



# Request for Quotation

VENDOR / CONTRACTOR	INFORMATION	
M/s. TENDER C/O PPL KARACHI PAKISTAN	<b>Collective Number</b>	SV-110354
	<b>Date</b>	14.07.2016
	<b>Purchasing Organization</b>	PPL
	<b>Purchasing Group</b>	MMC-SV4
	<b>Document Number</b>	6000268717
	<b>Quote Due Date</b>	10.08.2016
	<b>Plant</b>	SFGC
	<b>Storage Location</b>	SFGCS Stores

SNo	Item	Material/Description	Quantity	UM	Net Price	Net Amount
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TENDER NO. SV/SUI/110354/16

Assessment of mechanical integrity of Frame 3 gas turbine exhaust stacks at Sui Gas Field

1	10	<b>Assessment of Mechanical Integrity of Frame-3 Gas Turbine Exhaust Stacks</b>	1.00	Activity unit		
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**The item covers the following services**

1-1	010	Assessment of Mechanical Integrity of Frame-3 Gas Turbine Exhaust Stacks at site (SFGCS)	2.000	Activity unit		
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Scope of Work:

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Following activities will be performed under Scope of Work for Assessment of Mechanical Integrity of Exhaust Stacks of Frame-III Gas Turbines:

1. Contractor will carry out visual inspection of exhaust stack both internally and externally and areas for possible structural weaknesses will be identified.
2. Contractor will carry out Ultrasonic Thickness Measurement of complete vertical stack followed by TML stickers pasting on identified areas.
3. Contractor will develop AutoCAD sketches of complete stack with thickness of respective areas mentioned on it.
4. On the basis of results of thickness measurement exercise and thermography contractor will carry out radiography of effected portion of stack (if required) for detection of cracks if any.
5. Contractor will carry out analysis of structural integrity of stack using Ansys or equivalent structural analysis software using the results of thermographic temperature analysis for assessing thermal stresses.
6. Contractor will submit report showing the results of structural/mechanical analysis and will recommend corrective action for improving the structural & mechanical integrity.

Enclosure:

1. Drawing Exhaust Stacks

PART A **Safety guidelines for Contractors**

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SNo	Item	Material/Description	Quantity	UM	Net Price	Net Amount
		<p>1.0 Purpose:                      The purpose of Safety Guidelines for Contractors is to ensure that contractors working at PPL Fields / Locations comply with safety requirements in accordance minimum instructions defined in this document.</p> <p>2.0 Scope:                      The Safety Guidelines for Contractors apply to any company / firm / contractor or any individual who provides services at PPL Fields / Locations and whose activities are not directly controlled by PPL Staff / Personnel. It is therefore, imperative that all contractors clearly understand, Safety Guidelines for Contractors before starting execution of work inside PPL premises.</p> <p>3.0 General:                      " A contact person / Company Site Representative will be designated by PPL for the specific work who will liaise with the contractor throughout the duration of the work at Field / Location.                      " The contractor will nominate a HSE focal person who will be responsible for implementation of safety guidelines and regulations for the specific job. For minor jobs, the contractor's site supervisor can also act as HSE focal person. He will liaise with the designated PPL contact person / Site Representative on all matters pertaining to compliance of safety guidelines at Field / Location.                      " It will be the responsibility of contractor to maintain the highest level of safety and security in his work areas and to abide by all applicable regulations and codes affecting safety during construction and work execution.                      " Compliance of safety guidelines mentioned in this document is mandatory and PPL reserves the rights to terminate the work contract immediately in case of any non-conformity.                      " The contractor shall be liable for the following:                      - Strictly adhere to PPL safety regulations and observe truly the company's policies on HSE, Smoking &amp; Seat Belt.                      - Control and supervise his employees working at Field / Location and ensure that they use safe method, tools and equipment.                      - Cordon off the designated work area by using appropriate cordon off tape &amp; and display caution sign etc. for guidance and awareness on hazards associated with work.                      - Escort his workers from the gate to the designated work area. No contractors' personnel shall be permitted beyond the designated work Site.                      - Direct any questions regarding PPL's Safety rules to the designated contact person / Site Representative for resolution.                      - To keep the company harmless and indemnify for all liabilities under all laws, labor and otherwise, and third party liabilities.                      - To be fully and exclusively liable for any injury, harm or accident of any nature whatsoever, to him or his personnel, or to any person acting on his behalf in the discharge of the obligations as per purchase / job order / award of work.                      - To function and be regarded as an independent contractor and not an agent of this Company.                      - To be held liable to make good any or all losses or damages caused by him or his personnel to any personnel to any person, machine or any property of the Company.                      - Avoid night driving as much as possible. In case if it is deemed necessary obtain consent from respective Field / Location Incharge / Security Dept.</p> <p>4.0 Commencing Work:                      " The Contractor is to provide the list of persons and the name of his supervisor to the designated PPL contact person / Site Representative at Field / Location.                      " Before commencing any work on a specific job, the Contractor's representative Incharge of the work must meet the designated PPL contact person / Site Representative as per the work order, for instructions.                      " A brief HSE induction is delivered to Contractors Staff before commencement of work by designated person from PPL to explain the PPL's policies and Safety guidelines.                      " Access will be restricted to only those areas authorized by the designated PPL contact person.                      " Upon completion of work, Contractor's employees / representatives must notify to the designated PPL contact person / Site Representative before leaving the Site.</p>				

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		" Provide necessary Personal Protective Equipment to personnel as per the requirements of the job to be executed and as advised by the Site Representative / HSE Representative.				
	5.0	Materials & Tools:				
		" No machine / equipment belonging to PPL may be taken away from the Field / Location by the Contractor until allowed by the designated PPL contact person through an authorized "GATE PASS".				
		" The company will not accept any responsibility for loss or damage to Contractor's equipment.				
		" The Contractor is responsible for his equipment's operation in term of safety and reliability for carrying out the work. Equipment brought into the company's premises by the Contractor may be checked by the Engineering or designated PPL contact person / Site Representative before it is used at Site.				
		" Contractor must offer for inspection all power tools / equipment, scaffolding etc. by Company personnel before use at Site.				
		" Use of company equipment without permission is prohibited. The company will not accept any responsibility for physical accident or material damage arising out of the failure of any factory equipment used without prior permission of the designated PPL contact person.				
	6.0	Site Utilities:				
		The Contractor will use reasonable care to avoid contact with or disruption of Field / Location utilities. This includes surface, overhead and underground services. Contractor will ensure that:				
		" Work on existing electrical panels / systems is only to be carried out under a valid "Permit to Work" by competent Staff.				
		" All temporary electrical circuits are provided with an earth leakage circuit breaker.				
		" Connection to the Field / Location electrical services is completed only under the direction of Field / Location Electrical Supervisor / Engineering Supervisor.				
		" Flexible cords are protected from being damaged.				
		" Residual current circuit breaker is to be used for Portable Electric Power Tools to minimize electric shock risk.				
	7.0	Hazardous Materials Use and Management:				
		Contractor is to follow the instructions provided as under:				
		" The use of any hazardous materials including flammable liquids, flammable gases and toxins must be approved by the designated PPL contact person and HSE Representative.				
		" Material Safety Data Sheet (MSDS) for hazardous materials must be provided to the designated PPL contact person who will in turn inform HSE Representative prior to introduction to Field / Location.				
		" Disposal of any hazardous material in to drains, storm sewers, refuse / trash receptacles will be strictly prohibited. The waste produced should be properly handled and disposed off.				
		" All hazardous conditions including spills, leaks, exposures or unsafe acts and accidents must be reported immediately to the designated contact person / Site Representative.				
	8.0	Work at Heights:				
		" The Contractor will use only approved and tagged equipment such as ladders, scaffolds & mobile lifts at the work Site. Wooden ladders / scaffolds will not be allowed at Site.				
		" Ladders, scaffolds, hoists and other equipment must be in sound working condition and maintained properly.				
		" Safety harness must be worn while working at heights, on sloping roofs, scaffolding / ladders etc. Such harness must be properly secured and tested. Under no circumstances should a person be used as an anchor.				
		" Nonmetallic or insulated equipment will be used near energized electrical circuits.				
		" Mobile hoists will be operated only by trained personnel.				
	9.0	Lifting of Loads:				
		Loads must be lifted in a manner that is safe and with proper equipment:				
		" Pulley blocks, bi / tripods, tackles, slings etc. must be in good condition and be capable of handling the load appropriately. Only tested and tagged equipment is to be used on site.				
		" No person may stand under the load for whatsoever reason.				

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		" Bi / tripods are to be used only with positive securing of legs and these must only be used after clearance from designated PPL contact person / Site Representative.				
		" Any tall object i.e. crane with boom lifter etc. may only be moved after checking overhead clearance and route.				
		" All lifting equipment e.g. cranes etc. must have valid				
		10. Personal Protective Equipment (PPE):				
		" It is the responsibility of the Contractor to provide and ensure the use of necessary personal protective equipment to his employees.				
		" All Contractors' employees working on hazardous jobs like welding, lathe machines and on equipment with moving parts will wear suitable clothing e.g. full sleeved shirts, long pants, overalls, dungarees and appropriate shoes as a minimum. Avoid the use of any loose clothing.				
		" PPEs such as gloves for handling chemicals, splash shields, safety shoes, hard hats, protective clothing, fall protection or other equipment may be required depending upon the operations being performed, which has to be arranged by the Contractor.				
		11. Emergency Response:				
		" The Contractor must ensure that his employees at the Field / Location are aware of Field / Location specific emergency response procedures. The Contractor will seek advice from PPL contact person / Site Representative, if required.				
		" All injuries must be reported to the designated PPL contact person / Site Representative for onward reporting to HSE Dept. Head Office & concerned Government authorities e.g. CIM etc. as per procedure.				
		" In case of an accidental fire, the Contractor's Supervisor will immediately ensure the workers in area are out of danger and follow the Field / Location fire fighting and evacuation procedure. The incident must be reported to the designated PPL contact person / Site Representative for reporting to HSE Dept. at Head Office.				
		" Contractors must seek advice from PPL contact person / Site Representative or Dept. / Field / Location Incharge regarding the firefighting, first aid. If required.				
		12. Incidents / Illnesses:				
		" All incidents or dangerous occurrences MUST be reported immediately to the designated PPL contact person / Site Representatives for onward reporting to HSE Dept. at Head Office & concerned Government authorities e.g. CIM etc. as per procedure.				
	PART B	<b><i>Terms and Conditions of Work Contract</i></b>				

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		<p>1. The Contractor shall employ his own workmen/ labor/ persons/ personnel and shall provide materials, tools, plant and transport necessary for the Work and shall be responsible for all royalties and his rates shall include for all these excepting only the materials and/or services listed in this Contract which shall be issued free of charge to him by the Company. Any materials not agreed to be issued free to the Contractor and not included in this Contract shall be issued to him only against payment or value receivable at cost to the Company.</p> <p>2. The Work and materials shall be to the satisfaction of the Company's representative and the Contractor's rates shall include for all incidental and contingent work, which although not specifically mentioned in this Contract, are necessary for its completion in a sound and workman-like manner.</p> <p>3. The Company's representative shall have the power to:</p> <p>a) Reduce the rates at which payment shall be made if the quality of the work though acceptable is not up to the required standard.</p> <p>b) Direct the Contractor to remove any inferior materials from the site and to demolish or rectify any work of inferior material or workmanship, failing which the Company's representative may arrange for any such work to be demolished or rectified by any other means at the Contractor's expense.</p> <p>c) Direct deviations in any parts of this Contract, all such Deviation Orders to be in writing and to show the financial effect, if any, of such deviations and whether any extra time is to be allowed.</p> <p>4. The Contractor shall have no claim against the Company's terminations of this Contract or in respect of any work which may be withdrawn, abandoned or postponed except for work actually completed under this Contract.</p> <p>5. The Contractor shall engage such number of workmen/ labour / personnel as he may consider necessary and shall be directly responsible for determining the terms and conditions of their services. All such workers/ employees/ persons/ personnel shall continue to be the workers of the Contractor and the Company shall not be responsible for them, their dues, claims, damages, disputes for terminal benefits, whatsoever that may arise in connection with their employment with Contractor.</p> <p>6. The Contractor alone shall be responsible for the payment of any and all compensation to his workers/labor/personnel employed and or authorized by him in the premises of the Company in the execution of this Contract.</p> <p>7. The Contractor shall be responsible for the conduct, behavior and work production of his workmen individually and/or collectively and shall exercise administrative control over them directly.</p> <p>8. The Contractor shall ensure that the workers employed by him abide by all the safety precautions in force and comply with all such requirements as may be laid down from time to time in connection with the execution of this Contract and his employees/ workmen shall confine themselves to the work areas or areas as may be specified by the Company from time to time.</p> <p>9. The Contractor shall not sublet this Contract or any part thereof to any other person and /or company and shall always be personally responsible for the faithful/ efficient performance and progress of the work entrusted to him under this Contract.</p> <p>10. The Contractor shall ensure strict compliance with all relevant laws, rules and regulations including those applicable to his workmen/ employees and shall indemnify the Company against all losses, damages, costs and expenses that may be incurred by the Company owing to the Contractor's failure to strictly comply with any such law, rule or regulation.</p> <p>11. The Contractor will carry adequate insurance and hereby agrees to indemnify the Company against all actions, suits, proceedings, claims, damages or expenses, including any liability, loss, claim or proceedings, whatsoever is engender any law in respect of personal injury or death of any person, resulting out of or in connection with carrying out of the contracted</p>				

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		<p>work whether or not such actions, suits, proceedings, claims damages or expenses shall arise or be brought or have to be paid under the Workmen's Compensation Act, 1923 or under any other law.</p> <p>12. The Contractor hereby guarantees that he and the workmen/ employees/ personnel/ persons employed by him in connection with the execution of this Contract shall maintain industrial peace while on the job inside the Company's premises during the entire period of the Contract and any administrative, disciplinary or any other dispute arising between the Contractor and his employees or any dispute amongst the workmen/ employees, interest, shall be settled outside the Company's premises without effecting the work schedule set forth by the Company.</p> <p>13. The Company shall have the right to terminate this Contract at any time and in such case the Contractor shall cease to work with immediate effect.</p> <p>14. The Contractor shall be liable to pay the Company liquidated damages of one percent of the estimated total cost of the work per day late in completion up to a maximum of ten percent of Contract value. This payment shall be at the Company's discretion and may be reduced or waived if in the opinion of the Company's representative the work has been delayed for valid reasons.</p> <p>15. In the event of any dispute between the parties to the Contract arising out of these presents, such dispute shall be referred for arbitration under Arbitration Act 1940 (Pakistan), to two Arbitrators, one to be appointed by each party, and in the event of disagreement between such arbitrators the matter shall be referred to an Umpire whose name shall be agreed upon by the Arbitrators before entering upon the arbitration and the award of the Arbitrators or the Umpire shall be final and binding upon the parties. The cost of arbitration shall be shared equally by the parties. The venue of the arbitration shall be Karachi. Pakistani laws shall be applicable.</p> <p>16. The Work is to be commenced immediately upon receipt of the written "Order to Commence Work" but not before.</p> <p>17. The Contractor shall be liable for, and shall indemnify the Company against, any expense, liability, claim, proceedings or loss, including any consequential loss, in respect of any injury or damage whatsoever to any property real or personal in so far as such injury or damage arises out of or in the course of or by reason of the performance of this Contract, and provided always that the same is due to any negligence, omission act or default of the Contractor, his servants or agents, and Contractor at his own cost, shall carry out all repairs resulting from such injury or damage as aforesaid.</p> <p>18. The Contractor shall clear away rubbish and surplus materials from the site on completion of his work and shall leave the site clean and tidy.</p> <p>19. Except as otherwise expressly provided in the Contract, all Taxes including but not limited to, income tax, stamp duty, toll taxes etc. imposed upon the Contractor, its assignee or any or their employees in connection with the Contract by the Government of Pakistan shall be on account of the Contractor. Contractor shall indemnify Company against any liability in respect of such taxes.</p> <p>19. FORCE MAJEURE</p> <p>19.1 The Parties will not be considered to be in default in the execution of their contractual obligations or any of them to the extent that the execution of such obligations or any of them is delayed or omitted by cause of Force Majeure. In the event to Force Majeure occurrence the affected party shall advise the other party in writing within seven (7) days of the occurrence of any such case of Force Majeure.</p> <p>The term Force Majeure employed therein shall mean acts of public enemy, wars (whether declared or not) invasion, hostilities, revolution, insurrection or civil disturbance, epidemics, riots, strikes (other than among the contractor's own employees), acts of Government or State or any representative thereof, fires, floods, earth quake, commotion, disorder and other causes similar in kind to those herein mentioned and which are not under the control of either party, which makes the performance of this contract unfeasible and which by the exercise of due diligence the party seeking excuse from</p>				

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		<p>performance is unable to overcome</p> <p>19.2 The Company is not liable to the Contractor for any damage or loss caused by Force Majeure directly or indirectly.</p> <p>19.3 In case of Force Majeure no idle time claim will be paid by the Company for any reason whatsoever.</p> <p>19.4 Where the period of Force Majeure exceeds one (1) month, the Parties shall mutually consult with a view to terminate the Contract.</p> <p>20. Contractor shall submit a Quality Compliance Certificate (QCC) printed on Contractor's letter pad after completion of work along with the final invoice in order to process payment.</p> <p>21. All information provided to Contractor prior to execution of Work, during execution of work and on completion of activity, in any form is confidential information of Company. In any circumstances it is not allowed to share these information with any other party without written confirmation of the Company.</p> <p>22. Any provision or terms of this Contract which is or may be void or unenforceable shall to the extent of such invalidity or unenforceability be deemed severable and shall not affect any other provision of contract.</p> <p>23. The Contractor assumes full and exclusive liability of payment of all taxes, including but not limited to turnover, value added, capital gain, corporation &amp; income taxes, whether arising in Pakistan or anywhere else, now or hereafter imposed by any local and/or any national fiscal authority of Pakistan or any other country relating to or assessed upon the profits or gains or assumed profits or gains of the Contractor and / or any sub-contractor and/or any person employed for providing services to the Contractor or any sub-contractor arising directly or indirectly out of the performance of the Agreement.</p> <p>The Company shall have the right to deduct payments due to Contractors, the withholding tax from the invoice amount at the current rate any pay such amounts to the tax authorities unless the Contractor produces the nil withholding rate certificate from the taxation authorities. The Company shall provide the certificate to the Contractor indicating that such withholding tax has been deposited with the tax authorities.</p> <p>Contractor agrees to protect, indemnify and hold company harmless from and against any income tax, additional interest and penalties levied by the Pakistan Tax Authorities on the contractors or the Contractor employees and which the Company may be required to pay in the first instance.</p> <p>24. The Contractor shall be liable to complete the whole work with in the specified time period. No additional cost or additional time will be provided by the Company to the contractor due to the delay affecting the work related to weather condition except Force Majeure which is already cover in Force Majeure clause.</p> <p>25. Integrity Pact</p> <p>Contractor hereby declares its intention not to obtain or induce the procurement of any contract, right, interest, privilege or other obligation or benefit from Government of Pakistan or any administrative subdivision or agency thereof or any other entity owned or controlled by it (GoP) through any corrupt business practice.</p> <p>Without limiting tile generality of the foregoing, Contractor represents and warrants that it has fully declared the brokerage, commission, fees etc. paid or payable to anyone and not given or agreed to give and shall not give or agree to give to anyone within or outside Pakistan either directly or indirectly through any natural or juridical person, including its affiliate, agent, associate, broker, consultant, director, promoter, shareholder, sponsor or subsidiary, any commission, gratification, bribe, finder's fee or kickback, whether described as consultation fee or otherwise, with the object of obtaining or inducing the procurement of a contract, right, interest, privilege or other obligation or benefit in whatsoever form from GoP, except that which has been expressly declared pursuant hereto.</p>				

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		<p>Contractor certifies that it has made and will make full disclosure of all agreements and arrangements with all persons in respect of or related to the transaction with GoP and has not taken any action or will not take any action to circumvent the above declaration, representation or warranty.</p> <p>Contractor accepts full responsibility and strict liability for making any false declaration, not making full disclosure, misrepresenting facts or taking any action likely to defeat the purpose of this declaration, representation and warranty. It agrees that any contract, right, interest, privilege or other obligation or benefit obtained or procured as aforesaid shall, without prejudice to any other rights and remedies available to GoP under any law, contract or other instrument, be voidable at the option of GoP.</p> <p>Notwithstanding any rights and remedies exercised by GoP in this regard, Contractor agrees to indemnify GoP for any loss or damage incurred by it on account of its corrupt business practices and further pay compensation to GoP in all amount equivalent to ten times the sum of any commission, gratification, bribe, finder's fee or kickback given by Contractor as aforesaid for [the purpose of obtaining or including the procurement of any contract, right, interest, privilege or other obligation or benefit in whatsoever form from GoP.</p> <p>26. Contractor/ bidder shall not be eligible:</p> <p>a. If the Contractor / bidder including any of its shareholders, directors, employees, partners, associated company or affiliated company is involved in litigation with PPL or any of its joint venture partners; or</p> <p>b. If the Contractor / bidder including any of its shareholders, directors, employees, partners, associated company or affiliated company is / or has been blacklisted. A sworn affidavit confirming that the Contract PPL or/bidder is not ineligible as per the above shall be furnished.</p> <p>27. The Contractor shall ensure the employment of unskilled workers amongst the locals of the area in which the exploration and production activities are in progress to the extent of at least fifty percent of their total strength of unskilled works and also give preference to the locals in the skilled job if such skilled persons are available from the local area.</p> <p>28. In the event of any accident / incident involving Contractor's Personnel / Affiliates / representatives at the Company Site, the Contractor, at his own initiative and costs, will immediately inform the Company, in writing, and report the matter to relevant executive and legal authority.</p> <p>29. PPL may hire services of third party inspection service providers.</p> <p>30. The Company shall have the right to increase, decrease, add, delete from and/or amend the bill of quantities and the Work defined in scope of work as deemed necessary before, during or after the execution of the Contract. All such additions, deletions and amendments shall only be authorized in writing by the Company / Engineer.</p> <p>31. The Contractor shall furnish a performance bond equal to 10% of Contract Value in the form of Bank Guarantee from a scheduled bank in Pakistan.</p> <p>32. INTEGRATION</p> <p>a) The express terms of this Contract constitute the final and entire statement of agreement between the parties, and unless specifically incorporated within the terms of this Contract, no previous correspondence, representations, expressions or agreements, either written or oral, by either Party, shall vary the terms of this Contract. The express terms of this Contract shall not be supplemented or contradicted by course of dealing, usage of trade, or course of performance under this or any other Contracts. Any changes to this Contract shall be accomplished in accordance with the provisions hereof and any amendments to this Contract shall be in writing and signed by both parties.</p> <p>b) Contractor's proposal will remain an integral part of this Contract along with all subsequent correspondences, submissions, clarifications and confirmations.</p> <p>c) The annexure, referred documents, clarifications and correspondence constituting this Contract between the Company</p>				



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and the Contractor are intended to be complementary so that what is required by any one of them shall be as binding as if called for by all of them. In the event of any conflicting provisions or requirements within the several parts of the Contract documents or any conflict in rates and terms and conditions precedence shall be given in the following order:

- i) Letter of Award (LOA)
- ii) Terms and conditions of this Contract
- iii) Annexures including facts, figures, maps, specifications and terms in annexures attached with this Contract.
- iv) Clarifications / correspondence mutually agreed by both Parties during the finalization of Contract.
- v) Company Invitation to Bid / Request for Quotation for this work.
- vi) Contractors proposal / bid submitted against Company invitation to bid for above work.

31. The above Terms and Conditions are fully understood and accepted by the Contractor.

PART C ***Terms and Conditions of RFQ***

## Request for Quotation

SNo	Item	Material/Description	Quantity	UM	Net Price	Net Amount
		<p>1. Separate Technical and Commercial Bid documents, complete in all respects, duly signed with official stamp and marked with the title of the tender and Collective No. in separate sealed envelopes shall be forwarded to the under noted address latest by 1500 hours, 10 August, 2016:</p> <p>Ms. Ayesha Nasr Senior Procurement Officer Procurement Department Pakistan Petroleum Limited, 4th Floor, PIDC House, Dr. Ziauddin Ahmed Road, P.O. Box No. 3942, Karachi.</p> <p>Technical Bids shall be publicly opened on the same day at 1530 hours. Sealed commercial bids shall remain in the custody of the Company, Commercial Bids of only the technically responsive bidders shall be publically opened, schedule for public bid opening shall be advised by the Company to the technically responsive bidders. Commercial bids of technically non-responsive bidders shall be returned unopened.</p>				
		<p>2. PPL shall not be responsible for any costs / expenses incurred by the bidders in connection with preparation / delivery of bid.</p>				
		<p>3. Your quotation should be accompanied with a Bid Bond / Pay-Order @ 2% of your bid amount (if your quoted amount/financial cost exceeding Rs 1,000,000/-) payable to Pakistan Petroleum Limited, as per attached format from a scheduled bank valid for 90 days, otherwise bid may not be considered.</p>				
		<p>4. PPL reserves the right to reject any or all Tender/Bids whatsoever.</p>				
		<p>5. Bid should be valid for 90 days.</p>				
		<p>6. In case of acceptance of your bid, you will be required to furnish a Performance Bond @ 10% of total estimated cost of work as per attached format from a scheduled bank before execution of contract. The Performance Bond would be valid for one year after work completion. Bid Bond will be released on receipt of Performance Bond. Contract will be executed as per PPL's Standard Works Contract format enclosed herewith for which the Contractor has to provide Revenue Stamps for the contract value @ Rs 0.30 per Rs.100/-.</p>				
		<p>7. PPL does not encourage advance payment and advance payments are made only against advance payment guarantee from a scheduled bank. Payment will be made on credit within 30 days of submission of invoice.</p>				
		<p>8. Exceptions / deviations from required specification / terms and condition, if any, should be separately mentioned in your bid covering letter along with reference of the deviated item / clause.</p>				
		<p>9. Quotation should be forwarded on PPL's Request for Quotation format.</p>				
		<p>10. Confirm that all terms and conditions mentioned in Request for Quotation and Tender Documents are acceptable. All pages of RFQ and Tender Documents, duly stamped and signed, shall be returned along with the bid.</p>				
		<p>11. Bidders should fill the rates of each line item in figures and total cost in both words and figures. If any bidder fails to fill total value of bid in both figure and words, their bid may be rejected.</p>				
		<p>12. The use of blanco fluid on the bid for making corrections will lead to rejection of the bid. To make a legitimate correction, all bidders should strike off whatever is required to be changed and after striking off the previous figures should be readable. New figures can be inserted above the strike off figure and it is mandatory that all corrections should be initiated by the authorized official who has signed the bid.</p>				

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		<p>13. Bidders using any courier service to dispatch their proposal/ bid are advised to communicate to PPL-M&amp;C Department the tracking NO. of their proposal through e-mail or fax message with proper reference to the tender and should reach before closing date.</p> <p>14. Bidders who submit their proposal by hand are advised to get receipt of their bid from Materials and Contracts department.</p> <p>15. Bidders are advised to submit their intention to bid or regret.</p> <p>16. Non-compliance to mandatory and technical requirements shall lead to technical disqualification.</p> <p>17. Contract shall be awarded to the technically compliant and commercially lowest bidder.</p> <p>18. Complete breakup of Total Cost in terms of Unit rate / Net price must be quoted by the bidder. Bidder's rates shall be inclusive of all applicable taxes.</p> <p>19. Unit rate/Net price quoted by the bidder shall be irrevocable and treated as final. Any calculation/mathematical error(s) (if found) shall be rectified by the Company and communicated to the bidder accordingly. In case of discrepancy/error between the unit rate/Net Price and Net Amount, UNIT RATE/NET PRICE shall be treated as final. Also, If unit rate / net price is found missing against any of the item, then cost of same shall be considered to be included in total bid value.</p> <p>20. The Company shall have the right to increase, decrease, add, delete from and/or amend the bill of quantities and the work defined in scope of work as deemed necessary, before, during or after the bidding. All such additions, deletions and amendments shall only be authorized in writing by the Company / Engineer.</p> <p>21. Contractors/Bidders having faced litigation cases due to default or wrong practices or inability to perform any job as per agreed terms will be considered ineligible. Please confirm compliance.</p> <p>22. Contractors/Bidders will also be asked to confirm acceptance to PPL Safety Rules for Contractors. Failure to confirmation will also be treated as ineligibility.</p> <p>23. The bidders are encouraged to visit and examine the site of the work on their own cost and responsibility to obtain all the information that may be necessary for preparing the bid; prior liaison with PPL will be necessary for the site visit. Site visit cost, whatsoever, will be borne by bidder.</p> <p>24. Contractor/ bidder shall not be eligible: a. If the Contractor / bidder including any of its shareholders, directors, employees, partners, associated company or affiliated company is involved in litigation with PPL or any of its joint venture partners; or b. If the Contractor / bidder including any of its shareholders, directors, employees, partners, associated company or affiliated company is / or has been blacklisted. A sworn affidavit confirming that the Contract PPL or/bidder is not ineligible as per the above shall be furnished.</p> <p>25. The bidders should incorporate Provincial Sales Tax in the bid, if applicable. The successful bidder must produce provincial sales tax registration certificate/number before award of work for work to be executed in the respective province in Pakistan.</p> <p>26. This tender/RFQ does not contain a price variation clause and therefore all unit prices quoted shall be firm and irrevocable and shall not be subject to escalation on any account, whatsoever including government taxes.</p> <p>27. The bidders shall return all tender documents (including drawings, if available) duly signed on all pages by an</p>				

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SNo	Item	Material/Description	Quantity	UM	Net Price	Net Amount
		<p>authorized representative of the bidder and shall also carry official stamp of the bidders firm.</p> <p>28. Failure to comply with any instruction/Terms in the tender/RFQ documents would render the bid liable to disqualification and rejection.</p> <p>29. The unit work rates quoted by the bidder should include cost of all materials/equipment's, labour, security, equipment, machineries, services, travel, boarding lodging, transport, profits, all taxes, octroi, royalties, supply of water and electricity etc.</p> <p>30. Contractors or their agents are required to visit site personally before preparation / submission of bid and guarantee that with the exception of force majeure, they have taken into account all factors which includes but not limited to security situation, local influential 's, access to the site, working conditions and uncertainty of prices of material etc. and will complete work in given time and at quoted cost. All contingencies should be built in and no escalation in cost and time will be considered due to any reason.</p> <p>31. For further clarifications please contact our Ms. Ayesha Nasr, Senior Procurement Officer (SPO), on Tel. 111-568-568 Ext. 4752, through email on a_ayesha@ppl.com.pk.</p>				

For Managing Director  
Pakistan Petroleum Limited



REFERENCE DRAWINGS  
 1 LAYOUT OF UNIT  
 2 PARTS LIST LOOSE ITEMS  
 3 MECHANICAL OUTLINE OF  
 INSULATION EXHAUST SYSTEM  
 4 INSULATION PARTS LIST  
 5 LOOSE ITEMS  
 6 SUPPORTING STRUCTURE  
 7 EXHAUST SYSTEM  
 8 PARTS LIST LOOSE ITEMS  
 (SUPPORTING STRUCTURE)

DWG NO 8140 05 001.1  
 8140 05 001.2  
 8140 05 001.3  
 8140 05 001.4  
 8140 05 001.5  
 8140 05 001.6  
 8140 05 001.7  
 8140 05 001.8  
 8140 05 001.9  
 8140 05 002.0

CERTIFIED FINAL  
 AEG-KANIS-ESSEN  
 DATE: 02.12.2009  
 SIGNATURE: [Signature]

Foster Wheeler Contract No 1-14-2851  
 Foster Wheeler Order No 1001-2850  
 Foster Wheeler Requisition No 1201-1721A  
 Item No 1001-1721A  
 Client's Name Pakistan Petroleum Ltd  
 Project Title Sul Field Compression Unit  
 Project Location Sul Field, Pakistan  
 M-Design Order No 2322 3200-3400  
 M-Design Code Sul Gas

MANUFACTURER PAKISTAN PETROLEUM LTD. SUF FIELD COMPRESSION PROJECT SUF FIELD, PAKISTAN	DRAWING NO 4001/2850	SCALE 1:1	SHEET NO 05.000	TOTAL SHEETS 05.000
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MZ-A  
 30.58.00.000





























