ERNANDO MARTIN Y. ROXAS President/and CEO CONTRACT NO. LOG MSSP 2022-09-091-MDC

SUPPLY AND DELIVERY OF ENGINE LUBRICATING OIL TO SPUG POWER PLANTS AND BARGES FOR CY 2022 (BIRI DPP & OTHERS)

HO-FMG22-003 / PB220523-JC00110 (PB3)

KNOW ALL MEN BY THESE PRESENTS:

This Contract, made and entered into in Quezon City, Philippines, by and between:

The NATIONAL POWER CORPORATION. government-owned and controlled corporation organized and existing under and by virtue of Republic Act No. 6395, as amended, with its principal office address at NPC Building, BIR Road corner Quezon Avenue, Diliman, Quezon City, Philippines, represented herein by its President and CEO, FERNANDO MARTIN Y. ROXAS, who is duly authorized to represent it in this transaction, hereinafter referred to as NPC:

- and -

NORTH TREND MARKETING CORPORATION, a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with principal address at Unit 506 5th Floor, Venture Bldg., Market Street, Madrigal Business Park, Ayala, Alabang, Muntinlupa City, herein represented by its National Sales Manager, MR. ERNESTO G. SANCHEZ, who is duly authorized to represent it in this transaction, hereinafter referred to as SUPPLIER:

WITNESSETH: That -

WHEREAS, on 05 August 2022, NPC posted the Invitation to Bid for 3rd Public Bidding for the Supply and Delivery of Engine Lubricating Oil to SPUG Power Plants and Barges for CY 2022;

WHEREAS, only one (1) prospective bidder secured the bidding documents and participated in the bidding conducted on 25 August 2022;

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SUPPLIER

BY

Vice President, Admin and Finance ALEXANDER P. JAPON

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ALEXANDER P. JAPON Vice President, Admin and Finance

FERNANDO MARTIN Y. ROXA
President and CEO

WHEREAS, the SUPPLIER's bid offer for the Supply & Delivery of Engine Lubricating Oil to SPUG Power Plants and Barges for CY 2022 (Biri DPP & Others) was considered the single calculated and responsive bid;

WHEREAS, NPC accepted the bid offer of the SUPPLIER;

NOW, THEREFORE, in view of the foregoing premises and for and in consideration of the mutual covenants and stipulations hereinafter provided, the parties hereto have agreed as follows:

## ARTICLE I DOCUMENTS COMPRISING THE CONTRACT

The following documents are hereby incorporated and made part of this Contract as though fully written out and set forth herein insofar as they are not inconsistent with the terms hereof:

- Bidding Documents for the Supply and Delivery of Engine Lubricating Oil to SPUG Power Plants and Barges for CY 2022 (HO-FMG22-003 / PB220523-JC00110 (PB3));
- Supplemental/Bid Bulletin No. 1 dated 23 August 2022;
- Supplier's Proposal (Eligibility/Technical & Financial Components) dated 23 August 2022;
- Bid Opening Report dated 26 August 2022;
- Post-qualification Report dated 12 September 2022;
  - Notice of Award dated 20 September 2022;
  - Notice to Proceed; and
  - The Performance Security to be filed by SUPPLIER in accordance with this Contract.

In the event that there is any discrepancy/inconsistency between the provisions of the Contract and the Contract Documents mentioned above, the latter shall govern. Should there be any inconsistency/discrepancy, among the Contract Documents, the document with the latest date shall prevail.

#### ARTICLE II SCOPE OF WORK

Supply and delivery of Engine Lubricating Oil as specified in Section VI-Technical Specifications, and Section VII-Schedule of Requirements.

The quantity of Engine Lubricating Oil to be delivered shall be in accordance with Section VII-Schedule of Requirements, subject to the

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provisions of Clause TS-7.1, Purchase Price and Clause TS-8.3, Contract Amount and Implementation.

The monthly breakdown of ELO requirements based on the approved ELO Procurement Plan of NPC, are indicated in Section VII, Part III-Schedule of Monthly ELO Requirements. Said monthly breakdown is for the Supplier's planning purposes and an actual ELO demand requirement shall be provided to the Supplier pursuant to Section VI, Clause TS-6.1(b), Securing Engine Lubricating Oil Supplies.

In the event of a supply shortage and/or allocation of lube oil supplies imposed by the Philippine Government, or any of its instrumentalities. Supplier shall sell to NPC the said volumes as a minimum subject to the implementing rules and regulations issued by the Government agency of the Philippines exercising supervision over lube oil utilization and supplies.

## ARTICLE III CONTRACT PERIOD AND LOCATION

The supply and delivery of Engine Lubricating Oil shall cover the period of four (4) months. The quantities of ELO to be delivered are indicated in Section VII-Schedule of Requirement, Part II-Table of Delivery Points.,

In case the contracted quantity cannot be lifted by NPC during the contract period of four (4) months, the NPC shall continue lifting ELO from the Supplier pursuant to Section VI, Clause TS-7.2, On the other hand, if the total contract price has been used up and there is still remaining volume for delivery, the same shall no longer be lifted.

The locations of ELO deliveries are indicated in Section VII-Schedule of Requirement, Part II-Table of Delivery Points.

# ARTICLE IV ENGINE LUBRICATING OIL SPECIFICATIONS

The Supplier shall guarantee to supply and deliver ELO in accordance with the quality specifications as indicated in Section VI-Technical Specifications, Part II-Technical Data Sheets A, B, C and D. The Supplier shall furnish NPC the Quality Certificate for each and every ELO delivery via mode of delivery as specified in TS-9.0-Transportation.

The Supplier shall provide American Petroleum Institute (API)/European Automobile Manufacturers Association

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(ACEA)/Japanese Automotive Standards Organization certification that their product is included in any of the above organization to assure the correctness of the technical specifications submitted in the technical data sheets.

#### ARTICLE V CONTRACT PRICE AND TERMS OF PAYMENT

The Total Contract Price for the various delivery points set forth in Annex "A" shall be in the amount of and not exceeding PHILIPPINE ELEVEN MILLION ONE HUNDRED NINETY FIVE THOUSAND NINETY FOUR (P 11,195,094.00), The Total Contract Price is inclusive of excise tax and the Twelve Percent (12%) E-VAT.

NPC shall pay the SUPPLIER in accordance with the provisions of the Bidding Documents.

#### ARTICLE VI PERFORMANCE SECURITY

To guarantee the faithful performance of the SUPPLIER's obligation under this Contract, the SUPPLIER shall post a performance security which shall remain valid and effective during the contract duration.

- Cash, Manager's/Cashier's Check, Bank Draft/Guarantee issued by a Universal or Commercial Bank or Irrevocable Letter of Credit issued by a Universal or Commercial Bank. Provided however, that it shall be confirmed or authenticated by a reputable local Universal or Commercial Bank if issued by a Foreign Bank equivalent to Five Percent (5%) of the contract price.
- Surety Bond callable upon demand and penal in nature issued by a Surety or Insurance Company duly certified by the Insurance Commission as authorized to issue such security which shall be Thirty Percent (30%) of the total contract price.
- Performance Securing Declaration.

The Insurance Company that will issue Performance Security must be accredited by the Insurance Commission and acceptable to the National Power Corporation.

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The Performance Security shall remain valid and effective for the duration of the contract including the contract extension period, plus sixty (60) days, from NPC's acceptance or from the last delivery period unless otherwise the delivery schedule is amended. The Performance Security shall also answer for any damages and expenses that NPC may suffer as a result of the failure of the SUPPLIER to perform its contractual obligations herein without prejudice to the other legal remedies which may be resorted to by NPC. The bond shall be released sixty (60) days after the last delivery period following the date of completion of the Supplier's performance obligations under the Contract and the issuance of certification to that effect by NPC, including any warranty obligations, unless otherwise specified in the bid documents, provided there are no claims against the SUPPLIER and/or its bondsmen.

Any extension of the delivery period, which may be granted to the SUPPLIER, shall be considered as given and any modification of the Contract shall be considered as authorized with the express consent of the surety.

#### ARTICLE VII LIQUIDATED DAMAGES

Should SUPPLIER fails to satisfactorily complete the delivery of engine lubricating oil within the stipulated contract time, plus any time extension duly granted, and is thereby in default under this Contract, SUPPLIER shall pay NPC for liquidated damages, not by way of penalty, an amount equal to one tenth (1/10) of one percent (1%) of the cost of the undelivered engine lubricating oil for every day of delay until actual delivery or performance. Once the amount of liquidated damages reaches ten percent (10%), NPC may rescind or terminate the contract without prejudice to other course of action and remedies open to it.

To be entitled to such liquidated damages, NPC does not have to prove that it has incurred actual damages. Such amount shall be deducted from any money due or which may become due to the SUPPLIER, or collected from any securities or warranties posted by the SUPPLIER, whichever is convenient to NPC. The forfeiture of the performance bond shall not preclude NPC from collecting liquidated damages as provided under this clause.

The provision for liquidated damages shall not prevent NPC from exercising its right to take over from the SUPPLIER the procurement of the contracted oil.

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Vice President, Admin and Finance

ALEXANDER P. JÁPON

## ARTICLE VIII WARRANTY CLAUSE

SUPPLIER hereby warrants that he or his representative has not offered or paid, directly or indirectly, any government officer or NPC official or employee any consideration or commission for the Contract nor has he or his representative exerted or utilized any corrupt or unlawful influence to secure or solicit this Contract for any consideration or commission; that the SUPPLIER will not subcontract any portion or portions of the scope of work of the Contract awarded to him to any official or employee of the NPC and to the relatives within the third degree of consanguinity or affinity of NPC's officials who are directly and indirectly involved in Contract awards or project execution; and that if any commission is being paid to a private person, he shall disclose the name of the said person and the amount being paid; and that any violation of this Warranty shall constitute a sufficient ground for the rescission or cancellation of this Contract or the reduction from the Contract Price of the consideration or commission paid without prejudice to the filing of any action for violation of R.A. No. 3019 as amended (otherwise known as the Anti-Graft and Corrupt Practices Act) and/or other applicable laws against the SUPPLIER and/or its representative and/or the erring NPC official(s) and employee(s).

#### ARTICLE IX VALIDITY CLAUSE

If any term or condition of this Contract is held invalid or contrary to law, the validity of the other terms and conditions hereof shall not be affected thereby.

## ARTICLE X CONTRACT EFFECTIVITY

The contract effectivity date shall be provided in the Notice to Proceed by NPC.

#### ARTICLE XI **VENUE OF ACTION**

The parties hereto agree that the venue of action for any cause or causes of action which may arise in connection with this Contract shall be exclusively in the proper court of Quezon City, Philippines, only.

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IN WITNESS WHEREOF, the parties hereto have signed this Contract this 4th day of 1000cm, 2022 at Quezon City, Philippines.

NATIONAL POWER CORPORATION

(NPC)

NORTH TREND MARKETING CORPORATION

(SUPPLIER)

President and CEO

By:

ERNÉSTO G. SANCHEZ

National Sales Manager

SIGNED IN THE PRESENCE OF:

ALEXANDER P. JAPON

Vice President, Admin & Finance (NPC)

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**FUNDS AVAILABLE** 

LORLINA E. BOMEDIANO

Sr. Dept. Manager, Finance

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