)

THE ABOVE SHOULD ALSO BE SUBMITTED BEFORE THE DEADLINE, AS MENTIONED & DETAILED ON NEXT PAGE



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SECTION – I INVITATION FOR BIDS [IFB]



SECTION - I

INVITATION FOR BID [IFB]

TO, PROSPECTIVE BIDDERS

DATE: 23/06/2025

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

Dear Sir/ Madam,

1.0 Gasonet Services (RJ) Limited, the City Gas Distribution Company headquartered in Noida, Uttar Pradesh, invites bids from bidders for the subject services in complete accordance with the following details and enclosed Tender Documents.

2.0 The brief details of the tender are as follows:

(A)	NAME OF ITEM & QTY.	TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL					
(B)	TENDER NO.	GSL/RJ/CO/C&P-PROJECTS/BD202506S001					
(C)	TYPE OF BIDDING SYSTEM	OPEN DOMESTIC TENDER					
(D)	CONTRACT PERIOD	TENDER FOR THE PROVISION OF SERVICES FOR AN INITIAL PERIOD OF THREE (03) YEARS, WITH THE POSSIBILITY OF EXTENSION FOR UP TO AN ADDITIONAL TWO (02) YEARS.					
(E)	TENDER FEE	NOT APPLICABLE					
(F)	BID SECURITY/ EARNEST MONEY DEPOSIT (EMD)	Rs. 10,00,000.00					
(G)	DATE, TIME & VENUE OF PRE-BID MEETING	27/06/2025 AT 11:30 HRS VIA VC					
(H)	DUE DATE AND TIME OF BID SUBMISSION	04/07/2025 UPTO 1600 HRS.					
(I)	DUE DATE AND TIME OF BID SUBMISSION (HARD COPY)	04/07/2025 UPTO 1700 HRS.					
(J)	VALIDITY OF OFFER UPTO	90 DAYS FROM THE DUE DATE BID SUBMISSION					
(K)	Bank Details for EMD / CPBG	NAME OF BANK: HDFC BANK A/C NO.: 57500000994240 IFSC: HDFC0004435					
If t	he days specified above are a holiday in	GASONET, the next working day shall be implied.					



- 4. Bids must be submitted strictly following Clause No. 11 of ITB depending upon the Type of Tender as mentioned in Clause No. 2.0 (D) of IFB. The IFB is an integral and inseparable part of the bidding document.
- 5. Bidder(s) are advised to quote strictly per the tender documents' terms and conditions and not to stipulate any deviations/ exceptions.
- 6. Offer(s) received from bidders to whom tender/ information regarding tender has been issued and offers received from the bidder(s) by obtaining/ purchasing the tender document shall be considered for evaluation & award provided that the bidders are responsive.
- 7. Clarification(s)/ Corrigendum(s), if any, shall also be available on GASONET's website.
- 8. GASONET reserves the right to reject any or all the bids received at its discretion without assigning any reason whatsoever.
- 9. All bidders are requested to go through the tender as uploaded on the Gasonet website and raise all the techno-commercial queries (if any) by 27/06/2025 through mail to <u>Alok.thakur@gasonet.in</u> / dipesh.negi@gasonet.in

For participation contact Manager [Projects & C&P In-Charge], E-mail ID: dipesh.negi@gasonet.in

THIS IS NOT AN ORDER

For & on behalf of Gasonet Services (RJ) Limited

[Dipesh Negi] **Manager [Projects & C&P In-Charge],**Ph: +91-7490042375

E-mail: dipesh.negi@gasonet.in



SECTION – II

BIDDER'S ELIGIBILITY CRITERIA [BEC], METHODOLOGY FOR EVALUATION AND COMPARISON OF BIDS & INSTRUCTIONS TO BIDDERS [ITB]



SECTION - II

1. BIDDER'S ELIGIBILITY CRITERIA [BEC]

1.1 TECHNICAL CRITERIA (AS A SINGLE BIDDER)

- Bidder should have a valid PESO LNG Transportation license and own the LNG Road tankers. Bidder should own a minimum of 03 nos. LNG Road tankers in the fleet have a PESO license in the name of the owner or company.
- The bidder must have completed work of a "similar nature" within the last five years. "Similar nature" is defined as the bulk transportation of LNG, CNG, LPG, Liquid Propylene, Liquid Ethylene, Liquid Hydrogen, Liquid Nitrogen, Liquid Oxygen, or other cryogenic liquids under PESO's SMPV Rules.

To qualify, the bidder must meet one of the following minimum thresholds for total order value (inclusive of Service Tax/GST):

- One similar work with a total order value of at least ₹8.40 Crore.
- Two similar works, each with a total order value of at least ₹5.00 Crore.
- Three similar works, each with a total order value of at least ₹3.50 Crore.

Note:

- 1. The definition of Executed means successfully executed & completed.
- 2. Only documents (Purchase Order, Completion certificate, Execution Certificate, etc.) referred to/specified in the bid shall be considered in reply to queries during the evaluation of Bids. After the bid submission, only related shortfall documents will be asked for in TQ/CQ and considered for evaluation. For example, if the bidder has submitted a contract without its completion/performance certificate, the certificate will be asked for and considered.
- 3. A job executed by a bidder for its plant /projects cannot be considered as experience for meeting the requirement of BEC of the tender. However, jobs completed for a Subsidiary/Fellow subsidiary / Holding company will be considered as experience to meet BEC subject to submission of a tax-paid invoice(s) duly certified by the Statutory Auditor of the Bidder towards payments of statutory tax in support of the job executed for Subsidiary/Fellow subsidiary/ Holding company. Such Bidders are to submit these documents and those specified to meet BEC.
- 4. In case the bidder has executed multiple orders/contracts under a rate contract/agreement, all completed orders/contracts shall be considered as a single order/contract for the evaluation of the credentials of a bidder for meeting the experience criteria as mentioned above.

1.2 FINANCIAL CRITERIA (AS A SINGLE BIDDER):

1.2.1 Annual Turn Over Annual Turnover - The minimum annual turnover of the bidder as per their audited financial results in any of the preceding three financial years should be Rs. 16.80 Crore (FY 2021-22, FY 2022-23 & FY 2023-24)



1.2.2 Net Worth

The net worth of the bidder should be positive as per the immediately preceding year's audited financial results.

1.2.3 Working Capital:

The minimum working capital of the bidder as per the immediately preceding year's audited financial results should be Rs. 1.68 Crore for Financial Year 2023-24.

NOTE TO FINANCIAL BEC:

• Annual Turnover – In case the tenders have the bid closing date up to 31st December (or as amended from time to time by the Government) of the relevant financial year, and audited financial results of the immediate three preceding financial years are not available, the bidder has the option to submit the audited financial results of the three years immediately before that. Wherever the closing date of the bid is after 31st December (or as amended from time to time by the Government) of the relevant financial year, the bidder has to compulsorily submit the audited financial results for the immediate three preceding financial years.

1.3 METHODOLOGY FOR EVALUATION AND COMPARISON OF PRICE BIDS:

- a) Bids of the techno-commercially acceptable bidder will be evaluated on an overall L1 basis including GST. They will be considered for an award for evaluation of the proposal, and arriving at the L1 bidder for the total value of SOR [Services] shall be regarded as including GST.
- b) In case of a tie at the lowest bid (L1) position between two or more bidders, the order/ LOA will be placed on the bidder having the higher/ highest turnover in the last audited financial year (FY 2023-24).

NOTE TO "BIDDER'S ELIGIBILITY CRITERIA [BEC]"

[FOR STRICT COMPLIANCE]

[I]	BIDDERS	MUST :	FURNISH	ALL	RELEVA	NT CER	TIFICAT	ES/ DO	CUMENTS/
	INFORMAT	ION IN	SUPPOR	T OF	THEIR	CREDEN	NTIALS	TO TH	E ABOVE
	"ELIGIBILI"	ΓY CRI	ΓERIA" AI	LONG	WITH TH	HE 'OFFI	ER', FAI	LING W	HICH THE
	'OFFER' MA	AY BE R	EJECTED	SUMM	ARILY.				

[II]	BIDDERS NOT MEETING ANY OF THE CRITERIA MENTIONED ABOVE SHALL BE
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INSTRUCTIONS TO BIDDERS [ITB]

[TO BE READ IN CONJUNCTION WITH BIDDING DATA SHEET (BDS)]

[A] – GENERAL

1 SCOPE OF BID

- 1.1 The Employer/ GASONET, defined in the "General Conditions of Purchase [GPC]", wishes to receive the Bid as described in the Bidding Document/ Tender document issued by Employer/ Owner / GASONET.
- 1.2 SCOPE OF BID: The scope of Supply shall be as defined in the Bidding documents.
- 1.3 The successful bidder will be expected to complete the scope of the Bid within the period stated in Special Conditions of the Contract.
- 1.4 Throughout the Bidding Documents, the terms 'Bid', 'Tender' & 'Offer' and their derivative [Bidder/ Tenderer, Bid/ Tender/ Offer etc.] are synonymous. Further, 'Day' means 'Calendar Day' and 'Singular' also means 'Plural'.

2 ELIGIBLE BIDDERS

- 2.1 The Bidder shall not be under a declaration of ineligibility by Employer for Corrupt/ Fraudulent/ Collusive/ Coercive practices, as defined in "Instructions to Bidders [ITB], Clause No. 39" (Action in case Corrupt/ Fraudulent/ Collusive/ Coercive Practices).
- 2.2 The Bidder is not put on 'Holiday' by GASONET or Gasonet or Public Sector Project Management Consultant (like EIL, Mecon only due to "poor performance" or "corrupt and fraudulent practices') or banned/blacklisted by Government department/Public Sector on the due date of submission of bid. Further, neither the bidder nor their allied agency(ies) (as defined in the Procedure for Action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practices) are on the banning list of GASONET or the Ministry of Petroleum and Natural Gas.

If the bidding documents were issued inadvertently/ downloaded from the website, offers submitted by such bidders shall not be considered for opening/ evaluation/ Award and will be returned immediately to such bidders.

If there is any change in the status of the declaration before the award of the contract, the same has to be promptly informed to GASONET by the bidder.

It shall be the sole responsibility of the bidder to inform GASONET in case the bidder is put on 'Holiday' by GASONET or Public Sector Project Management Consultant (like EIL, Mecon, Resonance. Only due to "poor performance" or "corrupt and fraudulent practices") or banned/ blacklisted by Government department/ Public Sector on due date of submission of bid and during finalization of the tender. Concealment of the facts shall be tantamount to misrepresentation of facts and shall lead to action against such Bidders as per clause 39 of ITB.

2.3 The Bidder should not be under any liquidation court receivership or similar proceedings on the due date of bid submission.



If there is any change in the status of the declaration before the award of the contract, the same has to be promptly informed to GASONET by the bidder.

It shall be the bidder's sole responsibility to inform GASONET in case the bidder is under any liquidation court receivership or similar proceedings on the due date of submission of the bid and during the finalization of the tender. Concealment of the facts shall be tantamount to misrepresentation of facts and shall lead to action against such Bidders as per clause no. 39 of ITB.

- 2.4 Bidder shall not be affiliated with a firm or entity:
 - (i) That has provided consulting services related to the work to the Employer during the preparatory stages of the work or of the project of which the jobs/ services form a part or
 - (ii) That has been hired (proposed to be engaged) by the Employer as an Engineer/Consultant for the contract.
- 2.5 Neither the firm/ entity appointed as the Project Management Consultant (PMC) for a contract nor its affiliates/ JV's/ Subsidiaries shall be allowed to participate in the tendering process unless it is the sole Licensor/ Licensor nominated agent/ vendor.
- 2.6 According to the qualification criteria outlined in the bidding document, the Bidder shall furnish all necessary supporting documentary evidence to establish the Bidder's claim of meeting qualification criteria.

2.7 Power of Attorney:

Power of Attorney to be issued by the bidder in favour of the authorized employee (s), in respect of the particular tender, to sign the document, including the bid, all subsequent communications, agreements, documents, etc., about the tender and act and take any decision on behalf of the bidder (including Consortium). Any consequence resulting from such signing shall be binding on the Bidder (including Consortium).

- (I) In case of a Single Bidder, the Power of Attorney shall be issued as per the constitution of the bidder as below:
- a) In case of Proprietorship: by Proprietor
- b) In case of Partnership: by all Partners or Managing Partner
- c) In case of Limited Liability Partnership: by any bidder's employee authorized in terms of Deed of LLP
- d) In case of Public / Limited Company: PoA in favour of authorized employee(s) by Board of Directors through Board Resolution or by the designated officer authorized by the Board. The Board Resolution should be countersigned by the Company Secretary / MD / CMD / CEO.
- (II) In the case of a Consortium, Power of Attorney shall be issued by the Consortium's Leader and Consortium Member(s) as per the procedure defined above in favour of the Leader of the Consor employeetium.

A power of attorney should be valid until the successful bidder's contract/order is awarded.



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- 3 <u>BIDS FROM "JOINT VENTURE"/ "CONSORTIUM" [FOR APPLICABILITY OF THIS CLAUSE, REFER BIDDING DATA SHEET (BDS) NOT ALLOWED FOR THIS INSTANT TENDER]</u>
- 3.1 Bids from consortium/ JV of two or more members are acceptable provided they fulfil the qualification criteria and requirements stated in the Bidding Documents. Participating Consortium/ JV shall submit the Agreement as per the format F-17, clearly defining the scope and responsibility of each member. Members of consortium/ JV shall assume responsibility jointly & severally. The bid security shall be submitted by the Bidder (Consortium/ JV).
- 3.2 The Consortium/ JV Agreement must clearly define the leader/ lead partner, who shall be responsible for the timely completion of work/ services and shall receive/ send instructions for and on behalf of the consortium during the period the bid is under evaluation as well as during the execution of the contract.
- All the members shall authorize the representative from the lead partner by submitting a Power of attorney (on a non-judicial stamp paper of appropriate value) signed by legally authorized signatories of all the member(s). The bid must accompany such authorization. The authorized signatory shall sign all the documents relating to the tender/ contract. However, payment shall be made to the consortium in case of award.
- A consortium/ JV, once established at the time of submitting the Bid, shall not be allowed to be altered concerning constituting members of the JV/ Consortium or their respective roles/ scope of work, except if and when required in writing by the owner. If during the evaluation of bids, a consortium/ JV proposes any alteration/ changes in the orientation of consortium/ JV or replacements or inclusions or exclusions of any partner(s)/ member(s) which had originally submitted the bid, bid from such a consortium/ JV shall be liable for rejection.
 - 3.5 Any member of the consortium/ JV shall not be eligible either in an individual capacity or be a part of any other consortium/ JV to participate in this tender. Further, no member of the consortium/ JV shall be put on 'Holiday' by GASONET or Public Sector Project Management Consultant (like EIL, Mecon only due to "poor performance" or "corrupt and fraudulent practices") or banned/ blacklisted by Government department/ Public Sector on the due date of submission of bid. Offer submitted by such consortium/ JV shall not be considered for opening/ evaluation/ Award.

4 ONE BID PER BIDDER

- 4.1 A Firm/ Bidder shall submit only 'one [01] Bid' in the same Bidding Process. A Bidder who submits or participates in more than 'one [01] Bid' will cause all the proposals in which the Bidders have experienced to be disqualified.
- 4.2 Alternative Bids shall not be considered.
- 5 COST OF BIDDING & TENDER FEE
- 5.1 **COST OF BIDDING**



The Bidder shall bear all costs associated with the preparation and submission of the Bid, including but not limited to Bank charges for all courier charges, including taxes & duties, etc. incurred. Further, GASONET will not be responsible or liable for these costs, regardless of the outcome of the bidding process.

5.2 TENDER FEE [IF APPLICABLE]

- 5.2.1 Tender Fee, if applicable, will be acceptable as 'crossed payee accounts only' Demand Draft/Banker's Cheque payable to GASONET. The Tender Fee is to be submitted along with the bid. Offers sent without payment of the requisite Tender Fee will be ignored straightaway.
- 5.2.2 If a particular tender is cancelled, the tender fee will be refunded to the concerned bidders without any interest charges. The Owner shall entertain no plea in this regard.
- 5.2.3 SMEs (Small and Micro Enterprises) are exempted from submission of Tender fees following the provisions of the Public Procurement Policy for MSE-2012 and Clause 40 of ITB. The Government Departments/ PSUs are also exempted from the payment of tender fees.

6 <u>SITE VISIT [NOT APPLICABLE IN THIS TENDER]</u>

- 6.1 The Bidder is advised to visit and examine the site of works and its surroundings and obtain for itself on its responsibility all information that may be necessary for preparing the Bid and entering into a Contract for the required job. The Bidder shall bear the costs of visiting the site.
- 6.2 The Bidder or any of its personnel or agents shall be granted permission by the Employer to enter upon its premises and land for such visits, but only upon the express conditions that the Bidder, its personnel and agents will release and indemnify the Employer and its personnel, agents from and against all liabilities in respect thereof, and will be responsible for death or injury, loss or damage to property, and any other loss, damage, costs, and expenses incurred as a result of inspection.
- 6.3 The Bidder shall not be entitled to hold any claim against GASONET for non-compliance due to lack of any kind of pre-requisite information as it is the sole responsibility of the Bidder to obtain all the necessary information concerning site, surrounding, working conditions, weather etc., on its own before submission of the bid.



[B] - BIDDING DOCUMENTS

7 CONTENTS OF BIDDING DOCUMENTS

- 7.1 The contents of Bidding Documents/ Tender Documents are those stated below and should be read in conjunction with any 'Addendum/ Corrigendum' issued following "ITB: Clause-9":
 - ➤ Section I: Invitation for Bids [IFB]
 - ➤ Section II: Bidder's Eligibility Criteria [BEC] & Methodology For Evaluation And Comparison Of Bids, InstructionsBidders [ITB]
 - ➤ Section III: General Conditions of Contract Goods [GCC GOODS]
 - ➤ Section IV: Scope of Supply including Technical Specifications and SCC
 - ➤ Section V: Other Forms and Formats
 - ➤ Section VI: Schedule of Rates [SOR]
 - * Request for Quotation, wherever applicable, shall also form part of the Bidding Document.
- 7.2 The Bidder must examine all instructions, forms, terms & conditions in the Bidding Documents. The "Request for Quotation [RFQ] & Invitation for Bid (IFB)", together with all its attachments, shall be considered to be read, understood and accepted by the Bidders. Failure to furnish all information required by the Bidding Documents or submission of a Bid not substantially responsive to the Bidding Documents in every respect will be at Bidder's risk. It may result in the rejection of his Bid.

8 CLARIFICATION OF BIDDING DOCUMENT

- A prospective Bidder requiring any clarification(s) of the Bid Documents may notify GASONET in writing or by fax or email at GASONET's mailing address as indicated in the BDS, no later than 02 (two) days before pre-bid meeting (in cases where pre-bid meeting is scheduled) or 05 (five) days before the bid closing date in cases where pre-bid meeting is not held. GASONET reserves the right to ignore the bidder's request for clarification if received after the period above. GASONET may respond in writing to the request for clarification. GASONET's response, including an explanation of the query, but without identifying the source, will be uploaded on GASONET's website [www.Gasonet.co.in]/communicated to prospective bidders by e-mail/ fax.
- 8.2 Any clarification or information required by the Bidder but not received by the Employer at clause 8.1 (refer BDS for address) above is liable to be considered as "no clarification/information required".

9 AMENDMENT OF BIDDING DOCUMENTS

9.1 At any time before the 'Bid Due Date', the Owner may modify the Bidding Documents by addenda/corrigendum for any reason at its initiative or in response to a clarification requested by a prospective Bidder, modify the Bidding Documents by addenda/corrigendum.



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- 9.2 Any addendum/ corrigendum thus issued shall be part of the Bidding Documents and may be hosted on the Gasonet website [www.Gasonet.in] only.
- 9.3 The Employer, if considered necessary, may extend the Bid submission date to allow the Bidders a reasonable time to furnish their most competitive bid considering the amendment issued.

[C] – PREPARATION OF BIDS

10 LANGUAGE OF BID

The bid prepared by the bidder and all correspondence/ drawings and documents relating to the bid exchanged by the bidder and GASONET shall be written in English alone. Any printed literature furnished by the bidder may be written in another language as long as it is accompanied by an ENGLISH translation duly authenticated by the Chamber of Commerce of the bidder's country, in which case, for interpretation of the bid, the ENGLISH translation shall govern.

In the event of submission of any document/ certificate by the Bidder in a language other than English, the English translation of the same duly authenticated by the Chamber of Commerce of Bidder's country shall be submitted by the Bidder.

11 DOCUMENTS COMPRISING THE BID [MANUAL & E-TENDER]

- 11.1 **In case the Bids are invited under the Manual Two Bid system**. The Bid prepared by the Bidder shall comprise the following components sealed in 2 different envelopes:
- 11.1.1 **ENVELOPE-I: "TECHNO-COMMERCIAL/ UN-PRICED BID"** shall contain the following:
- 'Covering Letter' on Bidder's 'Letterhead' clearly specifies the enclosed contents.
- 'Bidder's General Information', as per 'Form F-1'.
- 'Bid Form', as per 'Form F-2
- Copies of documents, as required
- To confirm that the prices are quoted in the requisite format complying with the requirements, a copy of the Schedule of Rate (SOR) with prices blanked out mentioning quoted/ note quoted (as applicable) written against each item.
- 'Letter of Authority' on the Letter Head, as per 'Form F-5'
- 'No Deviation Confirmation', as per 'Form F-6'
- 'Bidder's Declaration regarding Bankruptcy', in 'Form F 7'
- 'Agreed Terms and Conditions; as per 'Form F-10'
- Duly attested documents following the "BID EVALUATION CRITERIA [BEC]" establishing the qualification.
- Undertaking on the Letterhead, as per Form F 12.



- Power of Attorney for authorized signatory in non-judicial stamp paper/ copy of Board Resolution, the authorized signatory shall be signing the bid and any consequence resulting from such signing shall be binding on the bidder.
- Any other information/ details required as per the Bidding Document
- EMD/ Bid Security in original as per Clause 16 of ITB
- All forms and Formats, including Annexure
- Initial Tender Fee (if applicable)
- List of consortium/ JV member (s), if any, and Consortium Agreement (as per format) clearly defining their involvement & responsibility in this work, wherever applicable as specified elsewhere in the IFB/ RFQ/ BEC.- [NOT ALLOWED IN THIS INSTANT TENDER]
- Tender Document duly signed/digitally signed by the Authorized Signatory.
- Additional document specified in Bidding Data Sheet (BDS).

Note: All the pages of the Bid must be signed by the "Authorized Signatory" of the Bidder.

11.1.2 ENVELOPE – II: Price Bid [IN CASE OF MANUAL BID ONLY]

The bidders shall submit the Price Bids in PDF format per the SOR and Un-Priced Bids. Price bid PDF shall be encrypted with a password. Password shall be 12 (Tweleve) alphanumeric characters long. The price bid of any bidder who submits a PDF without password encryption shall be summarily rejected.

Passwords shall be emailed separately by bidders Gasonet as per the following instructions.

a	The first three characters of the password shall be emailed to the CFO	gajendra.bhardwaj@gasonet.in
b	The following Next Three Characters of the password shall be emailed to the VP (EP&P)	alok.thakur@gasonet.in
c	The following Next Three Characters of the password shall be emailed to the Senior Executive (C&P)	vineeta.pandey@gasonet.in
d	The following last three Characters of the password shall be with the bidder.	

- The Prices are to be submitted strictly per the Schedule of Rate of the bidding documents. GASONET shall not be responsible for any failure of the bidder to follow the instructions.
- Bidders are advised NOT to mention Rebate/ Discount separately in the SOR format or anywhere else in the offer. In case Bidder(s) intend to offer any Rebate/ Discount, they should include the same in the item rate(s) itself under the "Schedule of Rate (SOR)" and indicate the discounted unit rate(s) only.
- If any unconditional **rebate** has been offered at the quoted rate, the same shall be considered in arriving at the evaluated price. However, no cognizance shall be taken for any conditional discount to assess the bids.



- In case it is observed that any of the bidder(s) has/ have offered suo-moto Discount/ Rebate after opening an unpriced bid but before opening price bids, such discount/ rebate(s) shall not be considered for evaluation. However, in the event of the bidder emerging as the lowest evaluated bidder without considering the discount/ rebate(s), then such discount/ rebate(s) offered by the bidder shall be considered for Award of Work, and the same will be conclusive and binding on the bidder.
- In the event as a result of techno-commercial discussions or according to seeking clarification/confirmations from bidders while evaluating the un-priced part of the bid, any of the bidders submits a sealed envelope stating that it contains revised prices, such bidder(s) will be requested to withdraw the adjusted prices failing which the bid will not be considered for further evaluation.
- If any bidder does not quote for any item(s) of the "Schedule of Rates" and the estimated price impact is more than 10% of the quoted price, the bid will be rejected. If such price impact of unquoted items is 10% or less of his quoted price, then the unquoted item(s) shall be loaded at the highest price quoted by the other bidders. If such a bidder happens to be the lowest evaluated bidder, the price of unquoted items shall be considered included in the quoted bid price.
- 11.2 In case of bids invited under a *single bid system*, a single envelope containing all documents specified in Clause 11.1.1 & 11.1.2 of ITB above forms the BID. All corresponding conditions specified in Clause 11.1.1 & 11.1.2 of ITB shall become applicable in such a case.

12 SCHEDULE OF RATES/ BID PRICES

- 12.1 Unless stated otherwise in the Bidding Documents, the Contract shall be for the works described in the Bidding Document, based on the rates and prices submitted by the Bidder and accepted by the EMPLOYER. The prices quoted by the Bidders will include all taxes except **GST** (**CGST & SGST**/ **UTGST or IGST**).
- 12.2 Prices must be filled in the format for 'Schedule of Rates [SOR]' enclosed as part of the Tender Document. If quoted in separate typed sheets and any variation in item description, unit or quantity is noticed, the bid will be rejected.
- 12.3 Bidder shall quote for all the items of "SOR after careful analysis of the cost involved for the performance of the completed item considering all parts of the Bidding Document. In case any activity though specifically not covered in the description of the item under 'SOR' but is required to complete the works as per Specifications, Scope of Work/ Service, Standards, General Conditions of Contract ("GCC"), Special Condition of Contract ("SCC") or any other part of Bidding Document, the prices quoted shall deem to be inclusive of cost incurred for such activity.
- 12.4 All duties, taxes and other levies [if any] payable by the Contractor under the Contract or for any other cause except final **GST** (**CGST & SGST**/ **UTGST or IGST**) shall be included in the rates/prices and the total bid-price submitted by the Bidder. The applicable rate of **GST** (**CGST & SGST**/ **UTGST or IGST**) on the contract value shall be indicated in the Agreed Terms & Conditions (Format F10) and SOR.
- 12.5 Prices quoted by the Bidder shall remain firm, fixed, and valid until completion of the Contract and will not be subject to variation on any account. Any new taxes and duties, if imposed by the State/Govt. of India after the due date of bid submission but before the Contractual Delivery Date, shall be reimbursed to the contractor on submission of documentary evidence for proof of payment of State/Govt. Authorities and after ascertaining its applicability concerning the contract.
- 12.6 The Bidder shall quote the prices both in 'figures' & words. There should not be any discrepancy between the prices indicated in the figures and the prices shown in words. In case of any discrepancy, the same shall be dealt with as per clause no.3 of ITB.



12.7 Further, the Bidder shall also mention the **Service Accounting Codes** (SAC) at the designated place in SOR.

13 GOODS AND SERVICES TAX (CGST & SGST/ UTGST Or IGST)

- 13.1 Bidders must submit a notarized copy of the GST Registration Certificate while submitting the bids wherever **GST (CGST & SGST/ UTGST or IGST)** is applicable.
- 13.2 Quoted prices should include all taxes and duties, except **GST** (**CGST & SGST/ UTGST or IGST**). Please note that the GST payment responsibility (**CGST & SGST/ UTGST or IGST**)

Lies with the Supplier of Goods/ Services only. Supplier of Goods/ Services (Service Provider) providing taxable service shall issue an Invoice/ Bill as the case may be, as per rules/regulations of GST. Further, returns and details required to be filled under GST laws & regulations should be timely filed by the Supplier of Goods/ Services (Service Provider) with the requisite information.

Payments to the Service Provider for claiming GST (CGST & SGST/ UTGST or IGST) will be made provided the above formalities are fulfilled. Further, GASONET may seek copies of challan and certificate from Chartered Accountant for deposit of GST (CGST & SGST/ UTGST or IGST) collected from the Owner.

- 13.3 In case CBEC (Central Board of Excise and Customs)/ any equivalent government agency brings to the notice of GASONET that the Supplier of Goods/ Services (Service Provider) has not remitted the amount towards **GST** (**CGST & SGST/ UTGST or IGST**) collected from GASONET to the government exchequer, then, that Supplier of Goods/ Services (Service Provider) shall be put under Holiday list of GASONET for six months as mentioned in Procedure for Evaluation of Performance of Vendors/ Suppliers/ Contractors/ Consultants.
- In case of statutory variation in GST (CGST & SGST/ UTGST or IGST), other than due to a change in turnover, payable on the contract value during the contract period, the Supplier of Goods/ Services (Service Provider) shall submit a copy of the 'Government Notification' to evidence the rate as applicable on the Bid due date and on the date of revision.

Beyond the contract period, in case GASONET is not entitled to input tax credit of GST (CGST & SGST/UTGST or IGST), then any increase in the rate of GST (CGST & SGST/UTGST or IGST) beyond the contractual delivery period shall be to Service Provider's account. In contrast, any decrease in the rate GST (CGST & SGST/UTGST or IGST) shall be passed on to the Owner.

Beyond the contract period, in case GASONET is entitled to input tax credit of GST (CGST & SGST/ UTGST or IGST). Statutory variation in applicable GST (CGST & SGST/ UTGST or IGST) on supply and incidental services shall be to GASONET's account.

Claim for payment of **GST** (**CGST & SGST**/ **UTGST or IGST**)/ Statutory variation should be raised within two [02] months from the date of issue of 'Government Notification' for payment of differential (in%) **GST** (**CGST & SGST**/ **UTGST or IGST**), otherwise, claim in respect of above shall not be entertained for payment of arrears.

The base date to apply statutory variation shall be the Bid Due Date.



- 13.5 Where the GASONET is entitled to avail the input tax credit of **GST (CGST & SGST/ UTGST or IGST):-**
- 13.5.1 Owner/ GASONET will reimburse the GST (CGST & SGST/ UTGST or IGST) to the Supplier of Goods/ Services (Service Provider) at actual against submission of Invoices as per the format specified in rules/ regulation of GST to enable Owner/ GASONET to claim an input tax credit of GST (CGST & SGST/ UTGST or IGST) paid. In case of any variation in the executed quantities, the amount on which the GST (CGST & SGST/ UTGST or IGST) is applicable shall be modified in the same proportion. Suppliers should timely file returns and details required to be filled under GST laws & rules with requisite details.
- 13.5.2 The input tax credit of **GST (CGST & SGST/ UTGST or IGST)** quoted shall be considered for evaluation of bids, per the tender document's evaluation criteria.
- 13.6 Where the GASONET is not entitled to avail/ take the full input tax credit of **GST (CGST & SGST/UTGST or IGST):-**
- 13.6.1 Owner/ GASONET will reimburse **GST** (**CGST & SGST**/ **UTGST or IGST**) to the Supplier of Goods/ Services (Service Provider) at actual against submission of Invoices as per format specified in rules/ regulation of GST subject to the ceiling amount of **GST** (**CGST & SGST**/ **UTGST or IGST**) as quoted by the bidder, subject to any statutory variations, except variations arising due to change in turnover. In case of any variation in the executed quantities (If directed and/ or certified by the Engineer), the ceiling amount on which **GST** (**CGST & SGST**/ **UTGST or IGST**) is applicable will be modified on a pro-rata basis.
- 13.6.2 The bids will be evaluated based on the total price, including applicable **GST (CGST & SGST/UTGST)**
- 13.7 GASONET will prefer to deal with registered suppliers of goods/ services under GST. Therefore, bidders are requested to register under GST; it is not registered yet.

 However, if any unregistered bidder submits, their prices will be loaded with applicable GST (CGST & SGST/ UTGST or IGST) while evaluating the bid. Where GASONET is entitled to an input credit of GST (CGST & SGST/ UTGST or IGST), the same will be considered for evaluation of the bid as per the evaluation methodology of the tender document.
- In case GASONET is required to pay entire/specific portion of applicable GST (CGST & SGST/UTGST or IGST) and remaining amount, if any, is to be deposited by Bidder directly as per GST (CGST & SGST/UTGST or IGST) laws, entire applicable rate/amount of GST (CGST & SGST/UTGST or IGST) to be indicated by bidder in the SOR.
 - Where GASONET must discharge **GST** (**CGST & SGST**/ **UTGST or IGST**) liability under reverse charge mechanism, and GASONET has paid or is/ liable to pay **GST** (**CGST & SGST**/ **UTGST or IGST**) to the Government on which interest or penalties becomes payable as per GST laws for any reason which is not attributable to GASONET or ITC concerning such payments is not available to GASONET for any reason which is not attributable to GASONET, then GASONET shall be entitled to deduct/ setoff/ recover such amounts against any amounts paid or payable by GASONET to Contractor/ Supplier.



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13.9 The contractor shall ensure timely submission of invoice(s) as per rules/ regulations of GST with all required supporting document(s) within a period specified in Contracts/ LOA to enable GASONET to avail input tax credit. Further, returns and details needed to be filled under GST laws & rules should be timely filed by the supplier with the requisite information.

> Suppose input tax credit concerning GST (CGST & SGST/ UTGST or IGST) is not available to GASONET for any reason not attributable to GASONET. In that case, GASONET shall not be obligated or liable to pay or reimburse GST (CGST & SGST/UTGST or IGST) charged in the invoice(s) and shall be entitled to/ deduct/ setoff/ recover the such GST (CGST & SGST/ UTGST or IGST) thereupon together with all penalties and interest if any, against any amounts paid or payable by GASONET to Supplier of Goods/ Services.

13.10 Regarding Reconciliation between GSTR 2A and Input Tax Credit

Supplier shall ensure timely submission of correct invoice(s), as per GST rules/ regulation, with all required supporting document(s) within a period specified in Contract to enable GASONET to avail input credit of GST (CGST&SGST/UTGST or IGST). Further, returns and details required to be filled under GST laws & rules should be timely filed by the Supplier of Goods / Services with the requisite information.

Suppose input tax credit is unavailable to GASONET for any reason not attributable to GASONET. In that case, GASONET shall not be obligated or liable to pay or reimburse GST (CGST&SGST/UTGST or IGST) claimed in the invoice(s) and shall be entitled to deduct / setoff / recover such GST amount (CGST&SGST/UTGST or IGST) or Input Tax Credit amount together with penalties and interest, if any, against any amounts paid or becomes payable by GASONET in future to the Supplier/Contractor under this contract or any other contract.

In case CBIC (Central Board of Indirect Taxes and Customs)/ any tax authority / any equivalent government agency brings to the notice of GASONET that the Supplier has not remitted the amount towards GST (CGST & SGST/UTGST or IGST) collected from GASONET to the government exchequer, then, that Supplier shall be put under Holiday.

The supplier shall mention the particulars of Gasonet on the Invoice. Besides, if any other details of GASONET are required under GST rules/ regulations on the date of dispatch, the same shall also be mentioned on the Invoice.

However, if any unregistered bidder submits their bid, their prices will be loaded with applicable GST (CGST & SGST/UTGST or IGST) during the bid evaluation.

If the GST rating of the vendor on the GST portal / Govt. official website is negative/blacklisted, then the bids may be rejected by GASONET. Further, in case the rating of a bidder is negative/blacklisted after the award of work for supply of goods/services, then GASONET shall not be obligated or liable to pay or reimburse GST (CGST & SGST/UTGST or IGST) to such vendor and shall also be entitled to deduct/recover such GST (CGST & SGST/UTGST or IGST) along with all penalties/interest, if any, incurred by GASONET.

GASONET will prefer to deal with registered suppliers of goods/ services under GST. Therefore, bidders are requested to register under GST; it is not registered yet.

13.10 ANTI-PROFITEERING CLAUSE



As per Clause 171 of the GST Act, it is mandatory to pass on the benefit due to a reduction in tax rate or from an input tax credit to the consumer by way of a commensurate reduction in price. The Supplier of Goods/ Services may note the above and quote their prices accordingly.

13.11 In case the GST rating of the vendor on the GST portal/ Govt. official website is negative/ black listed, then the bids may be rejected by GASONET. Further, in case the rating of a bidder is negative/blacklisted after the award of work for the supply of goods/ services, then GASONET shall not be obligated or liable to pay or reimburse GST to such vendor and shall also be entitled to deduct/ recover such GST along with all penalties/ interest, if any, incurred by GASONET.

14 **BID CURRENCIES**

Bidders must submit bids in Indian Rupees only.

15 **BID VALIDITY**

- 15.1 Bids shall be kept valid for 'Ninety [90] Days' from the final 'Bid Due Date'. A Bid valid for a shorter period may be rejected by GASONET as 'non-responsive'.
- 15.2 In exceptional circumstances, before the original 'Bid Validity Period' expires, the Employer may request the Bidders to extend the 'Period of Bid Validity' for a specified additional period. The request and its responses shall be made in writing or by fax/email. A Bidder may refuse the request without forfeiture of his 'Bid Security'. A Bidder agreeing to the request will not be required or permitted to modify his Bid but will be required to extend the validity of its 'Bid Security' for the extension period and following "ITB: Clause 16" in all respects.

16 EARNEST MONEY/ BID SECURITY

- 16.1 Bids must be accompanied by 'Earnest Money/ Bid Security' in the form of 'Demand Draft' or 'Banker's Cheque' [in favour of Gasonet Services (RJ) Limited] or 'Bank Guarantee' or 'Letter of Credit' as per the format given in Form-4/4A of the bidding documents. Bidders shall ensure that 'Bid Security', having a validity of at least 'two [02] months' beyond the validity of the bid, must accompany the Bid in the format(s) made available in the Bidding Document. A bid not accompanied by 'Bid Security' or 'Bid Security' not in requisite form shall be liable for rejection. The Bid Security shall be submitted in Indian Rupees only.
- 16.2 The 'Bid Security' is required to protect GASONET against the risk of Bidder's conduct, which would warrant the 'Bid Security's' forfeiture under "ITB: Clause-16.7"
- 16.3 GASONET shall not be liable to pay any Bank charges, commission interest, etc., on the amount of 'Bid Security'. If 'Bid Security' is a 'Bank Guarantee', the same shall be from any Indian scheduled Bank or a branch of an International Bank situated in India and registered with 'Reserve Bank of India' as a Scheduled Foreign Bank. However, in case of 'Bank Guarantee' from Banks other than the Nationalized Indian Banks, the Bank must be a commercial Bank having a net worth over Rs.100 Crores [Rupees One Hundred Crores], and a declaration to this effect should be made by such commercial Bank either in the 'Bank Guarantee' itself or separately on its letterhead. 'Earnest Money/ Bid Security shall be valid for 'two [02] months' beyond the 'Bid Validity Period.'



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Gasonet Services (RJ) Limited owing "ITR: Clause-16.1 & Clause-16.3" may be a

- 16.4 Any Bid not secured following "ITB: Clause-16.1 & Clause-16.3" may be rejected by GASONET as non-responsive.
- 16.5 Unsuccessful Bidder's 'Earnest Money/ Bid Security' will be discharged/ returned as promptly as possible, but not later than 'thirty [30] days' after finalization of tender.
- 16.6 The successful Bidder's 'Bid Security' will be discharged upon the Bidder's acknowledging the 'Award' and signing the 'Agreement' and furnishing the 'Contract Performance Security/ Security Deposit' under clauses 37 & 38 of ITB.
- 16.7 Notwithstanding anything contained herein, the 'Bid Security' may also be forfeited in any of the following cases:
 - (a) If a Bidder withdraws his Bid during the 'Period of Bid Validity.'
 - (b) If a Bidder has indulged in corrupt/ fraudulent/ collusive/ coercive practice
 - (c) If the Bidder modifies bids during the bid validity period (after the submission date).
 - (d) Violates any other condition mentioned elsewhere in the tender document, which may lead to forfeiture of EMD.
 - (e) In the case of a successful Bidder, if the Bidder fails to:
 - (i) to acknowledge receipt of the "Notification of Award"/ "Fax of Intent [FOI]/ Fax of Acceptance [FOA]",
 - (ii) to furnish "Contract Performance Security/ Security Deposit" following "ITB: Clause 38"
 - (iii) to accept 'arithmetical corrections' as per provision of clause 30 of ITB.
- 16.8 Bid Security should be in favour of Gasonet and addressed to GASONET. If Bid Security is a 'Bank Guarantee' or 'Letter of Credit', the same must indicate the Bid Document No. And the Work for which the Bidder is quoting. This is essential to have a proper correlation at a later date. The 'Bid Security' should be in the form provided at 'Form F-4'/ 'Form F-4S'.
- 16.9 MSEs (Micro and Small Enterprises) are exempted from submission of EMD/ Bid Security following the provisions of PPP-2012 and Clause 40 of ITB. The Government Departments/ PSUs are also exempted from the payment of Bid Security.

17 PRE-BID MEETING (IF APPLICABLE)

- 17.1 The Bidder(s) or his designated representatives are invited to attend a "Pre-Bid Meeting" which will be held at the address specified in IFB. A bidder is expected to not depute more than 02 representatives for the meeting.
- 17.2 The purpose of the meeting will be to clarify issues and to answer questions on any matter that may be raised at that stage.
- 17.3 Text of the questions raised, the responses given, and any responses prepared after the meeting will be uploaded on the GASONET website against the Tender. Any modification of the Contents of Bidding Documents listed in "ITB: Clause-7.1" that may become necessary as a result of the Pre-Bid Meeting shall be made by the Employer exclusively through the issue of an Addendum/ Corrigendum according to "ITB: Clause 9", and not through the minutes of the Pre-Bid Meeting.



17.4 Non-attendance of the Pre-Bid Meeting will not be a cause for disqualification of Bidder.

18 FORMAT AND SIGNING OF BID

- 18.1 The original and all copies of the Bid shall be typed or written in indelible ink [in the case of copies, photocopies are also acceptable] and shall be signed by a person or persons duly authorized to sign on behalf of the Bidder (as per POA). The name and position held by each person signing must be typed or printed below the signature. All pages of the Bid except for unnamed printed literature where entry(s) or amendment(s) have been made shall be initiated by the person or persons signing the Bid.
- 18.2 The Bid shall contain no alterations, omissions, or additions unless such corrections are initiated by the person or persons signing the Bid.

19 ZERO DEVIATION AND REJECTION CRITERIA

19.1 ZERO DEVIATION

Deviation to terms and conditions of "Bidding Documents" may lead to the rejection of the bid. GASONET will accept submissions based on the terms & conditions of the "Bidding Document" only. Bidder may note that GASONET will determine the substantial responsiveness of each bid to the Bidding Documents according to the provision contained in clause 29 of ITB. For this purpose, a substantially responsive bid conforms to all terms and conditions of the Bidding Documents without deviations or reservations. GASONET's determination of a bid's responsiveness is based on the content of the bid itself without recourse to extrinsic evidence. GASONET reserves the right to raise technical and/ or commercial query(s), if required, may be raised on the bidder(s). The response(s) to the same shall be in writing, and no change in the price(s) or substance of the bids shall be sought, offered or permitted. The substance of the bid includes but is not limited to prices, completion, scope, technical specifications, etc. Bidders are requested not to take any deviation/ exception to the terms and conditions laid down in this "Tender Documents" and submit all requisite documents as mentioned in this "Tender Documents", failing which their offer will be liable for rejection. If a bidder does not reply to the queries in the permitted time frame, then its bid shall be evaluated based on the documents available in the bid.

19.2 REJECTION CRITERIA

Notwithstanding the above, deviation from the following clauses of the Tender document shall lead to a summary rejection of the Bid:

- Firm Price
- Earnest Money Deposit/ Bid Security
- Specifications & Scope of Work
- Schedule of Rates/ Price Schedule/ Price Basis
- Duration/ Period of Contract/ Completion Schedule
- Period of Validity of Bid
- Price Reduction Schedule
- Contract Performance Bank Guarantee/ Security Deposit
- Guarantee/ Defect Liability Period



- Arbitration/ Resolution of Dispute/ Jurisdiction of Court
- Force Majeure & Applicable Laws
- Any other condition mentioned in the tender document elsewhere that non-compliance with the clause leads to rejection of the bid.

Note: Further, it is again reminded not to mention any condition in the Bid that contradicts the terms and conditions of the Tender document.

20 <u>E -PAYMENT</u>

Gasonet has initiated payments to Suppliers and Contractors electronically and facilitated the payments electronically through 'e-banking'. The successful bidder should give the bank account details as per the bank mandate form.



[D] – SUBMISSION OF BIDS

21 SUBMISSION, SEALING AND MARKING OF BIDS

- 21.1 In the case of manual tendering, the bid must be submitted in a sealed envelope. If the envelope is not sealed & marked as per Clause No. 11 of ITB, the employer will assume no responsibility for the misplacement or pre-mature opening of the bid.
- 21.2 All the bids shall be addressed to the owner at the address specified in IFB.
- 21.3 Bids submitted under the name of AGENT/ CONSULTANT/ REPRESENTATIVE/ RETAINER/ ASSOCIATE, etc., on behalf of a bidder/ affiliate shall not be accepted.

DEADLINE FOR SUBMISSION OF BIDS

- 22.1 In the case of manual tendering, EMD, along with the bid, must be submitted within the due date & time.
- 22.2 GASONET may, in exceptional circumstances and at its discretion, extend the deadline for submission of Bids (clause 9 ITB refers). In this case, all rights and obligations of GASONET and the Bidders, previously subject to the original deadline, will be subject to the deadline as extended. Notice for the bid submission date extension will be uploaded on GASONET's website/communicated to the bidders.

23 LATE BIDS

- 23.1 Any bid received after the notified date and time of tender closing will be treated as late bids.
- 23.2 In the case of manual tendering, bids received by GASONET after the deadline for submission of bids shall not be considered. Such late bids shall be returned to the bidder within "10 days" in 'unopened conditions'. The bid bond of such bidders shall be returned along with the unopened bid. In the case of e-tendering, where the bid bond/ physical documents have been received but the bidder does not submit the bid in the e-tendering portal, such bid bond/ physical documents shall be returned immediately.
- 23.3 Unsolicited Bids or Bids received to address other than one stipulated explicitly in the tender document will not be considered for evaluation/ opening/ award if not accepted to the specified destination within the stipulated date & time.

24 MODIFICATION AND WITHDRAWAL OF BIDS

24.1 Modification and withdrawal of bids shall be as follows:

24.1.1 IN THE CASE OF MANUAL BIDDING

The bidder may withdraw or modify its bid after bid submission but before the due date for submission as per the tender document, provided that GASONET receives the written notice of the modification/ substitution/ withdrawal before the deadline for submission of a bid.



- 24.2 The modification shall also be prepared, sealed, marked and dispatched following the provision of clause 22 of ITB, with the outer and inner envelopes additionally marked modification or withdrawal as appropriate. A withdrawal notice may also be sent by e-mail or fax but followed by a signed confirmation copy post not later than the deadline for submission of bids. No bid shall be modified/ withdrawn after the deadline for submission of bids.
- 24.3 No bid shall be allowed to be withdrawn/ modified/ substituted between the deadline for submission of bids and the expiration of the bid validity period specified by the bidder on the Bid Form. Withdrawal/ Modification/ Substitution of a bid during this interval shall result in the bidder's forfeiture of his bid security according to clause 16 of ITB and rejection of the bid.
- 24.4 The latest submitted bid shall be considered for evaluation and all other bids shall be regarded as unconditionally withdrawn.
- 24.5 In case after the price bid opening, the lowest evaluated bidder (L1) is not awarded the job for any mistake committed by him in bidding or withdrawal of bid or modification of bid or varying any term in regard thereof leading to re-tendering, GASONET shall forfeit EMD paid by the bidder and such bidders shall be debarred from participation in re-tendering of the same job(s)/ item(s). Further, such a bidder will be put on holiday for six months after following the due procedure.

25 <u>EMPLOYER'S RIGHT TO ACCEPT ANY BID AND TO REJECT ANY OR ALL BIDS</u>

GASONET reserves the right to accept or reject any Bid and to annually the Bidding process and reject all Bids at any time before the award of the Contract, without thereby incurring any liability to the affected Bidder or Bidders or any obligations to inform the affected Bidder or Bidders of the ground for GASONET's action. However, Bidder, if so desire, may seek the reason (in writing) for the rejection of their Bid, to which GASONET shall respond quickly.



[E] – BID OPENING AND EVALUATION

FOR TENDERS HOSTED ON GASONET WEBSITE, BIDS WILL BE OPENED DIRECTLY ON GASONET WEBSITE ONLY AFTER THE DUE DATE FOR OPENING THE SAME WITHOUT ANY PRIOR NOTICE TO ANY BIDDER.

PRICE BIDS OF SUCCESSFUL BIDDERS WILL BE OPENED DIRECTLY WITHOUT ANY PRIOR INTIMATION.

26 BID OPENING

26.1 Un-priced Bid Opening

GASONET will open bids in the presence of bidders' designated representatives who choose to attend at the date, time and location stipulated in the BDS. The bidders' representatives, who are present, shall sign a bid opening register evidencing their attendance.

26.2 **Priced Bid Opening**

26.2.1 GASONET will open the price bids of those bidders who meet the qualification requirement and whose bids are determined to be technically and commercially responsive. Bidders selected for opening their price bids shall be informed about the date of the opening. Bidders may depute their authorized representative to attend the bid opening.

The bidders' representatives, who are present, shall sign a register evidencing their attendance and may be required to be present on short notice.

- 26.2.2 The price bids of those not found to be techno-commercially responsive bidders shall be unopened and returned unopened after opening the price bids of techno-commercially responsive bidders.
- 26.3 In case of bids invited under the single bid system, the bid shall be opened on the specified due date & time.

27 CONFIDENTIALITY

Information relating to the examination, clarification, evaluation, and comparison of Bids and recommendations for the award of a Contract shall not be disclosed to Bidders or any other persons not officially concerned with such process. Any effort by a Bidder to influence the Employer's processing of Bids or award decisions may result in the rejection of the Bidder's Bid, and action shall be initiated as per procedure in this regard.

28 <u>CONTACTING THE EMPLOYER</u>

28.1 From the time of Bid opening to the time of award of the Contract, if any Bidder wishes to contact the Employer on any matter related to the Bid, it should do so in writing. Information relating to the examination, clarification, evaluation & recommendation for award shall not be disclosed.



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28.12 Any effort by the Bidder to influence the Employer in the Employer's 'Bid Evaluation', 'Bid Comparison', or 'Contract Award' decisions may result in the rejection of the Bidder's Bid and action shall be initiated as per procedure in this regard.

29 EXAMINATION OF BIDS AND DETERMINATION OF RESPONSIVENESS

- 29.1 The owner's determination of a bid's responsiveness is based on the content of the request only. Before the detailed evaluation of Bids, the Employer will determine whether each Bid-
 - (a) Meets the "Bid Evaluation Criteria" of the Bidding Documents;
 - (b) Has been properly signed;
 - (c) Is accompanied by the required 'Earnest Money/ Bid Security';
 - (d) Is substantially responsive to the requirements of the Bidding Documents; and
 - (e) Provides any clarification and/ or substantiation that the Employer may require to determine responsiveness according to "ITB: Clause 29.2."
- 29.2 A substantially responsive Bid conforms to all the terms, conditions and specifications of the Bidding Documents without material deviations, reservations or omissions for this purpose; the employer defines the preceding terms below:-
 - (a) "Deviation" is a departure from the requirement specified in the tender documents.
 - (b) "Reservation" is the setting of limiting conditions or withholding from complete acceptance of the requirement in the tender documents.
 - (c) "Omission" is the failure to submit part or all of the information or documentation required in the tender document.
- 29.3 A material deviation, reservation or omission is one that,
 - (a) If accepted would,
 - (i) Affect in any substantial way the scope, quality, or performance of the job as specified in tender documents.
 - (ii) Limit, in any substantial way, inconsistent with the Tender Document, the Employer's rights or the tenderer's obligations under the proposed Contract.
 - (b) It would unfairly affect the competitive position of other bidders presenting substantially responsive bids if rectified.
- 29.4 The employer shall examine all aspects of the bid to confirm that all requirements have been met without any material deviation, reservation or omission.
- 29.5 If a Bid is not substantially responsive, it may be rejected by the Employer. It may not subsequently be made responsive by correcting or withdrawing the material deviation, reservation or omission.

30 CORRECTION OF ERRORS

30.1 The Employer will check bids that are substantially responsive for any arithmetic error. Errors will be corrected by the Employer as follows:



- (i) When there is a difference between the rates in figures and words, the rate corresponding to the amount worked out by the contractor (by multiplying the quantity and rate) shall be taken as correct.
- (ii) When the rate quoted by the contractor in figure and words tallies but the amount is incorrect, the rate quoted by the contractor shall be taken as correct, not the amount and the amount corrected.
- (iii) When it is impossible to ascertain the correct rate, in the manner prescribed above, the rate as quoted in words shall be adopted, and the amount worked out for comparison purposes.
- 30.2 The Employer will adjust the amount stated in the bid per the above procedure to correct errors. If the bidder does not accept the corrected bid amount, it will be rejected, and the bid security shall be forfeited.

31 CONVERSION TO SINGLE CURRENCY FOR COMPARISON OF BIDS

Not Applicable. All bids submitted must be in the currency specified in clause 14 of ITB.

32 EVALUATION AND COMPARISON OF BIDS

Bids shall be evaluated per the criteria mentioned in Section-II of bidding documents (refer to clause 7.0 of ITB) after considering the effect of GST. The employer shall only use the criteria and methodology indicated in Section II of the bidding documents. No other criteria/methodology shall be permitted.

33 <u>COMPENSATION FOR EXTENDED STAY (FOR APPLICABILITY OF THIS CLAUSE, REFER BDS):</u> [NOT APPLICABLE IN THIS INSTANT TENDER]

- 33.1 In the event of the time of completion of work getting delayed beyond the schedule indicated in the bidding document plus a grace period equivalent to 1/5th of the program or two months, whichever is more, due to reasons solely attributable to the Employer, the Contractor shall be paid compensation for an extended stay (ESC) to maintain necessary organizational setup and construction tools, tackles, equipment etc. at the site of work.
- 33.2 The bidder must specify the ESC rate per month basis in the "PRICE PART" of his bid, which shall be considered for loading on the total quoted price during price bid evaluation. The loading shall be done for 1/5th of the schedule or one month, whichever is less. If the bidder does not indicate the rate for ESC in the price part of his bid, it will be presumed that the bidder and evaluation require no ESC to be carried out accordingly.

34 PURCHASE PREFERENCE

Purchase preference to Central Government Public Sector Undertaking and Micro and Small Enterprises (MSEs) shall be allowed as per Government instructions in vogue.

[F] - AWARD OF CONTRACT



35 AWARD

Subject to "ITB: Clause-29", GASONET will award the Contract to the successful Bidder whose Bid has been substantially responsive and as the lowest provided that the bidder is determined to be qualified to perform the Contract satisfactorily.

36 NOTIFICATION OF AWARD/ FAX OF ACCEPTANCE

- 36.1 Before the expiry of the 'Period of Bid Validity', GASONET will notify the successful Bidder in writing, in the form of "Notification of Award" / "Fax of Intent [FOI]" / Fax of Acceptance [FOA]", through fax/ e-mail that his Bid has been accepted. The notification of award / Fax of Intent will constitute the formation of the Contract.
- 36.2 The contract period shall commence from the date of "Notification of Award" or as mentioned in the Notification of Award. The "Notification of Award" will constitute the formation of a Contract until the Contract has been effected according to the Contract signing as per Clause "ITB: Clause 37.

Upon the successful Bidder's/ Contractor's furnishing of 'Contract Performance Security / Security Deposit', according to "ITB: Clause – 38", GASONET will promptly discharge his 'Earnest Money/ Bid Security, according to "ITB: Clause – 16"

37 <u>SIGNING OF AGREEMENT</u>

- 37.1 GASONET will award the Contract to the successful Bidder, who, within 'fifteen [15] days' of receipt of the same, shall sign and return the acknowledged copy of GASONET.
- 37.2 The successful Bidder/ Contractor shall be required to execute an 'Agreement' in the proforma given in this Bidding Document on a 'non-judicial stamp paper' of appropriate value [cost of the 'stamp-paper' shall be borne by the successful Bidder/ Contractor] and of 'state' specified in Bidding Data Sheet (BDS) only, within 'fifteen [15] days' of receipt of the "Letter of Acceptance [LOA]" of the Tender by the successful Bidder/ Contractor. Failure of the successful Bidder/ Contractor to sign the 'Agreement' within the above stipulated period shall constitute sufficient grounds for forfeiture of EMD/ Security Deposit.

38 CONTRACT PERFORMANCE SECURITY/ SECURITY DEPOSIT

- Within 30 days of receiving the notification of award/ Fax of Acceptance from GASONET, the successful bidder shall furnish the contract performance security/ Guarantee per the General Conditions of the Contract. The Contract Performance Security/ Guarantee shall be in the form of either a Banker's Cheque / Demand Draft / Bank Guarantee / Letter of Credit and shall be in the currency of the Contract.
- 38.2 The contract performance security shall equal what is specified in the **Binding Data Sheet** (**BDS**) towards the faithful performance of the contractual obligations and equipment performance. For Contract Performance Security, Contract/ order value shall be exclusive of taxes and duties.



Banks Guarantee towards performance security/ security deposit shall be from any Indian schedule bank or a branch of an International bank situated in India and registered with the Reserve Bank of India as a scheduled foreign bank in case of Indian bidder and foreign bidder. However, in case of bank guarantees from banks other than the Nationalized Indian banks, the bank must be a commercial bank with a net worth exceeding **Rs. 100 Crores** and a declaration to this effect should be made by such commercial bank either in the Bank Guarantee itself or separately on its letterhead. This bank guarantee shall be valid for **three months beyond the DLP** specified in the Bid Data Sheet.

- Failure of the successful bidder to comply with the requirements of this article shall constitute sufficient grounds for the annulment of the award and forfeiture of the bid security.
- 38.4 The CPBG/ Security deposit must also cover the entire contract value, including extra works/ services. As long as the CPBG/ Security deposit submitted at the time of award takes care of the different jobs/ services executed and the total committed value is within the awarded contract price, there is no need for additional security deposit/ Contract Performance Security. As soon as the capacity completed value is likely to burst the ceiling of the awarded contract price, the contractor should furnish an additional security deposit/ CPBG.

39 PROCEDURE FOR ACTION IN CASE CORRUPT/ FRAUDULENT/ COLLUSIVE/ COERCIVE PRACTICES

- 39.1 The procedure for action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practice is enclosed in Annexure I.
- 39.2 NON-APPLICABILITY OF ARBITRATION CLAUSE IN CASE OF BANNING OF VENDORS/ SUPPLIERS/ CONTRACTORS/ BIDDERS/ CONSULTANTS INDULGED IN FRAUDULENT/ COERCIVE PRACTICES

Notwithstanding anything contained contrary in GCC and other 'CONTRACT DOCUMENTS', in case it is found that the Vendors/ Suppliers/ Contractors/ Bidders/ Consultants indulged in fraudulent/ coercive practices at the time of bidding, during the execution of the contract etc., and/ or on other grounds as mentioned in GASONET's "Procedure for action in case Corrupt/ Fraudulent/ Collusive/ Coercive Practices" (Annexure-I), the contractor/ bidder shall be banned (in terms of the procedure described above) from the date of issuance of such order by Gasonet to such Vendors/ Suppliers/ Contractors/ Bidders/ Consultants.

The Vendor/ Supplier/ Contractor/ Bidder/ Consultant understands and agrees that in such cases where the Vendor/ Supplier/ Contractor/ Bidder/ Consultant has been banned (in terms of the procedure mentioned above) from the date of issuance of such order by Gasonet, such decision of Gasonet shall be final and binding on such Vendor/ Supplier/ Contractor/ Bidder/ Consultant and the 'Arbitration Clause' in the GCC and other 'CONTRACT DOCUMENTS' shall not be applicable for any consequential issue/ dispute arising in the matter.

40 PUBLIC PROCUREMENT POLICY FOR MICRO AND SMALL ENTERPRISES (REFER BDS FOR APPLICABILITY OF THIS CLAUSE)



- 40.1 The following provision has been incorporated in the tender for MSEs, in line with the notification of the Government of India, vide Gazette of India No. 503 dated 26.03.2012 proclaiming the Public Procurement Policy on procurement of goods and services from Micro and Small Enterprises (MSEs)
 - i) Issue of the tender document to MSEs free of cost.
 - ii) Exemption to MSEs from payment of EMD/Bid Security.
 - iii) In Tender, participating Micro and Small Enterprises quoting prices within a price band of L1 +15% shall also be allowed to supply a portion of the requirement by bringing their prices to L1 price in a situation where the L1 price is from someone other than micro and small enterprises and such micro and small enterprises shall be allowed to supply upto 25% of the total tendered 'value. In the case of more than one such Micro and Small Enterprise, the supply shall be shared proportionately (to tendered quantity). Further, out of the above 25%, 4% shall be reserved for MSEs owned by SC/ST entrepreneurs. Further, 3% shall be reserved for women owned MSEs within the 25% reservation. The respective quota(s) shall be transferred to other MSEs in case of non availability of MSEs owned by SC/ST entrepreneurs/ MSEs owned by Women.

The quoted prices against various items shall remain valid in case of splitting of quantities of the items above.

In case the tendered item is non splitable or non-dividable (specified in Bid Data Sheet), MSE quoting price within price band L1 (other than MSE) + 15% may be awarded for full/complete supply of total tendered value subject to matching of L1 price.

- 40.2 The MSEs owned by SC/ST entrepreneurs shall mean:
 - a) In the case of proprietary MSE, the Proprietor(s) shall be SC/ST.
 - b) In the case of partnership MSE, the SC/ST partners shall hold at least 51% share in the unit.
 - c) In the case of private Limited Companies, at least 51% of the share is held by SC/ST. The bidder shall furnish appropriate documentary evidence if SC/ST entrepreneurs own the MSE.

The MSE(s) owned by Women shall mean:-

- d) In the case of proprietary MSE, the Proprietor(s) shall be Women.
- 40.3 In case the bidder is a Micro or Small Enterprise under the Micro, Small and Medium Enterprises

 Development Act, 2006, the bidder shall submit the following:
- a) Ministry of MSME vides Gazette notification no. CG DL E 26062020 220191 dated 26.06.2020 has notified specific criteria for classifying the enterprises as Micro, Small and Medium Enterprises and specified form and procedure for filling the memorandum (Udyam Registration) w.e.f 01.07.2020 (for complete details of policy refer the website of Ministry of MSME, i.e. https://msme.gov.in/)

Accordingly, Micro and Small Enterprises (MSEs) must submit a Udyam Registration Certificate to avail of benefits under the Public Procurement Policy for MSEs 2012.



An enterprise registered before 30.06.2020 and not re registered with Udyam Registration shall remain valid for a period up to 31.12.2021. Such enterprise shall submit EM Part II or Udyog Aadhaar Memorandum (UAM) for availing benefits of PPP 2012.

b) If the MSE is owned by SC/ST Entrepreneurs/ Women Entrepreneurs, the bidder shall furnish appropriate documentary evidence.

The above documents submitted by the bidder shall be duly certified by the Statutory Auditor of the bidder or a Chartered Accountant (not being an employee or a Director or not having any interest in the bidder's company/firm) where audited accounts are not mandatory as per law and notary public with a legible stamp.

Suppose the bidder does not provide the above confirmation, appropriate document, or evidence. In that case, it will be presumed that they do not qualify for any preference admissible in the Public Procurement Policy (PPP) 2012.

- 40.4 Further, MSEs who are availing the benefits of the Public Procurement Policy (PPP) 2012 get themselves registered with MSME Data Bank being operated by NSIC, under SME Division, M/o MSME, to create a proper database of MSEs which are making supplies to CPSUs.
- 40.5 If against an order placed by Gasonet, successful bidder(s) (other than Micro/Small Enterprise) is procuring material/services from their sub vendor who is a Micro or Small Enterprise registered with District Industries Centers or Khadi and Village Industries Commission or Khadi and Village Industries Board or Coir Board or National Small Industries Corporation or Directorate of Handicrafts and Handloom or any other body specified by Ministry of Micro, Small and Medium Enterprises with prior consent in writing of the purchasing authority/Engineer in charge, the details like Name, Registration No, Address, Contact No. Details of material & value of procurement made, etc., of such Enterprises shall be furnished by the successful bidder at the time of submission of invoice/Bill.
- 40.6 The policy's benefits are not extended to the traders/dealers/ Distributors/Stockiest/Wholesalers/Suppliers.

41 AHR ITEMS

In item rate contracts where the quoted rates exceed 50% of the estimated rates, such items will be considered as Abnormally High Rates (AHR). Items and payment of AHR items beyond the SOR stipulated quantities shall be made at the lowest amongst the following rates:

- I) Rates as per SOR, quoted by the Contractor/Bidder.
- II) The rate of the item shall be derived as follows:
 - a. Based on rates of Machine and labour as available from the contract (which includes contractor's supervision, profit, overheads and other expenses).
 - b. Suppose rates are not available in the contract. In that case, rates will be calculated based on prevailing market rates of machine, material and labour plus 15% to cover the contractor's supervision profit, overhead & other expenses.



42 INCOME TAX & CORPORATE TAX

- 42.1 Income tax deduction shall be made from all payments made to the contractor per the rules and regulations in force and following the Income Tax Act prevailing from time to time.
- 42.2 Corporate Tax liability, if any, shall be to the contractor's account.
- 42.3 Work Contract tax/ VAT shall be deducted as per trade tax.

42.4 MENTIONING OF PAN NO. IN INVOICE/ BILL

As per CBDT Notification No. 95/2015 dated 30.12.2015, mentioning PAN no. is mandatory for procurement of goods/ services/ works/ consultancy services exceeding Rs. 2.0 Lakh per transaction.

Accordingly, supplier/contractor/service provider/consultant should mention their PAN no. in their invoice/ bill for any transaction exceeding Rs. 2.0 Lakh. As provided in the notification, if the supplier/contractor/service provider/consultant does not have PAN no., they must submit Form 60 along with the invoice/ bill for each transaction.

Payment of supplier/ contractor/ service provider/ consultant shall be processed only after fulfilling the above requirement.

43 <u>SETTLEMENT OF DISPUTES BETWEEN GOVERNMENT DEPARTMENT AND ANOTHER AND ONE GOVERNMENT DEPARTMENT AND PUBLIC ENTERPRISE AND ONE PUBLIC ENTERPRISE AND ANOTHER</u>

In the event of any dispute or difference relating to the interpretation and application of the provisions of the contracts, such dispute or difference shall be referred by either party for Arbitration to the sole Arbitrator in the Department of Public Enterprises to be nominated by the Secretary to the Government of India in-charge of the Department of Public Enterprises. The Arbitration and Conciliation Act, 1996, shall not apply to arbitrators under this

clause. The award of the Arbitrator shall be binding upon the parties to the dispute, provided, however, any party aggrieved by such award may make a further reference for setting aside or revision of the award to the Law Secretary, Department of Legal Affairs, Ministry of Law & Justice, Government of India. Upon such reference, the dispute shall be decided by the Law Secretary, Department of Legal Affairs, Ministry of Law & Justice, Government of India. Upon such consideration, the dispute shall be decided by the Law Secretary or the Special Secretary/ Additional Secretary, when authorized by the Law Secretary, whose decision shall finally bind the Parties. The parties to the dispute will share equally the cost of arbitration as intimated by the Arbitrator.

44 <u>DISPUTE RESOLUTION</u> (ADDENDUM TO PROVISION REGARDING APPLICABLE LAWS AND SETTLEMENT OF DISPUTES OF GCC)

44.1 Unless otherwise specified, the matters where the decision of the Engineer-in-Charge is deemed to be final and binding as provided in the Agreement and the issues/ disputes which cannot be mutually resolved within a reasonable time, all disputes shall be settled following the Indian Arbitration and Conciliation Act 1996.



- 44.2 Any dispute(s)/ difference(s)/ issue(s) of any kind whatsoever between/ amongst the Parties arising under/ out of/ in connection with this contract shall be settled following the rules described above.
- 44.3 In case of any dispute(s)/ difference(s)/ issue(s), a Party shall notify the other Party (ies) in writing about such a dispute(s)/ difference(s)s/ issue(s) between/amongst the Parties and that such a Party wishes to refer the dispute(s)/ difference(s)/ issue(s) to Conciliation. Such Invitation for Conciliation shall contain sufficient information as to the dispute(s)/ difference(s)/ issue(s) to enable the other Party (ies) to be fully informed as to the nature of the dispute (s)/ difference(s)/ issue(s), the amount of monetary claim, if any, and apparent cause(s) of action.
- 44.4 Conciliation proceedings commence when the other Party(ies) accept(s) the invitation to conciliate and confirm in writing. If the other Party(ies) rejects(s) the invitation, there will be no conciliation proceedings.
- 44.5 Suppose the Party initiating conciliation does not receive a reply within thirty days from the date on which he/ she sends the invitation or within such other period of time as specified in the invitation. In that case, they may treat this as rejecting the invitation to conciliate. If they so elect, they shall inform the other Party(ies) accordingly.
- 44.6 Where an Invitation for Conciliation has been furnished, the Parties shall attempt to settle such dispute(s) amicably under Part-III of the Indian Arbitration and Conciliation Act, 1996. It would be only after exhausting the option of Conciliation as an Alternate Dispute Resolution Mechanism that the Parties hereto shall go for Arbitration. For this clause, the possibility of 'Conciliation' shall be deemed to have been exhausted, even in case of rejection of 'Conciliation' by any of the Parties.
- 44.7 The cost of Conciliation proceedings, including but not limited to fees for Conciliator(s), Airfare, Local Transport, Accommodation, cost towards conference facility, etc., shall be borne by the Parties equally.
- 44.8 The Parties shall freeze claim(s) of interest, if any, and shall not claim the same during the pendency of Conciliation proceedings. The Settlement Agreement, as and when reached/agreed upon, shall be signed between the Parties, and Conciliation proceedings shall stand terminated on the date of the Settlement Agreement.

45 <u>BILLING SYSTEM</u>

ORIGINAL Bills/ Invoices are to be forwarded in a sealed envelope for release of payment in time, and the following should be mentioned in "top left corner of the envelope" with "address" as under."

(a)	The top left corner of the envelope		
	Vendor Code:		
	LOA/ PO No	Date	
	Bill/ Invoice No	DateInvoice Value: Rs	
	Indenting Dept	Job/ Supply of	



(b) Address:

TO,

In the case of LOA/ Contract	In the case of PO
Mr Dipesh Negi	Mr. Dipesh Negi
Manager (Projects and C&P In-Charge)	Manager (Projects and C&P In-Charge)
GASONET SERVICES (RJ) LIMITED	GASONET SERVICES (RJ) LIMITED
Corporate Office: 807, World Trade Tower,	Corporate Office: 807, World Trade Tower,
Setor-16, Noida, Uttar Pradesh.	Setor-16, Noida, Uttar Pradesh.
Pin Code-201301	Pin Code-201301
Contact No.: +917490042375	Contact No.: +917490042375
Mail Id: dipesh.negi@gasonet.in	Mail Id: dipesh.negi@gasonet.in

46 TRANSPARENCY

Bidders, if so desires, may seek in writing the reason for rejecting their bid, to which GASONET shall respond quickly.

47 <u>CONTRACTOR'S SUBORDINATE STAFF AND THEIR CONDUCT</u>

A new clause no. 36.5 in the GCC for Works has been appended hereunder:

"The Contractor shall obtain the necessary certificate concerning **verification of character and antecedents** in respect of personnel deployed/ proposed to be deployed to carry out the contractual obligations and provide the copy of the said certificate for facilitating Photo Pass to enter into GASONET's Premises".

48 SALE OF BID DOCUMENTS

The tender document will be available on the GASONET Website only. The same fee and a hard copy of the tender documents shall be submitted. No tender document will, however, be considered of the bidders who are on 'Holiday' by GASONET or Public Sector Project Management Consultant (like EIL, Mecon, etc. only due to "poor performance" or "corrupt and fraudulent practices") or banned by Government department/ Public Sector on the due date of submission of bid. Offers submitted by such bidder shall not be considered for opening/evaluation/ award and will be returned immediately to such bidder. The above is without prejudice to the other rights of GASONET.

49 **QUANTITY VARIATION**

- 49.1 The Purchaser reserves the right to vary the quantity of each item up to +/- 15% for each item at the time of award without any change in quoted unit price or other terms & conditions.
- 49.2 The purchaser reserves the right to delete the requirement of any one or more MR/ SOR/ BOQ items without assigning any reason.

50 SUBLETTING & ASSIGNMENT

The contractor shall not save with previous consent in writing of the Engineer-in-charge, sublet, transfer or assign the contract or any part thereof or interest therein or benefit or advantage thereof in any manner whatsoever. Nevertheless, any such consent shall not relieve the contractor from any obligation, duty or responsibility under the contract.



However, Subletting of WHOLE WORKS is prohibited. The vendor/Contractor will give an undertaking to this effect along with each invoice/ bill. In addition to the above, clause no. 37.0 of GCC is also to be referred to.

51 <u>DIRECT PAYMENTS TO SUB-VENDORS/ SUPPORTING AGENCIES OF THE MAIN CONTRACTOR</u>

Typically, the payment is only to be made to the vendor/ contractor per the contract provision. During execution, in case of financial constraints, GASONET may make direct payment to their sub-vendor/ supporting agencies as an exception from the amounts due to the vendors/ contractors from any of their bills under process upon certification by EIC subject to receipt of such request from the vendor/ contractor. Further, the demand for direct payments to the sub-vendor/ sub-contractor shall be considered in the performance evaluation of such vendor/ contractor.

52 <u>CHECK MEASUREMENT</u>

Measurement shall be recorded as per the method of measurement spelt out in SOW/ Specification/ SCC of Contract/ Tender Document. The responsibility for checking the measurements as recorded in the measurement Books/ Bills shall be as follows:

- 1. Where GASONET Executive is Engineer-In-Charge (EIC) (e.g. O&M Contracts)
 - Site In Charge/ Site Engineer will check 100% of the measurements of executed work.
 - EIC will further check measurements of at least 15% of bill value. If The–Charge/ Site Engineer is unavailable, EIC will match 100% measurements of executed work.
 - An officer one level above EIC but not below the level of HOD will check the measurement of 5% of bill value. If HOD is EIC, he will check measurements of 20% of bill value.

2. Where PMC is EIC (e.g. Project Construction):

- PMC will check 100% of the measurements of executed work.
- The GASONET Site Engineer will check measurements of at least 15% of the bill value, certified by PMC.
- An officer one level above the Site Engineer but not below the level of HOD will further check measurements of 5% of bill value. However, wherever HOD is unavailable, an officer one level junior to HOD will check measurements of 5% of bill value.

3. Where GASONET Executive is EIC and where Third Party Inspector is deployed (e.g. ARC type Construction Contracts):

- Third-Party Inspector will check 100% of the measurements of executed work.
- GASONET Site Engineer will check measurements of at least 10% of bill value, certified by A third-party inspector.
- EIC will further check measurements of 5% of bill value. If there is no Site Engineer, EIC will check measurements of 15% of the bill value.



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- a. An officer one level above EIC but not below the level of HOD will check measurements of 5% of bill value. If the HOD is EIC, he will check measurements of 10% of bill value or measure of 20% of bill value in case there is no Site Engineer.
- **4.** HOD or an officer of a higher level to that EIC authorized by OIC may randomly check executed items where the executed quantity exceeds SOR quantities.
- 5. While exercising test checks of 5%, 15% level and on a random basis as above, it may be ensured that high rate items, AHR items, items exceeding SOR quantity and concealed items have been covered in the items selected for checking.
- **6.** The Superior officer should preferably check items/ quantities other than those already checked by GASONET executives at lower levels and ensure that the subordinate officer/ officers have exercised the requisite percentage check as stipulated in the procedure.
- 7. All concerned officers should indicate the measurements of SOR items checked by them and marked as "Checked and verified".

Wherever any portion of the "GCC" is repugnant to or at variance with any provision(s) of the "SCC", unless a different intention appears, the conditions (s) of the "SCC" shall be deemed to override the provisions(s) of "GCC", and shall to the extent of such repugnancy or variation prevail.

Wherever there is a contradiction concerning the terms of 'Integrity pact', GCC and 'Procedure for action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practice', the provisions of 'Procedure for action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practice' shall prevail.

53 PROVISIONS FOR PROCUREMENT FROM A BIDDER WHICH SHARES A LAND BORDER WITH INDIA

- 1. Order (Public Procurement No. 1) dated 23.07.2020, Order (Public Procurement No. 2) dated 23.07.2020, and Order (Public Procurement No. 3) dated 24.07.2020, Department of Expenditure, Ministry of Finance, Govt. of India refers. The same is available at the website https://doe.gov.in/procurement-policy-divisions.
- 2. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority; for details of the competent authority, refer to Annexure I of Order (Public Procurement No. 1) dated 23.07.2020.
 - Further, the above will not apply to bidders from those countries (even if they share a land border with India) to which the Government of India has extended lines of credit or is engaged in development projects. Updated lists of countries to which lines of credit have been opened or in which development projects are undertaken are given on the website of the Ministry of External Affairs, Govt. of India.
- 3. "Bidder" (including the term 'tenderer', 'consultant' 'vendor' or 'service provider' in specific contexts) for this provision means any person or, firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated



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hereinbefore, including any agency, branch or office controlled by such person, participating in a procurement process.

- 4. "Bidder from a country which shares a land border with India" for this:
- a. An entity incorporated, established or registered in such a country or
- A subsidiary of an entity incorporated, established or registered in such a country or
- c. An entity substantially controlled through entities incorporated, established or registered in such a country or
- d. An entity whose beneficial owner is situated in such a country or
- e. An Indian (or other) agent of such an entity; or
- f. A natural person who is a citizen of such a country; or
- g. A consortium or joint venture where any member or joint venture falls under the above.

5. "Beneficial owner" for above (4) will be as follows:

- i. In a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person(s), has a controlling ownership interest or exercises control through other means.

 Explanation
- a. "Controlling ownership interest" means ownership of, or entitlement to, more than twenty five per cent of shares or capital or profits of the company;
- b. "Control" shall include the right to appoint the majority of the directors or to control the management or policy decisions, including by their shareholding or management rights or shareholders agreements or voting agreements;
- ii. In the case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together or through one or more juridical persons, has ownership of entitlement to more than fifteen per cent of capital or profits of the partnership;
- iii. In the case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together or through one or more juridical persons, has ownership of or entitlement to more than fifteen per cent of the property or capital or profits of such association or body of individuals;
- iv. Where no natural person is identified under (i) (ii) or (iii) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
- v. In the case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen per cent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
- 6. "Agent" for this Order is a person employed to do any act for another or to represent another in dealings with third persons.

7. Submission of Certificate in Bids:

Bidder shall submit a certificate in this regard as Form I.



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If such certificate given by a bidder whose bid is accepted is found to be false, this would be a ground for immediate rejection of the bid/termination and further action as per —Procedure for Action in case of Corrupt/Fraudulent/ Collusive / Coercive Practices of tender document.

- 8. The registration, wherever applicable, should be valid at the time of submission of bids and at the time of acceptance. Regarding supply, otherwise than by tender, registration should be valid when placing the order. If the bidder was validly registered at the time of acceptance/placement of the order, registration shall not be a relevant consideration during contract execution.
- 9. PROVISION TO BE IN WORKS CONTRACTS, INCLUDING TURNKEY CONTRACTS:

The successful bidder shall not be allowed to sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority. The definition of "contractor from a country which shares a land border with India" shall be as in Para 4 above. A Certificate in this regard is to be submitted by the bidder and is placed at Form II.



Form-I

UNDERTAKING ON LETTERHEAD

To, **Gasonet Services (RJ) Limited** Corporate Office: 807, World Trade Tower Sector - 16, Noida - 201301, Uttar Pradesh SUBJECT: HIRING OF SERVICES FOR FORECOURT MANAGEMENT IN COCO CNG STATION AT BHAGIRATHI FILLING STATION AT DHALWALA, **UTTARAKHAND** TENDER NO.: GSL/UK/CO/C&P-HR/BD202308S001 Dear Sir, We have read the clause regarding Provisions for Procurement from a Bidder which shares a land border with India; we certify that bidder M/s (Name of Bidder) is: Not from such a country ii. If such a country has been registered with the Competent Authority. (Evidence of valid registration by the Competent Authority shall be attached.) (Bidder is to tick appropriate option ($\sqrt{or X}$) above). We hereby certify that bidder M/s ______ (Name of Bidder) fulfills all requirements in this regard and is eligible to be considered against the tender. Place: [Signature of Authorized Signatory of Bidder] Name: Designation:

Seal:



Form-II

CERTIFICATE FOR TENDERS FOR WORKS INVOLVING POSSIBILITY OF SUBCONTRACTING

Not Applicable for this tender



Annexure – I

PROCEDURE FOR ACTION IN CASE OF CORRUPT/ FRAUDULENT/ COLLUSIVE/COERCIVE PRACTICES

A. Definitions:

- A.1 "Corrupt Practice" means offering, receiving or soliciting, directly or indirectly, anything of value to improperly influence the actions in the selection process or contract execution.
 - "Corrupt Practice" also includes any omission for misrepresentation that may mislead or attempt to mislead so that financial or other benefit may be obtained or an obligation avoided.
- A.2 **"Fraudulent Practice"** means and includes any act or omission committed by the agency or with his connivance or his agency by misrepresenting/ submitting false documents and/ or false information or concealment of facts or to deceive to influence a selection process or during the execution of contract/ order.
- A.3 "Collusive Practice amongst bidders (before or after bid submission)" means a scheme or arrangement designed to establish bid prices at artificial non-competitive levels and to deprive the Employer of the benefit of free and open competition.
- A.4 "Coercive Practice" means impairing or harming or threatening to impair or harm, directly or indirectly, any agency or its property to influence the improper actions of an agency, obstruction of any investigation or auditing of a procurement process.
- A.5 "Vendor/ Supplier/ Contractor/ Consultant/ Bidder" is called "Agency."
- A.6 **"Appellate Authority"** shall mean Chairman, GASONET, for works approved by Managing Director and Director Commercial, jointly or severally, GASONET.
- A.7 "Competent Authority" shall mean the authority competent to make the final decision for the Suspension of business dealing with an Agency/ ies and Banning of business dealings with an Agency/ ies and shall be the "Director" concerned.
- A.8 "Allied Agency" shall mean all the concerns within the sphere of effective influence of banned/ suspended agencies. In determining this, the following factors may be taken into consideration:
 - a) Whether the management is joint;
 - b) The majority interest in the management is held by the partners or directors of banned/suspended firms.
 - c) A banned/ suspended agency owns substantial or majority shares; by this, it has a controlling voice.
- A.9 "Investigating Agency" shall mean any department or unit of GASONET investigating the conduct of the Agency/ party and shall include the Vigilance Department of the GASONET, Central Bureau of Investigation, State Police or any other agency set up by the Central or state government having the power to investigate.



B Actions against bidder(s) indulging in corrupt/ fraudulent/ collusive/ coercive practice

B.1 Irregularities noticed during the evaluation of the bids:

Suppose it is observed during bidding process/ bids evaluation stage that a bidder has indulged in corrupt/ fraudulent/ collusive/ coercive practice. In that case, the bid of such Bidder(s) shall be rejected, and its Earnest Money Deposit (EMD) shall be forfeited.

Further, such agency shall be banned for future business with GASONET for a period specified in para B2.2 below from the date of issue of the banning order.

B.2 Irregularities noticed after the award of the contract

(i) During the execution of the contract:

Suppose an agency is found to have indulged in corrupt/ fraudulent/ collusive/ coercive practices, during execution of the contract. In that case, the agency shall be banned from future business with GASONET for a period specified in para B 2.2 below the date of issue of the banning order.

The concerned order (s)/ contract(s) where corrupt/ fraudulent/ collusive practices are observed shall be suspended with immediate effect by the Engineer-in-Charge (EIC)/ Employer, whereby the supply/ work/ service and payment etc. will be suspended. The action shall be initiated to put the agency on ban.

After the conclusion of the process, the order(s)/ contract(s) where it is concluded that such irregularities have been committed shall be terminated, and the Contract cum Performance Bank Guarantee (CPBG) submitted by the agency against such order(s)/ contract(s) shall also be forfeited. The amount that may have become due to the contractor due to work already executed by him shall be payable to the contractor. This amount shall be subject to adjustment against any amounts owing from the contractor under the terms of the contract.

No risk and cost provision will be enforced in such cases.

(ii) After execution of the contract and during the Defect liability period (DLP)/ Warranty/ Guarantee Period

Suppose an agency is found to have indulged in corrupt/ fraudulent/ collusive/ coercive practices after the execution of contract and during DLP/ Warranty/ Guarantee Period. In that case, the agency shall be banned for future business with GASONET for a period specified in para B 2.2 below from the date of issue of the banning order.

Further, the Contract cum Performance Bank Guarantee (CPBG) submitted by the agency against such order(s)/ contract(s) shall be forfeited.

(iii) After the expiry of the Defect liability period (DLP)/ Warranty/ Guarantee Period

Suppose an agency is found to have indulged in corrupt/ fraudulent/ collusive/ coercive practices after expiry of Defect liability period (DLP)/ Warranty/ Guarantee Period. In that case, the agency shall be banned for future business with GASONET for a period specified in para B 2.2 below from the date of issue of the banning order.



B.2.2 Period of Banning

The banning period shall be reckoned from the date of the banning order and shall be three years. In exceptional cases where the act of vendor/ contractor threatens National Security, the banning shall be indefinite.

C Effect of banning on other ongoing contracts/ tenders

- **C.1** If an agency is put on Banning, such an agency should not be considered in ongoing tender/future tenders.
- C.2 However, suppose such an agency is already executing other order(s)/ contract(s) where no corrupt/ fraudulent/ collusive/ coercive practice is found. In that case, the agency should be allowed to continue till its completion without any further increase in scope except those incidentals to the original coverage mentioned in the contract.
- **C.3** If an agency is put on the Banning List during tendering and no irregularity is found in the case under process:
- **C.3.1** After the issue of the enquiry/ bid/ tender but before the opening of the Technical bid, the bid submitted by the agency shall be ignored.
- **C.3.2** After opening the Technical bid but before opening the Price bid, the Price bid of the agency shall not be opened, and BG/EMD submitted by the agency shall be returned to the agency.
- **C.3.3** After the opening price, BG/ EMD made by the agency shall be returned; the agency's offer shall be ignored & will not be further evaluated. Suppose the agency is put on the banning list for fraud/misappropriation of facts committed in the same tender/ other where the errant agency emerges as the lowest(L1). In that case, such tender shall also be cancelled and reinvited.

D. Procedure for Suspension of Bidder

D.1 Initiation of Suspension

Action for suspension of business dealing with any agency/ (ies) shall be initiated by the Corporate C&P Department when

(i) Non-performance of Vendor/ Supplier/ Contractor/ Consultant leading to termination of Contract/ Order.

D.2 Suspension Procedure

- D.2.1 The suspension period can be extended with the approval of the Competent Authority by one month at a time with a ceiling of six months pending a conclusive decision to put the agency on the banning list.
- D.2.2 No new business dealings may be held with the agency during the suspension period.
- D.2.3 The suspension period shall be accounted for in the final order passed for banning business with the agency.
- D.2.4 The decision to suspend business dealings should also be communicated to the agency.



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D.2.5 If a prima facie case is made out that the agency is guilty on the grounds which can result in the banning of business dealings, a proposal for issuance of a suspension order and show

Cause notice shall be put up to the Competent Authority. The suspension order and show cause notice must include that (i) the agency is on the suspension list and (ii) why action should not be taken to ban the agency for future business from GASONET.

The competent authority to approve the suspension will be the same as that for approval for banning.

D.3 Effect of Suspension of Business

The effect of suspension on other ongoing/ future tenders will be as follows:

- D.3.1 No enquiry/ bid/ tender shall be entertained from an agency as long as the agency's name appears in the Suspension List.
- D.3.2 If an agency is put on the Suspension List during tendering:
- D.3.2.1 After the issue of the enquiry/ bid/ tender but before the opening of the Technical bid, the bid submitted by the agency shall be ignored.
- D.3.2.3 After opening the Technical bid but before opening the Price bid, the Price bid of the agency shall not be opened, and BG/ EMD submitted by the agency shall be returned to the agency.
- D.3.2.3 After the opening price, BG/ EMD made by the agency shall be returned; the agency's offer shall be ignored & will not be further evaluated. Suppose the agency is put on Suspension list for fraud/ mis-appropriation of facts conducted in the same tender/ other tender where errant agency emerges as the lowest (L1). In that case, such tender shall also be cancelled and reinvited.
- D.3.3 The existing contract(s)/ order(s) under execution shall continue.
- D.3.4 Tenders invited for procurement of goods works. Services shall have a provision that the bidder shall submit an undertaking to the effect that (i) neither the bidder nor their allied agency/ (ies) are on the banning list of GASONET or the Ministry of Petroleum and Natural Gas and any Government department/ Public Sector does not ban (ii) bidder.

E. Appeal against the Decision of the Competent Authority

- E.1 The agency may file an appeal against the order of the Competent Authority to put the agency on the banning list. The appeal shall be filed to the Appellate Authority. Such an appeal shall be preferred within one month of receiving the banning order.
- E.2 The Appellate Authority would consider the appeal and pass an appropriate order, which shall be communicated to the party and the Competent Authority.
- E.3 The appeal process may be completed within 45 days of filing the appeal with the Appellate Authority.
- F. Wherever there is a contradiction concerning the terms of GCC and 'Procedure for action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practice', the provisions of 'Procedure for action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practice' shall prevail.



Annexure-II

PROCEDURE FOR EVALUATION OF PERFORMANCE OF VENDORS/ SUPPLIERS/ CONTRACTORS/ CONSULTANTS

1.0 OBJECTIVE

Evaluation of Performance aims to recognize and develop reliable Vendors/ Suppliers/Contractors/ Consultants to meet or exceed expectations and requirements consistently.

The purpose of this procedure is to put in place a system to monitor the performance of Vendors/ Suppliers/Contractors/ Consultants associated with GASONET in Projects and in O&M to ensure timely completion of various projects, timely receipt of supplies, including completion of works & services for operation and maintenance of operating plants and quality standards in all respects.

2.0 <u>METHODOLOGY</u>

i) Preparation of Performance Rating Data Sheet

Performance rating data Sheet for every Vendor/ Supplier/Contractor/ Consultant for all orders/Contracts with a value of Rs.7 Lakhs and above is recommended to be drawn up. These data sheets are to be separately prepared for orders/ contracts related to Projects and O&M. Format, Parameters, Process, and Responsibility for preparation of Performance Rating Data Sheet are separately mentioned.

ii) Measurement of Performance

Based on the parameters defined in the Data Sheet, the Performance of the concerned Vendor/ Supplier/Contractor/ Consultant would be computed and graded accordingly. The measurement of the performance of the Party would be its ability to achieve the minimum scoring of 60% points in the given parameters.

iii) <u>Initiation of Measures:</u>

Depending upon the Grading of Performance, corrective measures would be initiated by taking up the matter with the concerned Vendor/ Supplier/Contractor/ Consultant. The response of the Vendor/ Supplier/Contractor/ Consultant would be considered before deciding on a further course of action.

iv) Implementation of Corrective Measures:

Based on the response of the Vendor/ Supplier/Contractor/ Consultant, the concerned engineer—in—charge for the Projects and/or OIC in case of O&M would recommend the continuation or discontinuation of such party from the business of GASONET.

v) Orders/contracts placed on a Proprietary/OEM basis for O&M will be evaluated, and if required, corrective action will be taken for improvement in future.



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PROCESS OF EVALUATION OF PERFORMANCE OF VENDORS/ SUPPLIERS/CONTRACTORS/CONSULTANTS

3.1 FOR PROJECTS

- i) Evaluation of the performance of Vendors/ Suppliers/Contractors/ Consultants in case of PROJECTS shall be done immediately with the commissioning of any Project.
- ii) On commissioning of any Project, the EIC (Engineer-in-charge)/ Project-in-charge shall prepare a Performance Rating Data Sheet (Format at Annexure— A) for all Orders and Contracts.
- iii) Depending upon the Performance Rating, the following action needs to be initiated by the Engineer-in-charge/Project-in-charge:

SI.NO.	Performance Rating	Action
1	POOR	Seek an explanation for Poor performance
2	FAIR	Seek an explanation for Fair performance
3	GOOD	Letter to the concerned for improving performance in future
4	VERY GOOD	No further action

- iv) Reply from the concerned Vendor/ Supplier/Contractor/ Consultant shall be examined. In case of a satisfactory answer, the Performance Rating Data Sheet is to be closed with a letter to the concerned for improving performance in future.
- v) When no reply is received or the reasons indicated are unsatisfactory, the following actions need to be taken:

(A) Where Performance rating is "POOR":

Recommend such defaulting Vendor/ Supplier/Contractor/ Consultant for putting on Holiday for a period from one to three years as given below:

- (i) Poor Performance due to reasons other than Quality: **One Year**
- (ii) Poor Performance on Account of Quality (if any mark obtained against the Quality parameter is less than 30): **Two Years**
- (iii) Poor Performance leading to termination of contract or Offloading of contract due to poor performance solely attributable to Vendor/ Supplier/Contractor/ Consultant or Repeated Offence: **Three Years**

Non-performance of a Vendor/Supplier/Contractor/Consultant leading to termination of Contract/ Order, such Vendor/ Supplier/ Contractor/Consultant are also to be considered for Suspension.

In all such cases, the concerned site will put up a recommendation for issuance of SCN and put the party on the suspension list as per the process defined for suspension in "Procedure for Action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practices."

(B) Where Performance rating is "FAIR":



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Recommend issuing warnings to such defaulting Vendors/Suppliers/Contractors/Consultants to improve their performance.

3.2 FOR CONSULTANCY JOBS

Monitoring and Evaluating consultancy jobs will be carried out as described in para 3.1 for Projects.

3.3 FOR OPERATION & MAINTENANCE

- The performance of Vendors/ Suppliers/Contractors/ Consultants in Operation and i) Maintenance shall be evaluated immediately after execution of the order/ contract.
- After execution of orders, a Performance Rating Data Sheet (Format at Annexure-2) ii) shall be prepared for Orders by Site C&P and Contracts/Services by the respective Engineer-In-Charge.
- iii) Depending upon the Performance Rating, the following actions need to be initiated by Site C&P:

Sl. No.	Performance Rating	Action
1.	POOR	Seek an explanation for Poor performance.
2.	FAIR	Seek an explanation for Fair performance.
3.	GOOD	Letter to the concerned for improving
		performance in future.
4.	VERY GOOD	No further action

- Reply from the concerned Vendor/ Supplier/Contractor/ Consultant shall be iv) examined. In case of a satisfactory response, the Performance Rating Data Sheet is to be closed with a letter to the concerned for improving performance in future.
- (iv) When no reply is received or the reasons indicated are unsatisfactory, the following actions need to be taken:

A) Where the performance rating is "POOR."

Recommend such defaulting Vendor/Supplier/Contractor/ Consultant for putting off on Holiday for a period from one to three years as given below:

- (i) Poor Performance due to reasons other than Quality: One Year
- (ii) Poor Performance, on account of Quality (if any mark obtained against the Quality parameter is less than 30): Two Years
- Poor Performance leading to termination of contract or offloading of contract (iii) due poor performance solely attributable to Vendor/Supplier/Contractor/Consultant or Repeated Offence: Three Years

Non-performance of a Vendor/Supplier/Contractor/Consultant leading to termination of Contract/ Order such Vendor/ Supplier/ Contractor/Consultant are also to be considered for Suspension.



In all such cases, the concerned site will recommend issuing SCN and putting the party on the suspension list as per the process defined for suspension in "Procedure for Action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practices."

B) Where the Performance rating is "FAIR."

Recommend issuing warnings to such defaulting Vendors/Contractors/Consultants to improve their performance.

4.0 **EXCLUSIONS**

The following would be excluded from the scope of evaluation of the performance of Vendors/ Suppliers/Contractors/ Consultants:

- i) Orders/ Contracts below the value of Rs.7 Lakhs.
- ii) One-time Vendor/ Supplier/Contractor/ Consultant.
- iii) Orders for Misc./Administrative items/Non-stock Non-evaluated items.

However, the concerned Engineer——Charge /OlCs will continue to monitor such cases to minimize the impact on Projects/O&M plants due to the non-performance of Vendors/Suppliers/Contractors/ Consultants in all such matters.

5.0 REVIEW AND RESTORATION OF PARTIES PUT ON HOLIDAY

5.1 An order for a Holiday passed for a certain specified period shall deemed to have been automatically revoked on the expiry of that specified period, and it will not be necessary to issue a specific formal order of revocation.

Further, suppose the Vendor/ Supplier/Contractor/ Consultant is on holiday due to quality. In that case, and a new order is placed on the bidder after the restoration of the Vendor/ Supplier/Contractor/ Consultant, such charge will be monitored appropriately during the execution stage by the concerned site.

6.0 **EFFECT OF HOLIDAY**

- 6.1 If a Vendor/ Supplier/ Contractor/ Consultant is put on Holiday, such Vendor/ Supplier/ Contractor/ Consultant should not be considered in ongoing tenders/future tenders.
- 6.2 However, if such Vendor/ Supplier/Contractor/ Consultant is already executing any other order/ contract and their performance is satisfactory in terms of the relevant agreement, it should be allowed to continue till its completion without any further increase in scope except those incidentals to original content mentioned in the contract. In such a case, CPBG will not be forfeited, and payment will be made per a concerned agreement's provisions. However, this would be without prejudice to other terms and conditions of the contract.
- 6.3 Effect on other ongoing tendering:



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- 6.3.1 After the issue of the enquiry /bid/ tender but before the opening of the Technical bid, the bid submitted by the party shall be ignored.
- 6.3.2 After opening the Technical bid but before opening the Price bid, the Price bid of the party shall not be opened, and BG/ EMD submitted by the party shall be returned to the party.
- 6.3.3 After the opening price, BG/EMD made by the party shall be returned; the party's offer shall be ignored & will not be further evaluated. If an errant party emerges as the lowest (L1), such tender shall be cancelled and—invited.
- 7.0 While putting the Vendor/ Supplier/ Contractor/ Consultant on holiday as per the procedure, the holding company, subsidiary, joint venture, sister concerns, or group division of the errant Vendor/ Supplier/ Contractor/ Consultant shall not be considered for putting on the holiday list.
 - Any bidder put on a holiday will not be allowed to bid through the consortium route also, in new tender during the period of holiday.
- 8.0 Suppose an unsuccessful bidder makes any vexatious, frivolous or malicious complaint against the tender process with the intention of delaying or defeating any procurement or causing loss to GASONET or any other bidder. In that case, such bidder will be put on holiday for six months if the complaint is vexatious, frivolous or malicious after following the due procedure.

9.0 APPEAL AGAINST THE DECISION OF THE COMPETENT AUTHORITY

- (a) The party may file an appeal against the order of the Competent Authority for putting the party on the Holiday list. The request shall be filed to Appellate Authority. Such an appeal shall be preferred within one month of receiving the Holiday order.
- (b) The Appellate Authority would consider the appeal and pass an appropriate order to be communicated to the party and the Competent Authority.
- (c) The appeal process may be completed within 45 days of filing the appeal with the Appellate Authority.
- (d) "Appellate Authority" shall mean Chairman, GASONET, for works approved by Managing Director and Director Commercial, jointly or severally, GASONET.

10.0 **ERRANT BIDDER**

In case after the price bid opening, the lowest evaluated bidder (L1) is not awarded the job for any mistake committed by him in bidding or withdrawal of bid or modification of bid or varying any term in regard thereof leading to—tendering, GASONET shall forfeit EMD paid by the bidder and such bidders shall be debarred from participation in re-tendering of the same job(s)/item(s).

Further, such bidder will be put on holiday for six months after following the due procedure.



11.0 In case the GST department brings to the notice of GASONET that a Party has not paid to the credit of the Government the GST collected from GASONET, then the party will be put on holiday for six months after following the due procedure.

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Annexure – A

PERFORMANCE RATING DATASHEET (FOR PROJECTS/ CONSULTANCY JOBS)

i) Proj	ect/Work Centre

ii) Order/ Contract No. & date :

iii) Brief Description of Items
Works/Assignment

iv) Order/Contract value (Rs.) :

v) Name of Vendor/Supplier/ :
Contractor/ Consultant

vi) Contracted delivery/ :
Completion Schedule

vii) Actual delivery/
Completion date

Performance Parameter	Delivery/ Completion Performance	Quality Performance	Reliability Performance#	Total
Maximum Marks	40	40	20	100
Marks Allocated				

N	ote	•
ΙN	ou	•

Remarks (if any)

PERFORMANCE RATING (**)	
1 Eld Gldwin (GE ld III) (G ()	

Note:

- (#) Vendor/Supplier/Contractor/Consultant who seeks repeated financial assistance or deviation beyond contract payment term or seeking direct payment to the sub-vendor/subcontractor due to financial constraints, then '0' marks should be allotted against Reliability
- (*) Allocation of marks should be as per the enclosed instructions
- (**) Performance rating shall be classified as follows:

Sl.No.	Range (Marks)	Rating
1	60 & below	POOR
2	61-75	FAIR
3	76-90	GOOD
4	More than 90	VERY GOOD

Signature of Authorized Signatory:

Name:

Designation:



Instructions for allocation of marks

1. Marks are to be allocated as follows:

1.1. DELIVERY / COMPLETION PERFORMANCE

40 Marks

Delivery Period/	<u>I</u>
Completion Schedule	

Delay in Weeks	Marks

a)Up to 3 months	Before CDD	40
	Delay up to 4 weeks	35
	" 8 weeks	30
	" 10 weeks	25
	" 12 weeks	20
	" 16 weeks	15
	More than 16 weeks	0

b) Above three months	Before CDD	40
	Delay up to 4 weeks	35
	" 8 weeks	30
	" 10 weeks	25
	" 16 weeks	20
	" 20 weeks	15
	" 24 weeks	10
	More than 24 weeks	0

1.2. QUALITY PERFORMANCE

40 Marks

For Normal Cases: No Defects/No Deviation/ No failure:

40 marks

i. Rejection /Defects	Marks to be allocated on	10 Marks
	A prorate basis for	
	acceptable	
	Quantity as compared to	
	total	
	Quantity for normal cases	
ii. When quality	Failure of a severe nature	0 Marks
failure endangers	— Moderate nature	5 Marks
system integration	- low severe nature	10-25 Marks
and safety of the stem.		
iii. Number of deviations	1. No deviation	5 Marks
	2. No. of deviations < 2	2 Marks
	3. No. of deviations > 2	0 Marks.



1.3. RELIABILITY PERFORMANCE

20 Marks

A.	FOR WORKS/CONTRACTS	
i)	Submission of order acceptance, agreement, PBG, Drawings and other documents within time	4 marks
ii)	Mobilization of resources as per Contract and in time	4 marks
iii)	Liquidation of Checklist points	4 marks
iv)	Compliance with statutory and HS&E requirements Or Reliability of Estimates/Design/Drawing, etc. in case of Consultancy jobs	4 marks
v)	Timely submission of estimates and other documents for Extra, Substituted & AHR items	4 marks
В.	FOR SUPPLIES	
i)	Submission of order acceptance, PBG, Drawings and other documents within time	5 marks
ii)	Attending complaints and requests for after-sales service/ warranty repairs and/ or query/ advice (up to the evaluation period).	5 marks
iii)	Response to various correspondence and conformance to standards like ISO	5 marks
iv)	Submission of all required documents, including Test Certificates at the time of supply	5 marks



Annexure - III

BIDDING DATA SHEET (BDS)

ITB TO BE READ IN CONJUNCTION WITH THE FOLLOWING

A. GENERAL	TO BE READ IN CONCENCTION WITH THE TOLEOWING		
ITB clause	Description		
	The Invitation for Bids/ Tender no is:		
1.2	TENDER NO: GSL/RJ/CO/C&P-PROJECTS/BD202506S001		
1.1	The Employer/Owner is Gasonet Services (RJ) Limited		
	The name of the Item to be: Transporation of Liquefied Natural Gas (LNG)		
2.1	by Road from Dahej Terminal		
	BIDS FROM CONSORTIUM/ JOINT VENTURE		
3	APPLICABLE NO		
	NOT APPLICABLE YES		
B. BIDDING D	OCUMENT		
ITB clause	Description		
	For <u>clarification purposes</u> only, the communication address is:		
	Manager (Projects and C&P In Charge)		
	GASONET SERVICES (RJ) LIMITED		
8.1	Corporate Office: 807, World Trade Tower, Sector-16, Noida,		
0.1	Uttar Pradesh.		
	Pin Code-201301		
	Contact No.: +917490042375		
	Mail Id: dipesh.negi@gasonet.in		
C. PREPARAT	ION OF BIDS		
ITB clause	Description		
	The Bidder shall submit, with its Techno-commercial/ Unpriced bid, the		
11.1.1 (u)	following additional documents (SCC Refers):		
11.1.1 (u)			
	Additional Provision for Schedule of Rate/ Bid Price are as follows:		
12			
14	The currency of the Bid shall be INR.		
15	The bid validity period shall be 90 Days from Final 'Bid Due Date'.		
	N AND OPENING OF BIDS		
ITB clause	Description		
18	In addition to the original of the Bid, the number of copies required is one.		
	Not applicable in the case of e-tendering.		
	For <u>bid submission purposes</u> only, the Owner's address is:		
	Attention:		
	GASONET SERVICES (RJ) LIMITED		
22.3	Corporate Office: 807, World Trade Tower, Sector-16, Noida,		
	Uttar Pradesh.		
	Pin Code-201301		
	Contract No. +017400042275		
	Contact No.: +917490042375		
EVALUATION	Contact No.: +917490042375 Mail Id: dipesh.negi@gasonet.in AND COMPARISON OF BIDS		



ITB clause	Description			
32	The evaluation Methodology is mentioned in the Section II of the Bid Document.			
	Compensation for Exter	nded Stay:		
33	APPLICABLE	NO		
	NOT APPLICABLE	YES		
F. AWARD OF	CONTRACT			
ITB clause	Description			
37	State of which stamp paper is required for Contract Agreement:			
37	State: Relevant State		-	
	Contract Performance S	ecurity/ Security Depos	sit	
38	APPLICABLE	YES		
36	NOT APPLICABLE	NO		
	Applicable: Refer to Special Conditions of Contracts			
	Public Procurement Policy for MSEs:			
	APPLICABLE	YES]	
40	NOT APPLICABLE	NO		
	Tendered items are non-splittable and non-divisible			
	Provision of AHR Item:			
41	APPLICABLE	YES		
	NOT APPLICABLE	NO		



SECTION – III

GENERAL CONDITIONS OF CONTRACT [GCC] – [GOODS]

(ATTACHED AS A SEPARATE FILE)

The General Conditions of Contract contain standard conditions of all contracts awarded by GASONET. Regular vendors/bidders of GASONET are well acquainted with the GCC. GCC, being voluminous in size, is not attached to this Tender Document. However, a copy of the General Conditions of Contract [GCC] has been made available in the office for ready reference of all the prospective vendors/ bidders. Vendors/ Bidders are requested to refer to the GCC before preparing/ submitting their Bid/ Offer for the subject work.

The above-referred GCC shall be part and parcel of the contract for the subject work and shall be accepted, signed and stamped by the successful bidder at the time of the work award, and the Bidder agrees/receives for the same.



SECTION – IV

SCOPE OF WORKS AND SPECIAL CONDITIONS OF CONTRACT [SCC]



SCOPE OF WORK & SPECIAL CONDITIONS OF CONTRACTS

- The successful bidder will be required to supply and operate Cryogenic Road Tankers under a comprehensive wet-lease agreement to transport Liquefied Natural Gas (LNG). These tankers must consist of a Prime Mover and a Cryogenic Tanker manufactured in **January 2022 or later**. Furthermore, each tanker must possess a valid PESO license and be capable of carrying a minimum of 46 KL, which equates to at least 17 metric tons of LNG per trip. The transporter's responsibility will encompass all services necessary for the safe and secure delivery of LNG from the **ex-LNG terminal** to the end customer's premises.
- Gasonet requires the Transporter to ensure that one driver and one helper are assigned to each tanker, strictly adhering to all applicable regulations. Drivers must possess a minimum of three years of experience in operating vehicles carrying hazardous goods to ensure safe and efficient operations across all routes. All crew members are mandated to wear clean uniforms and utilize appropriate Personal Protective Equipment (PPE), such as safety shoes, safety goggles, safety helmets, and leather gloves, during the filling and decanting processes of the tankers, as mentioned in the clause regarding the List of Safety & Emergency Response Items for Tankers. Furthermore, the driving licenses of all drivers must be specifically endorsed for the transportation of hazardous goods to guarantee accurate deliveries at all designated destinations.
- The Transporter shall diligently carry out, fulfill, and implement all directions, whether written or oral, issued by Gasonet or its authorized representative concerning the loading, unloading, transport operations, and delivery of LNG Products in the LNG Tankers. Any violation, breach, or default of these directions shall be construed as a breach or default of this agreement, entitling Gasonet to terminate the agreement without prejudice to any other rights Gasonet may have. The Transporter will also be solely responsible for all taxes, levies, and other costs associated with **operating** the LNG Tankers. Additionally, the Transporter shall be responsible for making good any consequential loss of LNG Product entrusted for delivery, as certified by the receiving location, or **any loss** occurring during transit for any reason whatsoever.
- The Transporter's employees and representatives, including drivers and cleaners, must conform to the working rules of Gasonet while on Gasonet's premises. Similarly, within the premises of Loading Stations at any terminal and inside the premises of LNG Customers, the Transporter's personnel must adhere to the working rules of those respective organizations. The personnel employed by the Transporter shall be considered solely as employees of the Transporter, and Gasonet shall not bear any responsibility for claims or demands made by such employees. The Transporter shall indemnify and hold Gasonet harmless against any liability arising from claims by such employees or from any breach of statutory requirements by the Transporter, including any legal costs incurred to defend proceedings stemming from such claims or breaches. The Transporter shall further indemnify Gasonet against all claims, costs, and charges for which Gasonet may be liable under the Workmen's Compensation Act, 1923, and The Employees Liability Act, 1938, and their amendments. This includes expenses incurred by Gasonet for personal injuries (as defined in the said Acts) to Gasonet's servants and employees, arising from or occasioned by the acts or omissions, negligent or otherwise, of the Transporter, its agents, or employees in fulfilling the provisions of this Agreement. Finally, the Transporter will ensure the cleanliness of the tankers, arranging for the washing of every LNG Tanker at regular intervals not exceeding 30 days.



- For the transportation of LNG for various customers spread across many states, transporters shall have to arrange all state / inter-state permits, required if any, at their own cost. Scope of work includes all these charges and associated incidental charges, if any. While quoting, the Tenderer must consider all this.
- The LNG tankers provided should not be older than January 2022 with vacuum levels maintained below 20 microns and all the valves and gauges in proper working condition complying with SMPV rules.
- Transporters may be permitted to place the LNG cryogenic tanker with Prime movers that run on
 other than HSD (Diesel) such as LNG or any other Alternate fuel subject to satisfaction of all the
 Regulatory, PESO and RTO clearances. However, Payment, Rates, and Escalation/De-escalation
 shall be based on the HSD (Diesel) prices irrespective of the fuel used, as per the terms of this Tender
 Document.
- Accordingly, the Price Bid submitted by Tenderers must include a quoted price per metric ton (Price/MT) for every type of prime mover listed.
- LNG tankers offered by the successful bidder(s) for LNG transportation must have all the necessary statutory approvals/ licenses from RTO, PESO etc. as may be required to run tankers for LNG transportation.
- Prime Movers of the LNG tankers inducted for the delivery of LNG must be sound, in excellent and
 efficient working conditions without worn tyres and conforming to the State Transport Laws and
 Motor Vehicles Act during the entire contract period.
- The Prime-Movers shall be equipped with a suitable Global Positioning System (GPS)/ Vehicle Tracking System (VTS) to monitor the movement & speed of the LNG Tankers. Prime-Movers should be fitted with an Anti-Lock Braking System (ABS). Global Positioning System (GPS) is required to track & monitor the position of the LNG tanker on a real-time basis around the clock. GPS nodal connectivity shall be enabled at Gasonet LNG satellite station at Bikaner district in the State of Rajasthan, Dahej & Gasonet Noida office as per instruction given by Gasonet Personnel.
- Movement of LNG Tankers under this scope of work shall be given below: Dahej Terminal to GASONET LNG terminal (Bikaner), regularly, as and when required. Unloading of LNG is to be done at the Customer Site. Return of empty LNG tanker from the customer site to LNG terminal for the loading of LNG.
- LNG tankers shall be exclusively dedicated to transporting LNG provided by Gasonet, with each tanker completing a round trip within the specified timeframe, while adhering to GASONET loading and maintenance protocols.
- Each vehicle should complete the round trip within the time specified by GASONET, as reasonably as possible. Time will start after loading and handing over of dispatch documents.
- Transporters will have to position the tanker for reloading at the terminal within the maximum time permitted for a trip. The maximum time permitted for the trip will be decided by GASONET.



Gasonet Services (RJ) Limited

- The transporter has to obtain the endorsement of reporting and releasing date and time on the back of every invoice. If the unloading time is more than four hours, the same will not be considered while calculating the time taken for the round trip. Tankers will be loaded as per requirement and the GASONET decision will be final in this regard.
- Written permission will be required to be obtained by the transporter from GASONET authorities for any maintenance to be undertaken. No tanker will be permitted to absent itself without written permission of GASONET authority. Except for minor routine maintenance.
- The Contractor is required to provide a Site Supervisor at the site when deploying between one (1) and ten (10) tankers. The Contractor may either hire a dedicated Site Supervisor or enter into a formal agreement with other site contractors to share one. The full cost for the Site Supervisor, whether hired individually or shared, must be factored into and included within the Contractor's quoted rates. Gaosnet is not responsible for the direct payment to any Site Supervisor or for the administration of any cost-sharing agreement between contractors. All such arrangements are the sole responsibility of the Contractor(s).
- Also, the contractor shall follow the new PNGRB Guidelines for the Road Transportation of Hazardous Petroleum Products, LPG, and Natural Gas. A copy of the order is placed separately and is an integral part of the tender.
- All weighing for billing is final when performed at GAIL, IOCL, or other government-approved weighbridges. The contractor must conduct an initial weighment at the Dahej/Ex-LNG terminal and a second at a facility near the GASONET LNG plant in Bikaner. Details of the approved weighbridge must be submitted for verification prior to the project's start.

A maximum transportation loss of 1% of the loaded LNG quantity per trip is permissible. Billing will be based on the actual quantity received at the GASONET plant. Any loss exceeding the 1% allowance will incur a penalty. This penalty will be calculated on the excess lost quantity at a rate of ₹ 9,800 per Metric Ton. For instance, a loss of 0.25 MT on a 17 MT load, where 0.17 MT is allowed, results in a penalty on the excess 0.08 MT. In cases of contract breach, penalties will be imposed on an actual basis without any upper limit.

1. QUANTITY

During the contract period, we anticipate requiring approximately ten LNG tankers (Prime mover + Cryogenic tanker set). Initially, we will order three tankers. However, the number of LNG tankers may be adjusted, either increased or decreased, as necessary throughout the contract period, with at least two months' advance notice. If the contractor fails to provide new LNG tankers within this timeframe, GASONET reserves the right to extend the transportation contract to another provider at the contractor's risk and expense. Moreover, GASONET may terminate the contract if the contractor fails to comply with written instructions. The quantities specified in this tender are merely estimates and may fluctuate based on various factors and circumstances. GASONET is not obliged to adhere to these quantities and will not be responsible for any discrepancies between the estimated and actual quantities transported during the contract period. Payments will be calculated based on the actual quantities delivered, and no compensation will be provided to the transporters if there are variations between the estimated and actual quantities.



2. <u>CONTRACT PERIOD</u>

The contract period is initially for three years, extendable up to two years on an annual basis under the same terms and conditions. Gasonet reserves the right to terminate the contract with a one-month notice period. Successful bidders must execute a Hiring and Transport Agreement with Gasonet as per the provided format. This agreement will take effect from the signing date, but work will commence no earlier than the 30th day from the signing or the date of actual LNG tanker mobilization. The agreement's initial term is three years, extendable up to two years annually by mutual consent.

3. ADDITIONAL TERMS AND CONDITIONS

- 1. **Service Location Change Costs:** The agreed-upon charges cover the services performed at the initially specified locations. Should the Client require the services to be rendered at an alternative plant location, any resultant costs incurred by the Contractor for necessary amendments to RTO (Regional Transport Office) registrations or PESO (Petroleum and Explosives Safety Organisation) approvals shall be borne by the Client and reimbursed to the Contractor at actuals upon submission of supporting documentation. Furthermore, in the event of a change in the service location to a site outside the Client's established plant network, the Client shall additionally compensate the Contractor for the one-time actual cost of High-Speed Diesel (HSD) consumed specifically to relocate the Contractor's vehicles between the original and new service locations.
- 2. **Freight Rate Basis and Firmness:** The freight rates stipulated herein are inclusive of any loading charges applicable at the designated loading terminals. The Parties mutually agree that the established rates shall remain firm and final throughout the entire duration of this Agreement. No requests for price modifications shall be entertained by the Client, with the explicit exceptions of adjustments necessitated by fluctuations in High-Speed Diesel (HSD) prices or alterations to Toll Charges (including the imposition of new tolls or the removal of existing tolls) on the routes utilized for servicing the Client's Plants, as detailed further below.

3. High-Speed Diesel (HSD) Price Revision Mechanism:

- (a) The trigger for Revision: Adjustments to the freight rate based on HSD price variations shall only be triggered when the change in the HSD price per litre equals or exceeds INR 2.00 (Indian Rupees Two), either through a single price change or cumulatively since the last agreed HSD price revision or the Agreement's commencement date.
- (b) Frequency and Calculation: Such HSD price revisions shall be calculated and implemented every quarter. The reference HSD price for calculation shall be the arithmetic average of the official daily HSD prices published on the Indian Oil Corporation Limited (IOCL) website (https://iocl.com/petrol-diesel-price) for each month within the respective quarter.
- **Settlement:** Any financial adjustments resulting from these HSD price revisions, whether representing an increase (debit to the Client) or a decrease (credit to the Client), shall be settled through the issuance of supplementary invoices or credit notes, as applicable, by the Contractor every quarter.



(d) Revision Formula: The calculation for the revised transportation rate per metric tonne (MT) shall adhere to the following formula:

Revised Rate per MT (TR) = TC + $[(HSDR - HSDC) \times (Kms / 2.80) / Nwt]$

Where:

- TR: Revised Transportation rate per MT.
- TC: Current Transportation rate per MT (the rate applicable immediately before the revision).
- **HSDR:** Revised Diesel rate per litre (the quarterly average HSD price calculated as per section (b) above, sourced from the specified IOCL website).
- **HSDC:** Current Diesel rate per litre (the HSD price baseline used for the previous calculation or the initial rate agreed upon at the start of the contract, sourced from the specified IOCL website).
- **Kms:** The standard one-way distance in kilometres for the specific transportation route.
- 2.80: The contractually agreed standard vehicle mileage (Kilometres per litre).
- **Nwt:** The average net weight in Metric Tonnes (MT) carried per trip by the Contractor's vehicle during the relevant quarter for which the revision is being calculated.

Example Calculation: Assume:

- Current Transportation Rate (TC) = INR 1000 per MT.
- Current Diesel Rate (HSDC) = INR 90.00 per litre (baseline from last revision).
- Revised Diesel Rate (HSDR) = INR 92.50 per litre (quarterly average, change > INR 2.00).
- Route Distance (Kms) = 350 km.
- Agreed Mileage = 2.80 kms/litre.
- Average Net Weight per trip (Nwt) = 18 MT.

Calculation: Revised Rate per MT (TR) = $1000 + [(92.50 - 90.00) \times (350 / 2.80) / 18]$

 $TR = 1000 + [2.50 \times (125) / 18]$

TR = 1000 + [312.50 / 18]

TR = 1000 + 17.36 (approx.)

TR = INR 1017.36 per MT

In this example, a supplementary invoice would be raised for the differential amount (INR 17.36 per MT multiplied by the total MT transported during the quarter). Conversely, if HSDR was lower than HSDC by more than INR 2.00, a credit note would be issued.

- 4. **Toll Charge:** Toll charges will be paid based on actual costs. The contractor must submit necessary documentary evidence during bill submission, and this evidence will be certified by the EIC. In case the contractor fails to provide the required documentary evidence to Gasonet, payment will not be made.
- 5. Goods and Services Tax (GST): The Contractor bears the sole and exclusive responsibility for the computation and timely remittance of all taxes, charges, levies, and duties, including but not limited to Goods and Services Tax (GST), payable in connection with the services provided under this Agreement, to the appropriate Government authorities. The Contractor undertakes to accurately upload all requisite details of its supplies onto the Goods and Service Tax (GST) portal by the prescribed due dates without fail. In circumstances where the Client is unable to claim the entitled Input Tax Credit (ITC) through the GST portal due to any default, error, or non-compliance by the



Contractor, the Client shall be entitled to deduct an amount equivalent to the unreceived ITC from any payments due or becoming due to the Contractor. Furthermore, the Contractor hereby agrees to indemnify and hold harmless the Client against any interest, penalties, fines, or other liabilities imposed by any Government authority arising directly or indirectly from the Contractor's non-compliance with applicable GST laws and regulations.

Goods & Services Tax (GST) to be quoted @5% OR 12%.

6. Payment Terms:

All weighing procedures for billing and payment shall be considered final and conclusive when conducted at a GAIL, IOCL, or any other government-approved weighbridge. The contractor is required to perform an initial weighment at the Dahej/Ex-LNG terminal and a second weighment at a facility near the GASONET LNG plant in Bikaner. It is mandatory that details of the government-approved weigh-bridge are submitted for verification before the project kick-off meeting and the commencement of LNG tanker operations.

The transportation charges are payable on the actual quantity loaded in MT, including a quoted price per metric ton (Price/MT) for every type of prime mover listed. The shortest route shall be jointly finalized by GASONET, the Vendor, and/or the Customer and shall be approved by GASONET. GASONET shall make payments to the Contractor following the terms and conditions of the contract and the rates specified in the Schedule of Rates (SOR).

The Contractor shall submit the transportation bill every month for the actual job done, in triplicate, to the Engineer-In-Charge for certification along with the relevant documents. Payment shall be made by the Finance Department, GASONET, within 30 (thirty) days of receipt of bills that are complete in all respects, after any necessary recovery as per the provisions of the contract. The amount will be transferred to the transporter's bank account.

A debit or credit on account of any variation in Toll Tax, if required, shall be processed on a half-yearly basis. No advance payment will be made to the service provider for the release of monthly bill payments. All payments and receipts in respect of this contract shall be rounded off to the nearest rupee; for example, an amount less than 50 paise shall be ignored, and an amount of 50 paise or more shall be rounded off to the next higher rupee.

7. Security Deposit / Bank Guarantee

Within thirty (30) days following the receipt of the work order, the successful bidder is required to furnish a Contract Performance Bank Guarantee (CPBG) as a security deposit. This guarantee must be equivalent to 5% of the Annualized Order/Contract value within 30 Days of the receipt of the ARC Order and is a prerequisite for the release of the Earnest Money Deposit. The bank guarantee must remain valid for a period extending three (3) months beyond the original contract completion date; failure to maintain this validity will result in the withholding of all payments due to the contractor. The Company will not pay any interest on this security deposit.

This security deposit or bank guarantee is subject to forfeiture or invocation should the contract be terminated by the Company or if the contractor fails to perform the job according to the contract's terms and conditions. The Company reserves the right to recover from the security deposit any outstanding balance or dues that cannot be settled from the contractor's payments. If the security



deposit is insufficient to cover these claims, the contractor remains liable for the remaining balance. Subject to any necessary recoveries, the security deposit or bank guarantee will be refunded to the contractor upon the successful completion of the contract.

Please note that the submission of the Contract Performance Bank Guarantee (CPBG) is mandatory for all bidders. In the event that a bidder does not submit the Bank Guarantee, Gasonet will withhold all payments until the CPBG is submitted. If any vendor fails to submit the CPBG within three months of the contract award, Gasonet will terminate the contract at the contractor's own risk and cost.

8. Rates:

The rate shall be quoted by the bidders on a Price per Metric Ton (Price/MT) basis, considering the Retail Sale Price of Diesel at ₹90.18 per litre in Dahej, Gujarat and ₹91.72 per litre in Bikaner, Rajasthan GA. However, the final applicable rate of Diesel will be the rate prevailing on the final due date of the tender.

Quoted rates shall be inclusive of all charges (labour, consumables, liaisoning with various authorities and applicable taxes & duties, Work Contract Tax, Sales Tax, Local taxes, Road Tax, GST and other levies etc., as it may be required to carry out the job under the scope of work of this Tender) except Toll Charge. The rate shall apply for all seasons, road and weather conditions and the Transporter shall not be entitled to any extra allowances. The bidder needs to mention the rate of Goods and Services Tax (GST) quoted and shall also submit the declaration in the prescribed format. GST shall be paid as quoted/declared by the bidder on the submission of a GST Invoice as per the tender. Toll charges shall be paid extra on an actual basis against the submission of a receipt.

Escalation/de-escalation shall be payable on a monthly basis in accordance with the escalation/de-escalation clause of the tender. All statutory compliances, repairs, maintenance, and insurance are the responsibility of the vendor, and no payment shall be made by Gasonet for such expenses.

9. Bid Evaluation:

The price bids of only those bidders whose bids are determined to be technically and commercially acceptable shall be considered for opening and evaluation. Bidders shall quote the rate on a Price per Metric Ton (Price/MT) basis, inclusive of applicable GST, considering the Retail Sale Price of Diesel of ₹90.18 per litre in Dahej, Gujarat and ₹91.72 per litre in Bikaner, Rajasthan GA. The ranking of the tenderers, i.e., L-1, L-2, L-3, etc., shall be decided based on the ascending order of the Net. Landed Cost to GASONET quoted in the price bid by the bidder. The Net Landed Cost will comprise the quoted rate, inclusive of applicable GST, minus any tax credit available to GASONET.

S. No.	Description	Bidder 1	Bidder 2	Bidder 3
1	Quoted rate in Rs./ MT incl. of applicable GST	9800	9750	9900
2	Status	L2	L1	L3
3	GST rate quoted	12%	5%	5%

10. Award of Work:

The allocation of work will be governed by the following conditions. The total scope of work will be distributed among the top three technically qualified bidders in a 50:30:20 ratio, corresponding to the



L1, L2, and L3 bidders, respectively. The L1 bidder will be awarded 50% of the total work. The L2 bidder will be offered 30% of the work, and the L3 bidder will be offered the remaining 20%, contingent upon their acceptance of the finalized L1 rate. If the L2 bidder declines to match the finalized L1 rate, the offer will be extended to the L3 bidder for the combined 50% share (30% from L2 and 20% from their own allocation). If the L3 bidder also refuses, the process will continue sequentially with the L4 bidder and so on, for the entire 50% portion, at the L1 approved rate.

In the event of a tie for the L1 position between two or more bidders, the bidder with the highest annual turnover in the most recent financial year (FY 2023-24) will be designated as the lowest bidder. This same tie-breaking principle, based on the highest annual turnover in FY 2023-24, will be applied in the case of a tie for the L2, L3, or any subsequent positions.

Gasonet reserves the right to negotiate transportation rates with any bidder. Furthermore, Gasonet, at its sole discretion, reserves the right to reject any tenders with rates deemed unworkable or unviable. Gasonet also reserves the exclusive right, at its sole discretion, to reject all tenders without providing any reason.

The allocation of LNG tankers based on the 50:30:20 ratio will be as follows for any given number of hired tankers:

Total No. of Hired Tankers	L1 Bidder (50%)	L2 Bidder (30%)	L3 Bidder (20%)
3	2	1	0
4	2	1	1
5	3	1	1
6	3	2	1
7	4	2	1
8	4	2	2
9	5	3	1
10	5	3	2

Note: Gasonet will give first preference to brand-new trailers with cryogenic tankers, provided they match the L-1 bidder's rate and adhere to Gasonet's deployment schedule.

11. Insurance

The Transporter must secure and maintain comprehensive insurance for each LNG tanker and prime mover at all times. This insurance must cover all risks, including property damage, loss of life, injury, cargo loss, third-party claims, accidents, theft, and natural disasters. Additionally, a separate Marine and Transit Risk Insurance policy is required for the cryogenic LNG tank and trailer.

The Transporter is also responsible for providing compensation, ranging from ₹10 Lakhs to ₹50 Lakhs, to contract workers in the event of a fatal accident or permanent disability, in compliance with PNGRB T4S regulations.

Proof of all active insurance policies and premium payments must be presented to the Corporation upon request. Failure to maintain adequate insurance may result in the Corporation refusing to load or utilize the tankers.



12. Force Majeure:

Force Majeure, meaning neither Gasonet nor the Transporter will be held responsible for delays or failures in their duties due to events beyond their control. Such events include war, civil unrest, natural disasters, significant transportation disruptions, prolonged strikes or lockouts (exceeding 10 days), acts of terror, or government mandates. The party affected by a Force Majeure event must promptly notify the other. Should such an event persist for over 30 days, both parties will negotiate a mutually agreeable resolution.

Upon the expiration or termination of this agreement, the Transporter will no longer be an authorized carrier of the specified product (LNG). Within 7 days, the Transporter must settle all outstanding payments to Gasonet. Failure to do so may result in Gasonet encashing the security deposit or bank guarantee. The Transporter is also required to immediately return any of Gasonet's products, along with all related records and documents. Furthermore, the Transporter must remove any signage identifying them as an authorized transporter for Gasonet's products at their own expense.

13. Termination of Contracts

Both parties have the right to terminate the contract by providing **one month's prior written notice**. **Gasonet** reserves the right to immediately terminate this Agreement, or at any time, upon the occurrence of any of the following events:

- If the Transporter, its proprietor, or any partner is adjudicated insolvent, becomes bankrupt, or enters into liquidation, whether voluntary or otherwise.
- If an attachment in execution of a decree is passed against the Transporter, its proprietor, or any of its partners.
- If road permits or any statutory license(s)/permission(s) granted to the Transporter or its vehicle(s) by transport or any statutory authorities are cancelled or revoked.
- If the Transporter infringes upon safe practices required for carrying Gasonet's products or otherwise.
- If the Transporter, or its agent(s), representative(s), driver(s), or khalasi(s), deliberately or otherwise, contaminates or tampers with the consignment, the cryogenic LNG Tank, or the LNG product entrusted by Gasonet for transportation.
- If any statement(s) made by the Transporter in the tender is found to be incorrect at any time.
- If the Transporter is found guilty of breaching any of the terms or conditions of this Agreement.
- If the Transporter commits or allows to be committed any act that, in the sole opinion of Gasonet, is prejudicial to the good name of Gasonet or its product.
- Upon the death or retirement of the proprietor or any of the partners of the Transporter firm. However, if Gasonet chooses not to exercise this option, the agreement shall continue between Gasonet and the surviving or continuing partner(s) of the Transporter. The legal representative(s) of the deceased partner or the retiring partner(s) shall remain liable for all obligations incurred by the Transporter up to the date of death or retirement but will not be entitled to claim any portion of the Security Deposit from Gasonet. Gasonet shall account for the Security Deposit to the surviving or continuing partner(s). The Transporters must notify Gasonet in writing within 24 hours of such death or retirement.



Notwithstanding any other provision herein, the Transporter also reserves the right to immediately terminate this agreement, or at any time, upon the occurrence of the following:

- If Gasonet is adjudicated insolvent or becomes bankrupt.
- If Gasonet enters into liquidation, whether voluntary or otherwise.

14. <u>Cancellation of Order</u>

Should it be determined at any point during the contract's tenure that the transporter is failing to execute any or all of the assigned work in an acceptable manner and within the specified time, this will be construed as the Service Provider wilfully abandoning the work. In such an event, the location in-charge reserves the right to arrange for the work covered under the contract to be executed through alternative means at the transporter's sole risk and cost, and the work order will be considered cancelled.

Furthermore, Gasonet retains the right to terminate the contract, notwithstanding any other provisions herein, at any time a breach or default of any terms, conditions, or stipulations contained within this agreement is committed by the transporter, their agent, or their deployed workmen.

15. <u>Inspection of Tankers and Penalty on Non-Compliance</u>

It is the **responsibility of the Transporter** to maintain the tankers in good condition and comply with all applicable safety norms. Tankers shall be inspected by **Gasonet** before and after the loading of LNG for safety and other operational compliances. Any observed non-compliance will lead to penalties as detailed below. These penalties will be adjusted from the monthly bills.

Here is a detailed breakdown of the penalty clauses:

Penalty for Delay in Mobilization of Tankers:

- The Transporter is required to mobilize and place the contractually agreed number of LNG tankers at the designated loading terminal within **30 days** from the date of issuance of the Letter of Acceptance (LOA) or Purchase Order (PO).
- All mobilized tankers must be manufactured in January 2022 or Later and must be accompanied by all valid statutory documents, including but not limited to PESO and RTO approvals. No temporary deployment of older vehicles is permitted.
- For any delay in mobilizing a fully compliant tanker beyond the stipulated 30-day period, a penalty of ₹ 2,500 per tanker, per day of delay shall be levied. This penalty will be capped at 10% of the estimated annual contract value of the specific tanker.

Penalty for Operational Delays

- The maximum permitted total trip cycle time for a round trip from Dahej to Bikaner and back to the reloading point at the Dahej terminal is **7 (seven) days**. This time commences upon the handing over of dispatch documents after loading.
- For every day, or part thereof, that a tanker fails to complete the trip cycle within the stipulated 7 days due to reasons attributable to the Transporter (excluding documented delays caused by



GASONET or the end customer during the approved unloading window), a penalty of ₹ 2,000 per day shall be imposed.

Note: Please note that in the event of a breach of contract or failure to meet the agreed-upon terms and conditions, a penalty shall be imposed on an actual basis. The deduction of this penalty will not be subject to any capping or upper limit.

Penalty for Excessive Transportation Loss (Boil-Off)

- The maximum allowable transportation loss is **1% of the loaded LNG quantity** per trip. Billing will be based on the actual quantity received at the GASONET RLNG plant in Bikaner.
- The Transporter will be penalized for any LNG loss exceeding the 1% allowance. The penalty will be the cost of the excess LNG lost, calculated at the rate of ₹ 9,800 per Metric Ton.

Example: If a tanker is loaded with 17.00 MT, the allowable loss is 0.17 MT. If the received quantity is 16.75 MT (a loss of 0.25 MT), the penalty will be calculated on the excess loss of 0.08 MT (0.25 MT - 0.17 MT). * *Penalty Amount* = $0.08 \, MT \, x \, \$9.800/MT = \784 .

Note: Please note that in the event of a breach of contract or failure to meet the agreed-upon terms and conditions, a penalty shall be imposed on an actual basis. The deduction of this penalty will not be subject to any capping or upper limit.

Penalty for Breakdown

- Maximum Breakdown Resolution Time: The Transporter shall be allotted a maximum of four (4) hours to resolve any en-route breakdown of a tanker. This includes, but is not limited to, failures of a mechanical or technical nature, or any other issue attributable to the Transporter.
- Penalty for Non-Compliance with Resolution Time: Should the Transporter fail to resolve a breakdown within the four-hour timeframe, a flat penalty of ₹ 5,000 (Rupees Five Thousand only) will be imposed for that specific incident.
- Clarification on Delays: For this clause, delays attributable to the Transporter exclude any documented hold-ups caused by GASONET or the end customer during the pre-approved unloading schedule.

Note: Please note that in the event of a breach of contract or failure to meet the agreed-upon terms and conditions, a penalty shall be imposed on an actual basis. The deduction of this penalty will not be subject to any capping or upper limit.

16. Penalties for Equipment, Safety, and Personnel Non-Compliance

A penalty will be levied for each instance of non-compliance identified during inspections by GASONET personnel, as detailed below.



Sr. No.	Description of Non-Compliance	Penalty Amount (INR)
1	GPS and Vehicle System Failure: Absence of a working Global Positioning System (GPS) or Anti-Lock Braking System (ABS) on the prime mover. This includes failure to provide GPS nodal connectivity to the Dahej, Bikaner, and Noida offices as instructed.	₹1,000 per tanker, per trip
2	Safety Equipment Deficiency: Failure to maintain all mandatory safety and emergency response items in the tanker as per the list provided in the Agreement.	₹1,000 per tanker, per inspection
3	Invalid Statutory Documents: Operating a tanker without valid and current statutory documents, including but not limited to a PESO license, RTO registration, fitness certificate, insurance, Pollution Under Control (PUC) certificate and the driver's hazardous chemical license.	₹5,000 per tanker, per day of operation without valid documents
4	Failure to Provide Site Supervisor: Not deploying one dedicated "Site Supervisor".	₹1,500 per day until compliance
5	Absence of Driver: Failure to maintain one experienced driver / Driver cum hlper in the tanker in addition to the driver.	₹500 per tanker, per day

Note: The penalty, as stipulated above, will not be set off against any payments due to the Contractor. Rather, the Contractor is required to issue a credit note equivalent to the penalty amount. The Contractor shall be solely responsible for all GST liabilities arising from this credit note.

17. Minimum Offtake Guarantee

Gasonet has set the milestone for a round trip from Bikaner to Dahej.

Loading time: 24 hours
Unloading time: 48 hours
Total trip cycle time: 7 days

• Breakdown (if any): 4 hours maximum

• Transportation Loss: Less than 1% on 17 metric tons

• **Tanker Speed:** 30 Km/Hr

The Minimum Guaranteed Offtake is defined as the greater of either four (4) completed trips per month or the transportation of sixty-five (65) metric tons (MT) of LNG per month.

Should the actual offtake in any given month fall below the Minimum Guaranteed Offtake (i.e., fewer than four trips and less than 65 MT of LNG), potential liability for fixed transportation charges will be recorded.

However, a debit note for these fixed charges will only be issued on a quarterly basis. Gasonet shall have the opportunity to mitigate any shortfall in monthly trips within a three-month period (one quarter). If, at the end of the quarter, the total number of trips is less than the aggregated minimum of twelve (12) trips for that quarter, a debit note will be raised by the contractor for the fixed charges corresponding to the deficit in trips.



18. <u>List of Safety & Emergency Response Items for Tankers</u>

This list details the essential safety and emergency response equipment that must be maintained on all transport tankers to ensure the safety of the driver, the public, and the environment in the event of an incident.

A. Fire Safety Equipment

S. No	. Item Description	Qty. / Tanker
1	Dry Chemical Powder (DCP) Fire Extinguisher (for general-purpose use)	2 nos. (10 Kgs. each)
2	Dry Chemical Powder (DCP) Fire Extinguisher (for cabin)	1 no. (2 Kgs.)

B. Personal Protective Equipment (PPE)

S. No.	Item Description	Qty. / Tanker
3	Industrial Safety Helmets	2 nos.
4	Face Shields	2 nos.
5	Safety Goggles	2 nos.
6	Cryogenic Gloves (if transporting cryogenic liquids)	2 pairs
7	High-Visibility Reflective Vests	2 nos.
8	Chemical Resistant Gloves (specify type based on cargo)	2 pairs
9	Chemical Resistant Boots	2 pairs
10	Respiratory Protective Equipment (e.g., masks with appropriate filters)	2 sets

C. Leak & Spill Control

S. No.	Item Description	Qty. / Tanker
11	Absorbent Cotton Cloth/Pads for minor leak-arresting	2 Meters
12	Tapered Wooden Pegs (various sizes, e.g., 1")	4 nos.
13	Sealant (e.g., M-seal or equivalent chemical-resistant putty)	100 gms.
14	Polytetrafluoroethylene (PTFE) Tape Rolls for sealing threads	2 Rolls
15	Packing Tape	2 Rolls
16	Shovel and Broom (non-sparking material recommended)	1 set
17	Collection Bags/Containers for contaminated material	5 nos.



D. Area Cordoning & Signaling

S. No.	Item Description	Qty. / Tanker
18	Red Plastic Cones/Stoppers to cordon off the area	4 Nos.
19	Barricading Rope / High-Visibility Tape Roll	50 Mtrs.
20	Warning Triangles / Reflective Stands	3 nos.
21	High-Intensity Torch with spare batteries (explosion-proof recommended)	1 no.
22	Whistle for attracting attention	1 no.

E. Tools & General Equipment

S. No.	Item Description	Qty. / Tanker
23	Comprehensive Tool Kit for en-route emergency handling and hose fitting (including pipe wrenches, etc.)	1 set
24	Specialized Tool Kit (including Allen Key set, adjustable spanner, etc.)	1 set
25	Wooden / Metallic Wheel Chocks	2 nos.
26	First-Aid Box (fully stocked with necessary medicines and supplies)	1 set
27	Emergency Information Panel (displaying correct chemical details - TREM Card)	As required
28	Driver's Safety Manual and Emergency Contact List	1 no.

19. List of Documents to be kept in LNG Tankers:

Transporter(s) are required to keep the following documents available and ensure that the documents remain valid at all times during the contract:

- O Driver's driving license for Heavy Hazardous Goods Vehicles with the endorsement of RTO for Hazardous goods transportation.
- Hazardous Training certificate of drivers.
- o RC Book of Prime-Mover with the endorsement of the trailer on it.
- o Vehicle fitness certificate issued by concerned RTO.
- o National Permit.
- o Payment receipts of RTO Taxes.
- o Insurance Policy of Prime-Movers.
- o Pollution Under Control (PUC) certificate.
- o Test certificate of Fire Extinguishers.
- o Explosive License.
- o Driver's training certificate for LNG transportation.
- o Insurance Policy of LNG Tank Trailers.



- o Safety valve certificate under Rule 18 of SMPV Rules 1981.
- o Transport Emergency (TREM) card.
- o Emergency response & Rescue Plan having sick tanker handling procedure.
- o Certificate of the pneumatic testing under Rule 19 of SMPV Rules 1981.

20. Documentation

The transporter is required to submit several crucial documents within the mobilization period to Gasonet. The transporter needs to arrange and renew all these documents at their own cost to ensure the safety, regulatory adherence, and legal operation of LNG transportation.

Here are the important documents to be submitted by the transporter:

- Explosive License
- Insurance Policy of LNG Tank Trailers
- Safety Valve Certificate under Rule 18 of SMPV Rules 1981
- Certificate of Pneumatic Testing under Rule 19 of SMPV Rules 1981
- RC Book of Prime-Mover with an endorsement of the trailer on it
- Vehicle Fitness Certificate issued by the concerned RTO
- National Permit
- Payment Receipts of RTO Taxes
- Insurance Policy of Prime-Movers
- Pollution Under Control (PUC) Certificate
- Test Certificate of Fire Extinguishers

21. Quarterly Review Meeting:

Transporter(s) are required to attend the quarterly review meeting at Noida / GA office on the scheduled date and time, which will be informed to them by Gasonet. It is essential that the authorized representative of the Transporter shall attend this meeting. The performance of Transporters and other issues arising from time to time will be reviewed during the meeting.



SECTION – V OTHER FORMS & FORMATS

IT IS MANDATORY TO FILL IN ALL THIS FORMS AND UPLOAD THE SCANNED COPY OF THE SAME ON THE GASONET Website AND ALSO SUBMIT ALONG WITH THE HARD COPY OF THE TENDER.



LIST OF FORMS & FORMAT

Form No.	Description
F-1	BIDDER'S GENERAL INFORMATION
F-2	BID FORM
F-3	LIST OF ENCLOSURES
F-4	PROFORMA OF "BANK GUARANTEE" FOR "EARNEST MONEY/
	BID SECURITY"
F-4A	PROFORMA OF "LETTER OF CREDIT" FOR "EARNEST MONEY/
	BID SECURITY"
F-5	LETTER OF AUTHORITY
F-6	NO DEVIATION CONFIRMATION
F-7	DECLARATION REGARDING HOLIDAY/ BANNING AND
	LIQUIDATION, COURT RECEIVERSHIP ETC.
F-8	CERTIFICATE FOR NON-INVOLMENT OF GOVT. OF INDIA
F-9	PROFORMA OF "BANK GUARANTEE" FOR "CONTRACT
	PERFORMANCE SECURITY/ SECURITY DEPOSIT"
F-10	AGREED TERMS & CONDITION
F-11	ACKNOWLEDGEMENT CUM CONSENT LETTER
F-12	UNDERTAKING ON LETTERHEAD
F-13	BIDDER'S EXPERIENCE
F-14	CHECK LIST
F-15	FORMAT FOR CERTIFICATE FOR BANK IF BIDDER'S WORKING
	CAPITAL IS INADEQUATE
F-16	FORMAT FOR CHARTERED ACCOUNTANT CERTIFICATE FOR
	FINANCIAL CAPABILITY OF THE BIDDER
F-18	BIDDER'S QUERIES FOR PRE-BID MEETING
F-19	E-BANKING FORMAT
F-20	CONFIRMATION UNDER MSMED ACT 2006



F-1 BIDDER'S GENERAL INFORMATION

To,

Gasonet Services (RJ) Limited

Corporate Office: 807, World Trade Tower

Sector - 16, Noida – 201301, Uttar Pradesh

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD

FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

1	Bidder Name (With Contact Person Name & Details)	
2	Status of Firm	Proprietorship Firm/ Partnership Firm/ Limited/ Others If Others Specify:
		Enclose certificate of Registration
3	Name of Proprietor/ Partners/ Directors of the firm/ company	
4	Number of Years in Operation	
5	Address of Registered Office: * In case of Partnership firm, enclose letter mentioning current address of the firm and the full names and current addresses of all the partners of the firm.	City: District: State: Pin/ ZIP:
6	Operational Address [if different from above]	City: District: State: PIN/ ZIP
7	Telephone Number [Mobile & Landline]	(Country Code) (Area Code) (Telephone No.)
8	E-mail address	
9	Website	
10	Fax Number:	(Country Code) (Area Code) (Telephone No.)
11	ISO Certification, if any	{If yes, please furnish details}
12	Bid Currency	
13	Banker's Name	
14	Branch	
15	Bank account number	
16	PAN No.	[Enclose copy of PAN Card]
17	GST Registration No.	[Enclose copy of GST Registration Certificate]



18	EPF Registration No.	[Enclose copy of EPF Registration Certificate]
19	ESI code No.	[Enclose copy of relevant document]
20	We (Bidder) are cover under the definition of section 2 (n) of the MSMED Act	Yes/ No (If the response to the above is 'Yes", Bidder to provide Purchaser a copy of the Entrepreneur's Memorandum (EM) filled with the authority specified by the respective State Government)
21	Whether Micro/ Small/ Medium Enterprise	(Bidder to submit documents as specified it ITB)
22	Type of Entity	Corporate/ Non-Corporate (As per GST Act). (In case of Non-Corporate Entity, bidder will submit documentary evidence for same).

NOTE:

- 1) ANY DOCUMENTARY EVIDENCE IN SUPPORT OF ABOVE TO BE AUTHENTICATED/ATTESTED BY NOTARY PUBLIC
- 2) DOCUMENTARY PROOF AGAINST MSME CERTIFICATION MUST BE DULY CERTIFIED BY CHARTERED ACCOUNTANT AND NOTARY PUBLIC WITH LEGIBLE STAMP

Place:	[Signature of Authorized Signatory of Bidder
Date:	Name:
	Designation:
	Seal:



BID FORM

To, **Gasonet Services (RJ) Limited**

Corporate Office: 807, World Trade Tower Sector - 16, Noida – 201301, Uttar Pradesh

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

Dear Sir	,		
After "	examining/reviewing	the	Bidding Documents for the tender of including "Specifications & Scope of Work",
Rates [Sopleased to	OR]", etc. the receipt of w	hich is le part	Special Conditions of Contract [SCC]" and "Schedule of as a result of this duly acknowledged, we, the undersigned, t of the job and in conformity with the said Bid Documents,
"Techno		Bid", a	riod of "three [03] months" from the date of opening of the and it shall remain binding upon us. It may be accepted at
to "5%	of Annualized Contrac	t/ Pur	e "Contract Performance Security / Security Deposit" equal rchase order value (excluding taxes & duties) " or as e due performance within "Thirty [30] days" of such Award.
			d is prepared and executed, the tender document (including on of Award" shall constitute a binding Agreement.
mentione Docume excluded	ed in Bidding Documents onts shall be deemed to be	but may mention for the f	ment is not exhaustive, and any action and activity not y be inferred to be included to meet the intent of the Bidding ioned in Bidding Documents unless otherwise specifically fulfilment of the Agreement and completeness of the Work agreed price.
We unde	erstand that you are not bo	und to a	accept the lowest price or any bid you may receive.
Place: Date:			[Signature of Authorized Signatory of Bidder] Name: Designation: Seal:
Duly aut	thorized to sign Bid for an	d on be	ehalf of
	re of Witness] f Witness:		



F-3

LIST OF ENCLOSURES

To.

Gasonet Services (RJ) Limited

Corporate Office: 807, World Trade Tower

Sector - 16, Noida – 201301, Uttar Pradesh

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

Dear Sir,

We are enclosing the following documents as part of the Bid:

- 1. Power of Attorney of the signatory to the Bidding Document.
- 2. Document showing annual turnover for the last three years, such as annual reports, profit and loss account, net worth, etc., along with information as sought in enclosed format F-16. (If applicable)
- 3. Document showing Financial Situation Information as sought in enclosed format F-16 (If applicable)
- 4. Copy of Bidding Documents along with addendum/ corrigendum duly signed and sealed on each page, in token of confirmation that Bid Documents are considered in full while preparing the bid and in case of award, work will be executed following the provisions detailed in Bid Documents.
- 5. Documentary Evidence showing the Bidder's claim of meeting Technical Criteria as mentioned in Section II.
- 6. Bid Security / EMD
- 7. Tender Fee (If applicable)
- 8. Duly certified document from chartered engineer and or chartered accountant.

Place: [Signature of Authorized Signatory of Bidder]
Date: Name:

Designation:

Seal:



F-4

PROFORMA OF "BANK GUARANTEE" FOR "EARNEST MONEY / BID SECURITY" (To be stamped following the Stamp Act)

Ref	Bank Guarantee No Date
To, Gasonet Services (RJ) Limited Corporate Office: 807, World Trade Tower Sector - 16, Noida – 201301, Uttar Prade	esh
SUBJECT: <u>TRANSPORTATION OF FROM DAHEJ TERMIN</u> TENDER NO.: GSL/RJ/CO/C&P-PR	
Following Letter Inviting Tender under having their Registered / Head Office at participate in the said tender for	your reference No M/s (from now on called the Tenderer), wish to
to be submitted by the Tenderer as a co	Earnest Money for the amount of is required ondition precedent for participation in the said tender, which happening of any contingencies mentioned in the Tender
undertake to pay immediately on demand without any reservati	Bank at having our Head Office (Local Address), guarantee and without any recourse to the tenderers by Gasonet, the amount ion, protest, demur and recourse. Any such demand made by any on us, irrespective of any dispute or difference raised by the
(02) months beyond the validity of the b same shall be extended to such	nall remain valid up to [this date should be two bid]. If any further extension of this guarantee is required, the required period on receiving instructions from M/s on whose behalf this guarantee is issued.
	its authorized officer, has set its hand and stamp on this
WITNESS:	
(SIGNATURE) (NAME)	(SIGNATURE) (NAME) Designation with Bank Stamp
(OFFICIAL ADDRESS)	Attorney as per Power of Attorney No.: Date:



INSTRUCTIONS FOR FURNISHING "BID SECURITY/ EARNEST MONEY" BY "BANK GUARANTEE"

- 1. The Bank Guarantee by Bidders will be given on non-judicial stamp paper as per "Stamp Duty" applicable. The non-judicial stamp paper should be in the name of the issuing Bank. In the case of a foreign Bank, the said Bank's Guarantee is to be issued by its correspondent Bank in India on requisite non-judicial stamp paper.
- 2. The expiry date should be arrived at following "ITB: Clause-15.1".
- 3. The Bank Guarantee by bidders will be given from the Bank as specified in "ITB".
- 4. A letter from the issuing Bank of the requisite Bank Guarantee confirming that said Bank Guarantee/ all future communication relating to the Bank Guarantee shall be forwarded to the Employer at its address as mentioned at "ITB".
- 5. Bidders must indicate the full postal address of the Bank along with the Bank's E-mail/ Fax/ Phone from where the Earnest Money Bond has been issued.
- 6. Suppose a commercial Bank issues a Bank Guarantee. In that case, a letter to the Employer confirming its net worth is more than Rs. 1,000,000,000.00 [Rupees One Hundred Crores] or equivalent, along with documentary evidence.

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F-4A

PROFORMA OF "LETTER OF CREDIT" FOR "EARNEST MONEY / BID SECURITY"

	г.
	n
_	LVa

Gasonet Services (RJ) Limited

Corporate Office: 807, World Trade Tower

Sector - 16, Noida – 201301, Uttar Pradesh

SUBJECT:	TRANSPORTATION	OF	LIQUEFIED	NATURAL	GAS	(LNG)	BY	ROAD
	FROM DAHEJ TERM	INA	L					

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001			
Irrevo	cable and confirmed Letter of Credit No Amount: Rs. ———		
	ty of this Irrevocable:		
Dear S	Sir,		
1.	You are, as a result of this, authorized to draw on		
(i)	The Bidder withdraws its Bid during the Bid validity period or any extension duly agreed upon by the Bidder.		
(ii)	The Bidder varies or modifies its Bid in a manner not acceptable to Gasonet during the bid validity period or any extension duly agreed by the Bidder.		
(iii)	The Bidder, having been notified of the acceptance of its Bids,		
	 (a) Fails or refuses to execute the Supply Order/ Contract (b) Fails or refuses to furnish the Contract Performance Security within 30 days before the expiry of Bid Security. (c) Fails to accept arithmetic corrections as per tender conditions. 		
2.	This Irrevocable Letter of Credit has been established towards Bid Security Tender No		
3.	We hereby guarantee to protect the Drawers, Endorsers and bonafide holders from any consequences, which may arise in the event of the non-acceptance or non-payment of Demand Letter (draft) in accordance with the terms of this credit.		
4.	This Credit is issued subject to the Uniform Customs and Practices for Documentary Credits (1993 Revised) International Chamber of Commerce brochure No. 500.		
5.	Please obtain reimbursement as under:		
6.	All foreign as well as Indian bank charges will be on the account of M/s(Applicant)		
	FOR		
	Anthonized Signature (Original Doub) Country Signature		

Authorized Signature

(Original Bank) Counter Signature



गैसोनेट सर्विसेज (राजस्थाः) लिमिटेड

Gasonet Services (RJ) Limited

F-5

LETTER OF AUTHORITY

[Pro forma for Letter of Authority for Attending Subsequent 'Negotiations'/ 'Pre-tendering Conferences' / 'Un-priced Bid Opening' / 'Price Bid Opening']

Conte	erences' / 'Un-priced Bid Opening' / 'Price Bi	d Opening J
Ref:		Date:
Corpo World Sector	onet Services (RJ) Limited oorate Office: 807, Id Trade Tower or - 16, Noida – 201301, Uttar Pradesh JECT: TRANSPORTATION OF LIQUE FROM DAHEJ TERMINAL [DER NO.: GSL/RJ/CO/C&P-PROJECTS]	EFIED NATURAL GAS (LNG) BY ROAD
Dear S		/BD2023003001
for atte 'Price	ttending any 'Negotiations' / 'Conferences [Pr	now authorize the following representative(s) e-tendering Conference]', 'Un-priced Bid Opening', rrespondence/ communication against the above
[1]	Name & DesignationPhone/Cell: Fax: E-mail:@	Signature
[2]	Name & DesignationPhone/Cell: Fax: E-mail:	Signature
	confirm that we shall be bound by all compesentative(s).	nitments made by the aforementioned authorised
	You	rs faithfully,
Place: Date:	: Nam	gnation:
		e "letterhead" of the Firm / Bidder and signed by a bind the Bidder. No more than 'two [02] persons

per Bidder' are permitted to attend "Techno-commercial / Un-priced" & "Price Bid" Openings.



F-6 "NO DEVIATION" CONFIRMATION

To,

Gasonet Services (RJ) Limited

Corporate Office: 807, World Trade Tower

Sector - 16, Noida - 201301, Uttar Pradesh

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

Dear Sir,

We understand that any 'deviation/exception' in any form may result in rejecting the Bid. Therefore, we certify that we have not taken any 'exception/deviation' anywhere in the Bid and agree that if any 'deviation/exception' is mentioned or noticed, our Bid may be rejected.

Place: [Signature of Authorized Signatory of Bidder]

Date: Name:

Designation:

Seal:

To be submitted on the bidder's Letter Head



F-7

<u>DECLARATION REGARDING HOLIDAY/ BANNING AND LIQUIDATION, COURT RECEIVERSHIP</u>

To.

Gasonet Services (RJ) Limited

Corporate Office: 807, World Trade Tower

Sector - 16, Noida – 201301, Uttar Pradesh

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD

FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

Dear Sir,

We now confirm that we are not on 'Holiday' by GASONET or Public Sector Project Management Consultant (like EIL, Mecon only due to "poor performance" or "corrupt and fraudulent practices") or banned by the Government department/ Public Sector on the due date of submission of bid.

Further, we confirm that neither we nor our allied agency/ (ies) (as defined in the Procedure for Action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practices) are on the banning list of GASONET or the Ministry of Petroleum and Natural Gas.

We also confirm that we are not under any liquidation, court receivership, similar proceedings, or 'bankruptcy'.

In case it comes to the notice of GASONET that the bidder has given the wrong declaration in this regard, the same shall be dealt with as 'fraudulent practices' and action shall be initiated as per the Procedure for action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practices.

Further, we also confirm that if there is any change in the declaration's status before the contract's award, we will promptly inform GASONET.

Place: [Signature of Authorized Signatory of Bidder]

Date: Name:

Designation:

Seal:

To be submitted on bidder's Letter Head



F-8

CERTIFICATE FOR NON-INVOLMENT OF GOVT. OF INDIA

To, Gasonet Ser Corporate Of World Trade Sector - 16, N	fice: 807, Tower		Pradesh							
SUBJECT: TENDER NO	FROM D	AHEJ TERI	MINAL					S (LNG) B	Y RO	<u>AD</u>
Dear Sir,										
Suppose we l award	become a s	successful Bi given	dder and po	ursuan us		e prov or	visions of the	ne Bidding D tender	ocume	nts, for
automatically	enforceab	ole:	". In	that	case,	the	following	Certificate	shall	be
"We agree an on behalf of Government expressly und on its behalf that the Emplunderstood a omissions, counties moment claims or counot to sue the arising of or the counties of the counties o	any other of India is derstood ar under the loyer is not a greed ommissions expressly inter-claim e Governm	person or en not a party to ad agreed that applicable lat an agent, re that the Go s, breaches of waive, releases against the nent of India	atity. In part of the Agree at the Employers of India presentative vernment of the	ment a byer is a. We cor de of India ngs ari o any	nd has author expres legate a is no sing or actions dia aris	expression of literature of the content of the cont	ssly unders abilities, ol to enter int gree, ackno e Governme I shall not he Agreem laims, inclu ut of the Ag	tood & agree oligations or ro the Agreem wledge and we ent of India. I be liable for ent. According ading cross-clarated and	ed that rights. I nent so underst t is furt any a ngly, w laims, ' covena	the It is lely and ther acts, re at VIP ants
Place: Date:			Na	me: signati		uthor	ized Signat	ory of Bidde	t]	



F-9

PROFORMA OF "BANK GUARANTEES" FOR "CONTRACT PERFORMANCE SECURITY / SECURITY DEPOSIT"

(ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

Corpo World	net Services (RJ) Limited orate Office: 807, d Trade Tower r - 16, Noida – 201301, Uttar Pradesh
	ORMANCE GUARANTEE No.: Sir(s),
work	, having ered office at
Perfor Guara	Contract conditions provide that the CONTRACTOR shall pay a sum of Rs. (Rupees) as full Contract rmance Guarantee in the form therein mentioned. The form of payment of Contract Performance ntee includes a guarantee executed by Nationalized Bank, undertaking full responsibility to mify Gasonet Services (RJ) Limited in case of default.
The s	has approached us, and at their and in consideration of the premises, we, having our office at, have agreed to give such guarantee as from now on mentioned.
1.	We at this moment undertake to give the irrevocable & unconditional guarantee to you that if M/s shall make a default In performing any of the terms and conditions of the tender or in payment of any money payable to GASONET, we shall on first demand, pay without demur, contest, protest and/ or without any recourse to the contractor to you in such manner as you may direct the said amount of Rupees only or such portion thereof not exceeding the declared sum as you may require from time to time.
2.	You will have the full liberty, without reference to us and without affecting this guarantee, to postpone for any time or from time to time the exercise of any of the powers and rights conferred on you under the contract with the said and to enforce or to forbear from endorsing any powers or rights or because of time being given to the said and such postponement forbearance would not have the effect
3.	of releasing the bank from its obligation under this debt. Your right to recover the said sum of Rs



conclusive and binding. The bank shall not be released of its obligations under these presents by any exercise by you of its liberty concerning matter aforesaid or any of their or by reason or any other act of omission our commission on your part or any other indulgence shown by you or by any other matter or changed what so ever which under law would, but for this provision, have the effect of releasing the bank.

4.	The guarantee herein contained shall not be determined or affected by the liquidation or winding up dissolution or changes of the constitution or insolvency of the said contractor but shall in all respects and for all purposes be binding and operative until payment of all money due to you in respect of such liabilities is paid.
5.	This guarantee shall be irrevocable and shall remain valid up to
6.	The bank also agrees that GASONET, at its option, shall be entitled to enforce this Guarantee against the bank (as principal debtor) in the first instant, without proceeding against the supplier/contractor and notwithstanding any security or the other guarantee that GASONET may have about the supplier's/contractor's liabilities.
7.	The amount under the Bank guarantees is payable immediately without any delay by the Bank upon the written demand raised by GASONET. Any dispute arising out of or concerning the said Bank Guarantee shall be subject to the jurisdiction of courts at Ahmedabad.
8.	Therefore, we, as a result of this, affirm that we are guaranters and responsible to you on behalf of the Contractor up to a total amount of (amount of guarantees in words and figures). We undertake to pay you, upon your first written demand declaring the Contractor to be in default under the contract and without caveat or argument, any sum or sums within the limits of (amounts of guarantee) as aforesaid, without your needing to prove or show grounds or reasons for your demand or the sum specified therein.
9.	We have the power to issue this guarantee in your favour under the Memorandum and Articles of Association, and the undersigned has full authority to do so under the Power of Attorney, dated, granted to him by the Bank. Yours faithfully, Bank by its Constituted Attorney

Signature of a person duly Authorized to sign on behalf of the Bank



INSTRUCTIONS FOR FURNISHING "CONTRACT PERFORMANCE SECURITY / SECURITY DEPOSIT" BY "BANK GUARANTEE"

- 1. The Bank Guarantee by successful Bidder(s) will be given on non-judicial stamp paper as per 'stamp duty' applicable. The non-judicial stamp paper should be in the name of the issuing bank. In the case of a foreign bank, the said Bank Guarantee is to be issued by its correspondent bank in India on requisite non-judicial stamp paper, and the place of Bid is to be considered Delhi.
- 2. The Bank Guarantee by Bidders will be given from the bank as specified in the Tender.
- 3. A letter from the issuing bank of the requisite Bank Guarantee confirming that said Bank Guarantee and all future communication relating to the Bank Guarantee shall be forwarded to the Employer.
- 4. If a commercial bank issues a Bank Guarantee, then a letter to the Employer and copy to the Consultant (if applicable) confirming its net worth is more than Rs.100,00,00,000.00 [Rupees One Hundred Crores] or its equivalent in foreign currency along with documentary evidence.



F-10

AGREED TERMS & CONDITIONS

To,

Gasonet Services (RJ) Limited

Corporate Office: 807, World Trade Tower

Sector - 16, Noida - 201301, Uttar Pradesh

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

This Questionnaire duly filled in, signed & stamped must form part of the Bidder's Bid and should be returned along with the Un-priced Bid. Clauses confirmed hereunder need not be repeated in the Bid.

Sl. No.	DESCRIPTION	BIDDER'S CONFIRMATION
1.	Bidder's name and address	
2.	Please confirm the currency of the quoted prices is in Indian Rupees.	
3.	Confirm quoted prices will remain firm and fixed till the complete	
	execution of the order.	
4.	Rate of applicable Goods and Services Tax	GST:%
5.	i) Confirm acceptance of relevant Terms of Payment specified in	
	the Bid Document.	
	ii) In case of delay, the bills shall be submitted after deducting the	
	price reduction due to delay.	
6.	Confirm that the Contract Performance Bank Guarantee will be	
_	furnished as per the Bid Document.	
7.	Confirm that Contract Performance Bank Guarantee shall be from	
	any Indian scheduled bank or a branch of an International bank in	
	India and registered with the Reserve Bank of India as a scheduled	
	foreign bank. However, in case of bank guarantees from banks other	
	than the Nationalized Indian banks, the bank must be a commercial	
	bank having a net worth above Rs 100 crores, and a declaration to	
	this effect shall be made by such commercial bank either in the Bank Guarantee itself or separately on its letterhead.	
8.	Confirm compliance with the Completion Schedule as specified in	
0.	the Bid document. Confirm contract period shall be reckoned from	
	the date of Fax of Intent.	
9.	Confirm acceptance of the Price Reduction Schedule for the delay in	
	the completion schedule specified in the Bid document.	
10.	a) Confirm acceptance of all terms and conditions of the Bid	
	Document (all sections).	
	b) Confirm that printed terms and conditions of the bidder are not	
	applicable.	



Sl. No.	DESCRIPTION	BIDDER'S CONFIRMATION
11.	Confirm your offer is valid for three months from the Final/	
	Extended due date of opening Techno-commercial Bids.	
12.	Please furnish EMD/ Bid Security details:	
	a) EMD/ Bid Security No. & date	
	b) Value	
	c) Validity	
13.	Confirm acceptance of all provisions of ITB.	
14.	Confirm that Annual Reports for the last three financial years	
	are furnished along with the Un-priced Bid.	
15.	Confirm that, in case of contradiction between the	
	confirmations provided in this format and the terms &	
	conditions mentioned elsewhere in the offer, the warranties	
	given in this format shall prevail.	
16.	Confirm that none of the Directors of the bidder is a relative of	
	any Director of Owner, or the bidder is a firm in which any	
	Director of Owner/ GASONET or his relative is a partner.	
17.	All correspondence must be in ENGLISH language only.	
18.	The owner reserves the right to change the terms & conditions	
	of the RFQ/BIDDING DOCUMENT and reject any or all bids.	
19.	Confirm that Bidder shall bear all Bank charges associated with	
	Bidder's Bank.	
20.	Confirm that as per Clause 171 of the GST Act, the benefit due	
	to a reduction in tax rate or input tax credit will be passed on	
	to the consumer by way of commensurate decline in prices.	

Place:	[Signature of Authorized Signatory of Bidder]
Date:	Name:
	Designation:
	Seal:



F-11

ACKNOWLEDGEMENT CUM CONSENT LETTER

(On receipt of tender document/ information regarding the tender, Bidder shall acknowledge the receipt and confirm his intention to bid or reason for non-participation against the enquiry/ tender through e-mail/ fax to the concerned executive in GASONET issued the tender by filling up the Format)

•	
To, Gasonet Services (RJ) Limited Corporate Office: 807, World Trade Tower Sector - 16, Noida – 201301, Uttar Pradesh	
SUBJECT: TRANSPORTATION OF	LIQUEFIED NATURAL GAS (LNG) BY ROAD
FROM DAHEJ TERMINAL	<u>.</u>
TENDER NO.: GSL/RJ/CO/C&P-PROJ	ECTS/BD202506S001
Dear Sir,	
subject item/ job and/ or the information reg	e set of bidding documents along with enclosures for the garding the subject tender. For the subject item/ job and furnish the following details
concerning our quoting office:	of the subject item/ job and furnish the following details
Postal Address with Pin Code	:
Telephone Number	:
Fax Number	:
Contact Person	:
E-mail Address	:
Mobile No.	:
Date	:
Seal/ Stamp	:
 We are unable to bid for the rea 	son given below:
Reasons for non-submission of	bid:
A N	
Agency's Name	:
Signature Name	:
Name Designation	:
Designation Date	·
Date	

:

Seal/ Stamp



UNDERTAKING ON LETTERHEAD

To,

Gasonet Services (RJ) Limited

Corporate Office: 807, World Trade Tower

Sector - 16, Noida – 201301, Uttar Pradesh

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

Dear	Sir,
------	------

nave not been modified of	he contents of this Tender Documents No
submitted by M/s	(Name of the bidder) shall be liable for rejection".
Place:	[Signature of Authorized Signatory of Bidder]
Date:	Name:
	Designation:
	Seal:



BIDDER'S EXPERIENCE

To,

Gasonet Services (RJ) Limited

Corporate Office: 807, World Trade Tower

Sector - 16, Noida - 201301, Uttar Pradesh

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

SI. No	Description of the Services	LOA/ WO No. and date	Full Postal Address and phone nos. of Client. Name, designatio n and address of Engineer/o fficer—in— charge (for cases other than purchase)	Value of Contract/ Order (specify Currency Amount)	Date of Commenc ement of Services	Scheduled Completi on Time (Months)	Date of Actual Compl etion	Reasons for delay in execution, if any
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)

Place:	[Signature of Authorized Signatory of Bidder]
Date:	Name:
	Designation:
	Seal:



F-14 CHECKLIST

Bidders are requested to fill in the checklist duly. This checklist gives only certain essential items to facilitate the bidder to make sure that they have submitted the necessary data/ information as called for in the bid document along with their offer. However, this does not relieve the bidder of his responsibilities to ensure that his offer is otherwise complete in all respects.

Please ensure compliance and tick ($\sqrt{}$) against the following points:

S.N.	DESCRIPTION	CHECK BOX	REFERENCE PAGE NO. OF THE BID SUBMITTED
1.0	Digitally Signing (in case of e-bidding)/ Signing and Stamping (in case of manual bidding) on each sheet of the offer, original bidding document including SCC, ITB, GCC, SOR drawings, appendix (if any)		
2.0	Confirm that the following details have been submitted in the Un-priced part of the bid		
i	Covering Letter, Letter of Submission		
ii	Bid Security		
iii	Signed and stamped original copy of bidding document along with drawings and addendum (if any)		
iv	Power of Attorney in the name of the person signing the bid.		
v	Copies of documents defining constitution or legal status, place of registration and principal place of business of the company		
vi	Bidders declaration that regarding Holiday/ Banning, liquidation court receivership or similar proceedings		
vii	Details, documentary proof required against qualification criteria, and complete documents establishing equipment ownership as per SCC are enclosed.		
viii	Confirm submission of document along with technocommercial bid as per bid requirement.		
3.0	Confirm that all forms duly filled in are enclosed with the bid duly signed by an authorized person(s)		
4.0	Confirm that the price part is per the Price Schedule format submitted with the Bidding Document/ uploaded in case of e-bid.		
7.0	Confirm that annual reports for the last three financial years & duly filled in Form 16 are enclosed in the offer for financial assessment (where financial criteria of BEC is applicable.)		



SN	DESCRIPTION	CHECKLIST	YES/ NA	NO
1.	TENDER FEE	Rs00		
	DD	DD NO.	YES/ NA	
		dated		
		For Rs00 in favour of GASONET		
_	77.65	payable at Mumbai		
2.	EMD	Rs.	TIEG/NIA	210
A	DD	DD No dated	YES/ NA	NO
		Drawn on (bank) for Rs. In		
		Drawn on (bank) for Rs. In favour of GASONET , payable at		
		Mumbai		
В	BG	BG VALIDITY BEYOND 3 THREE	YES/ NA	NO
		MONTHS FROM BID VALIDITY	125/111	110
		PERIOD OF 90 DAYS		
С	NSIC/ DIC CERTIFICATE/	Duly certified by the Chartered	YES/ NA	NO
	UDYOG ADHAR	Accountant (not an employee or a		
		Director or not having any interest in		
		the bidder's company/ firm) and		
		Notary Public with Legible stamp as		
		MENTIONED IN CLAUSE NO.40 OF		
		ITB.	TIEG	210
2.	BID VALIDITY UP TO	ACCEPTED	YES	NO
2	THREE MONTHS	The Western Start LOA 0 1-4: /	MEC/NIA	NO
3.	Copy of WORK ORDER (WO)/LOA and completion/	The Work order/ LOA & completion/ execution certificate mentioning required	YES/ NA	NO
	execution certificate as	details duly attested by the Chartered		
	stipulated in BEC	Engineer and Notary Public.		
		Engineer and rotary rubine.		
		For instance, a Work order/ LOA must		
		indicate the Nature of work/ service,		
		various components/ items, period, and		
		value. Similarly, the completion		
		certificate/ execution certificate must		
		reference the relevant work order, Actual		
		value of executed work, and Actual		
6	EINANCIAL COLTEDIA IN	completion date.	ATED IN DI	7.0
6. 6i.	Financial Documents – Turn	CASE OF SINGLE BIDDER AS STIPUI Submitted audited Balance Sheet and	YES/ NA	NO
01.	Over	Profit and Loss Statement of any of the	I LO/ IVA	NO
	0,01	three (3) Preceding Financial Year(s), i.e.		
		FY: [to be reckoned from bid		
		due date] along with the un-price bid.		
6ii.	Financial Documents - Net	Submitted audited Balance Sheet and	YES	NO
	Worth & Working Capital	Profit and loss Statement of FY:		
		meeting the NET WORTH		
		& Working Capital requirement.		
6iii.	Balance Sheet/s & Profit &	Duly certified/ attested by Notary Public	YES/ NA	NO
	Loss Statements as stipulated	with legible stamp with the applicability		
	in BEC	of relevant clause of BEC		



6iv.	Details of financial capacity of	Duly signed and stamped by a Chartered	YES/ NA	NO
01.1	bidder prescribed Format, F-	Accountant with Membership Number	125, 111	1,0
	16 as stipulated in BEC	11000 unionio (1101110 010111)		
6v.	In case Bidder's Working Capital is inadequate as stipulated in BEC	Letter (as per Format, f-15) from the Bidder's bank has a net worth not less than INR 1 (one) Billion confirming the	YES/ NA	NO
	supulated in BEC	availability of the line of credit covering the inadequacy to meet the working capital requirement duly certified/attested by Notary Public with a legible stamp.		
7.	Tender Document Submitted	Submitted Unedited and duly signed along with the bid document	YES	NO
8.	SOR (BLANK without price) mentioning the word "QUOTED/ NOT QUOTED" in each item rate column	Submitted Unedited and duly signed along with the bid document	YES	NO
9.	FORM 1 TO 19 ATTACHED TO TENDER	Duly filled information as applicable, signed, stamped & submitted all	YES	NO
10.	Non-submission of the attested copies, as specified above/ in the tender document of the requisite certificates/ documents, shall render the bid non-responsive and shall be liable for rejection.		[AGREED & CONFIRMED]	

Place:	[Signature of Authorized S	Signatory of Bidder
	L	

Date: Name: Designation:

Seal:

NB: Bidder is requested to fill this checklist and ensure that all details/ documents have been furnished (attached) as called for in the Bidding Document along with duly filled in, signed & stamped checklist with each copy of the "Un-priced bid (Part-I)" and Blank Price schedule (Part-II). Non-submission of any document/ submission without proper certification/ attestation/ authentication, as mentioned above, may lead to outright rejection of the Bid.



F - 15

FORMAT FOR CERTIFICATE FROM BANK IF BIDDER'S WORKING CAPITAL IS INADEQUATE

(To be provided on Bank's letterhead)

	Date:					
To, Gasonet Services (RJ) Limited Corporate Office: 807, World Trade Tower Sector - 16, Noida – 201301, Uttar Pradesh						
Dear Sir,						
This is to certify that M/snow on referred to as Customer) is an existing cust						
The Customer has informed us that they wis GSL/RJ/CO/C&P-PROJECTS/BD202506S001 for " and as per the terms of the sa from their Bank confirming the availability of line	dated for "Services aid RFQ/ Tender, they have to furnish a certificate					
Accordingly, M/savailability of line of credit to M/san amount of Rs.	(Name of the bidder) for at least					
It is also confirmed that the Bank's net worth is mother undersigned is authorized to issue this certification.	· •					
Yours truly						
For(Name & address of Bank)						
(Authorized signatory) Name of the signatory: Designation : Stamp :						



F-16

FORMAT FOR CHARTERED ACCOUNTANT CERTIFICATE FOR FINANCIAL CAPABILITY OF THE BIDDER

SUBJECT:	TRANSPORTATION	OF	LIQUEFIED	NATURAL	GAS	(LNG)	BY	ROAD
	FROM DAHEJ TERM	INA	L					

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

We have verified the Annual Accounts and other relevant records of M/s.....(Name of the bidder) and certify the following

A. ANNUAL TURNOVER OF LAST 3 YEARS:

Year	Amount (Currency)
Year 1:	
Year 2:	
Year 3:	

B. FINANCIAL DATA FOR THE LAST AUDITED FINANCIAL YEAR:

Description	Year
	Amount (Currency)
1. Current Assets	
2. Current Liabilities	
3. Working Capital (Current Assets –	
Current liabilities)	
4. Net Worth (Paid-up share capital and	
Free Reserves & Surplus)	

Name of Audit Firm:	[Signature of Authorize	ed Signato	ry
Name of Augit Firm:	[Signature of Authorize	ea Signate)

Chartered Accountant Name:
Date: Designation:
Seal:

Membership no.:

Instructions:

- 1. The financial year would be the same as normally followed by the bidder for its Annual Report.
- 2. The bidder shall provide the audited annual financial statements as required for this Tender document. Failure to do so would result in the Proposal being considered as non-responsive.
- 3. For this Tender document, (i) Annual Turnover shall be "Sale value/ Operating Income", (ii) Working Capital shall be "Current Assets less Current liabilities", and (iii) Net Worth shall be "Paid up share capital and Free Reserve & Surplus."
- 4. This certificate is to be submitted on the letterhead of the Chartered Accountant.



F-18

BIDDER'S QUERIES FOR THE PRE-BID MEETING

SL. REFERENCE OF BIDDING DOCUMENT BIDDER'SQUERY RESERVANCE. SEC. PAGE NO. CLAUSE NO. SUBJECT OTE: The Pre-Bid Queries shall be sent by fax and e-mail before the due date for reservation to be bidder's queries. IGNATURE OF BIDDER:	d e-mail before the due date for receipt
GNATURE OF BIDDER:	-
e bidder's queries. GNATURE OF BIDDER:	
e bidder's queries. GNATURE OF BIDDER:	-
e bidder's queries. GNATURE OF BIDDER:	
GNATURE OF BIDDER:	
GNATURE OF BIDDER:AME OF BIDDER:	
AME OF BIDDER:	



F-19

E-Banking Mandate Form

(To be issued on vendors' letterhead)

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

- 1. Vendor/ Customer Name:
- 2. Vendor/ customer Code:
- 3. Vendor/ customer Address:
- 4. Vendor/ customer e-mail id:
- 5. Particulars of bank account
 - a) Name of Bank
 - b) Name of branch
 - c) Branch code:
 - d) Address:
 - e) Telephone number;
 - f) Type of account (current/ saving etc.)
 - g) Account Number:
 - h) RTGS IFSC code of the bank branch
 - i) NEFT IFSC code of the bank branch
 - j) 9-digit MICR code

I/ We now authorize Gasonetto to release any amount due to me/ us in the bank account as mentioned above. I / We now declare that the abovementioned particulars are correct and complete. If the transaction is delayed or lost because of incomplete or incorrect information, we will not hold the Gasonet responsible.

(Signature of vendor/ customer)

BANK CERTIFICATE

We certify that has an Account no	With	us	and	we
confirm that the details given above are correct as per our records.				
Bank stamp				

Date [Signature of Authorized officer of Bank]



CONFIRMATION ON APPLICABILITY OF "MICRO, SMALL AND MEDIUM ENTERPRISES DEVELOPMENT ACT, 2006 (MSMED ACT 2006)"

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

1.	*	onfirm that provisions of "Micro, Small and Medium Enterprises Development Ac ('MSMED') apply to us and our organization falls under the definition of:					
	a. Micro Enterprise -		[]			
	b. Small Enterprise -		[]			
	c. Medium Enterprise -		[]			
	(Please put a tick in the appropriate b	oox.)					
2.	Copy of proof of valid document/ c Small/ Medium Enterprises is enclos		ating r	registration no.] of being a Micro/			
Place: Date:		[Signature of A Name: Designation: Seal:	authori	ized Signatory of Bidder]			

Note: In the case that the above Format, along with proof of valid document/ certificate [indicating registration no.], is not submitted in the offer, it will be presumed that your organization is not a micro, small or medium enterprise as per the provisions of MSMED Act 2006 and consequently you will not be eligible to the benefits admissible under the MSMED Act 2006.



SECTION – VI SCHEDULE OF RATES [SOR]



SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

SCHEDULE OF RATES

Sr. No.	Description	UOM	Unit Rate		
1.	Transportation of LNG from Dahej to Bikaner for a period of five years including all service charges and also include the cost of acquisition/hiring, salaries for two drivers (One Driver and One Driver cum Helper), maintenance, insurance, permits, PESO and RTO approvals (initial and subsequent), and office setup costs in Dahej and the destination. Model: Not Older Than January 2022 Capacity: Not less Than 17 MT No. of Cryogenic Road tankers (Prime Mover + Cryogenic Tanker): 10 Nos. The contract period is initially for three years, extendable up to two years on an annual basis under the same terms and conditions. Services shall be included: Loading time: 24 hours Unloading time: 48 hours Total trip cycle time: 7 days Tanker Speed: 30 Km/hr Breakdown (if any): 4 hours maximum Transportation Loss: Less than 1% on 17 metric tons Billing: Will be done on the actual quantity received at the Gasonet RLNG plant.	Price/MT			
	GST				

Note:

- 1. Bidders must quote the rates strictly per the above SOR format and not use any other format. Any quote received in a format other than the tendered SOR shall be summarily rejected.
- 2. If any bidder offers a suo-moto discount after opening, however, if the bidder is the lowest evaluated bidder without considering such a discount, the discount benefit will be availed at the time of work award. No Conditional deal shall be regarded as.
- 3. Any error in quoting taxes & duties to the bidder's account. Statutory Variation in taxes & duties during the contractual completion period shall be to the Gasonet account.



4. The Contractor is required to provide a Site Supervisor at the site when deploying between one (1) and ten (10) tankers. The Contractor may either hire a dedicated Site Supervisor or enter into a formal agreement with other site contractors to share one. The full cost for the Site Supervisor, whether hired individually or shared, must be factored into and included within the Contractor's quoted rates. Gaosnet is not responsible for the direct payment to any Site Supervisor or for the administration of any cost-sharing agreement between contractors. All such arrangements are the sole responsibility of the Contractor(s).

SIGNATURE OF AUTHORIZED SIGNATORY WITH SEAL



PART – I: "EMD/ BID SECURITY & POWER OF ATTORNEY IN ORIGINAL" OF TENDER

DO NOT OPEN – THIS IS A QUOTATION

SUBJECT: TRANSPORTATION OF LIQUEFIED NATURAL GAS (LNG) BY ROAD FROM DAHEJ TERMINAL

TENDER NO.: GSL/RJ/CO/C&P-PROJECTS/BD202506S001

BID SUBMISSION DUE DATE & TIME (HARD COPY): 04/07/2025 at 1500 Hrs

To,

Manager – (Projects and C&P Incharge) Gasonet Services (RJ) Limited

Corporate Office: 807, World Trade Tower

Sector - 16, Noida – 201301, Uttar Pradesh.

Phone: +91-7490042375

TO BE PASTED ON THE OUTER ENVELOPE CONTAINING "EMD / BID SECURITY & POWER OF ATTORNEY"