Cairn Oil and Gas vertical of Vedanta Limited is India’s largest private upstream O&G company with operating interest in several producing fields in India contributing ~25% of India’s domestic production. Cairn is the Operator of the Offshore Ravva Oil and Gas Field (Andhra Pradesh), on behalf of itself and its Joint Venture (JV) partners, located off the east coast of the state of Andhra Pradesh, India.

Ravva Oil and Gas Field consists of eight un-manned well head platforms installed in 8-15m of water depth. Well fluid produced from the wells in the Ravva Field is sent to the onshore processing terminal via subsea pipelines. A 225-acre onshore processing terminal at Surasaniyanam processes the natural gas and crude oil produced from the Ravva offshore field.

In order develop Contingent Resources of existing hydrocarbon discoveries, Vedanta intends to augment their Surface Facilities and hook-up with the existing systems through EPC contract

**SCOPE OF WORK**


Only those Contractors (or consortium) who possess substantial and proven track record of executing major Offshore projects in Oil & Gas Industry and meeting the “Specific Pre-Qualification Criteria” defined below shall respond to this EOI.

In case of consortium, Leader of the consortium should be carrying out the major scope of work (Fabrication or Installation of wellhead platform or laying of subsea pipeline) on their own

**TECHNICAL PRE-QUALIFICATION CRITERIA**

Contractor (or consortium) in the last 10 years should have successfully executed at least Two Offshore Well head Platforms and cumulative length of 20 kms subsea pipelines of minimum size 10” and above, comprising of design, engineering, supply, fabrication, installation, testing and commissioning.

The 10 year time period mentioned above shall be reckoned from the date of issue of this EOI.

**FINANCIAL PRE-QUALIFICATION CRITERIA**

Parameters to be considered for Pre-Qualification

- Turnover of the Contractor in each of the immediately preceding two financial years should be equal to or more than the estimated average annual Contract value.
- Positive Net worth in each of the immediately preceding two financial years.
- Liquidity ratio in each of the two preceding financial years shall not be less than 1.
Contractors are requested to submit the following pre-qualification documents as minimum as per the format prescribed:

- Contractor’s history / profile.
- Details of similar project in last 10 years which Contractor carried out involving Design, Engineering, Supply, Fabrication, Installation, Testing and Commissioning. Completion certificate/work order copies with details of name of the Client, Client references along with contact details, Contractor’s role, Contractual Duration with start and end dates.
- Organization Details including organization structure, list of key manpower, equipment, resource capabilities, Fabrication yard for fabricating wellhead platform & Marine spread for installation of well head platform and laying of subsea line.
- Contractor’s established Health, Safety and Environment (HSE) Policy, Procedures & Manual.
- Last Three Years HSE Performance (including Subcontractors) w.r.t. Man-Hours Worked, Total Number of Fatalities, Number of Lost Time Incidents, Number of First Aid cases and Number of Environmental Incidents (spills, emissions etc.)
- In the last 5 years, has your organisation or your Subcontractors ever been the subject of a prosecution under any Government/State HSE regulations or other similar legislation?
- Details of training & competency (process to assess the skills of your workers to assure they are qualified and competent, specific Safety Training procedure / programme)
- Contractor’s established accredited QMS system: Certificate, QMS Manual, QA/QC Policy, Plan and Procedures. Typical Quality Assurance Plan /Inspection & Test Plan (As applicable), Typical Standard operating Procedure for the intended SOW, Proven Track Record of providing similar service for last 3 years
- Valid ISO 9001:2015 or Equivalent certificate for the intended scope
- Company’s financial performance documents (Audited Balance sheets and Profit and Loss statements, Auditors Report and Notes to Accounts etc.) for last 2 (two) years. Latest financial statement should not be older than 18 months on the date of submission of response to Expression of interest

Also, note -

- Standalone financials of the bidding entity will only be considered. Where the bidding entity is unable to meet the financial evaluation criteria, Parent/ Holding co. audited financials can be considered, subject to:
  (i)Submission of financial guarantee in the form of 10% Bank Guarantee of Contract value, as per the format enclosed.
  (ii)Commitment letter from Parent/ Holding Co. to provide financial support to the bidding entity, as per the format enclosed.
- In case of consortium, bidder is required to provide Memorandum of Understanding (MoU) executed by the consortium partners. The MoU should indicate the scope of work to be performed by the respective consortium members expressed as a percentage of contract value. Each consortium partner should themselves individually meet the financial evaluation criteria namely, turnover, net worth and liquidity in proportion to the percentage of work to be performed by them.
Evaluation will be done only on the basis of the published annual reports / audited financials containing Auditor’s report, Balance sheet, Profit & Loss a/c and Notes to Accounts.

- Latest audited financial statement should not be older than 12 months on the date of EOI.
- In case of unaudited statements (if there are no audit requirements for auditing of financials as per the local law), the financials shall be accompanied by a certificate from a Certified Accountant. Certificate should also mention the fact that there is no requirement of audit of the financials as per the local law.
- All qualifications and exceptions brought out in Auditor’s report and Notes to Accounts would be factored in while undertaking financial evaluation.

The interested Vendors should evince interest to participate in the Expression of Interest by clicking on the “Evince Interest” link for the corresponding EOI listing on the Cairn website i.e. http://www.cairnindia.com and submit their contact details online. Further to this, interested Vendors would be invited to submit their response via Smart Source (Cairn’s e Sourcing Platform). The Vendors would be requested, as a minimum, to submit the above documents and details for prequalification as per the format prescribed via Smart Source within Fourteen (14) days of publication of this EOI.
Appendix IA- Bank Guarantee to be provided by Holding Company of the Bidder

To,
Vedanta Limited
DLF Atria, Jacaranda Marg,
DLF City – Phase-2,
Gurugram – 122002,
Haryana, India

1. In consideration of VEDANTA LIMITED, a body corporate established under the laws of India, and having its Registered Office at 1st Floor , ‘C’ wing, Unit 103, Corporate Avenue, Atul Project, Chakal, Andheri(East), Mumbai – 400093, Maharashtra, India. (hereinafter referred to as “Company”, which expression shall, unless repugnant to the context or meaning thereof, include all its successors, administrators, executors and permitted assigns) having entered into a Contract No.......................... dated ......................... (hereinafter called the “Contract” which expression shall include all the amendments thereto) with ........................., a company incorporated and validly existing under the laws of ............... having its registered office at ................. (hereinafter referred to as the “Contractor”, which expression shall, unless repugnant to the context or meaning thereof, include all its successors, administrators, executors and permitted assigns), based on the commitment to provide financial support to the Contractor by its Holding Company namely, ......................... (hereinafter referred to as the “Contractor’s Parent”, which expression shall, unless repugnant to the context or meaning thereof, include all its successors, administrators, executors and permitted assigns), the Contractor’s Parent furnishes to the Company a bank guarantee for the amount of ......................... (..........................) to guarantee the satisfactory performance by the Contractor in accordance with the terms and conditions of the Contract,

2. We, ......................... BANK registered under the laws of ......................... (hereinafter referred to as the “Bank”, which expression shall, unless repugnant to the context or meaning thereof, include all its successors, administrators, executors and permitted assigns), do hereby guarantee and undertake to pay to the Company (or if the bank has accepted the assignment of the benefit of this bank guarantee by the Company to any third party pursuant to Clause 4 of this bank guarantee then to that third party) forthwith within 1 (one) Business Day, after receipt by the Bank of a demand complying with the requirements of this bank guarantee on first demand in writing any / all moneys to the extent of ......................... (..........................) without any demur reservation, recourse, contest or protest and without any reference to the Contractor or the Contractor’s Parent. Any such demand made by Company on the Bank by serving a written notice, shall be conclusive and binding, without any proof whatsoever as regards to the amount due and payable, notwithstanding any dispute(s) pending before any court, tribunal, arbitrator or any other authority and / or of any other matter or thing whatsoever, as the Bank’s liability under these presents being absolute and unequivocal. For the purposes of this Clause 2 “Business day” means a day on which commercial/scheduled banks are open for business in ...... India. The Bank hereby agrees and acknowledges that this bank guarantee is irrevocable and continues to be enforceable until it is fully and finally discharged by Company in writing or date:- ........ ("Expiry Date") whichever is earlier. This bank guarantee shall not be determined, discharged or affected by the liquidation, winding up, dissolution or insolvency of the Contractor or the Contractor’s Parent and shall remain valid, binding and operative against the Bank.

3. The Bank also agrees that Company at its option shall be entitled to enforce this bank guarantee against the Bank as a principal debtor, in the first instance, without proceeding against the Contractor or the Contractor’s Parent and notwithstanding any security of other guarantee that Company may have in relation to the liabilities of the Contractor or the Contractor’s Parent.

4. With the prior written consent of the Bank (which shall not be unreasonably withheld), the benefit of this bank guarantee may be assigned, charged or transferred by the Company to any person, company, bank or other
Appendix IA- Bank Guarantee to be provided by Holding Company of the Bidder

institution to which the benefit of the Contract is assigned in accordance with its terms only. The Bank shall be given written notice of any such assignment in advance. However, the Bank reserve the right at any time to refuse payment of or to reject documents presented bearing reference to any country, entity or individual that may be the subject of any boycott, sanction or embargo imposed by any laws, executive orders or regulations of the government and/or authorities of the [insert the country name] or other countries ("applicable restrictions"). This includes documents evidencing transshipment through any country affected by any applicable restrictions. The Bank shall not be liable for any delay or failure to make payment under this bank guarantee or disclosure of information in connection with such documents, or any other consequence thereof. Further, this bank guarantee may not be assigned or transferred to any person or entity that is the subject of any boycott, sanction or embargo under any applicable restrictions.

5. The Bank further agrees that shall have the fullest liberty without the Bank's consent and without affecting in any manner the Bank's obligations hereunder: to vary. any of the terms and conditions of the Contract or to extend time for satisfactory performance of the Contract by the said Contractor and to enforce, or to forebear to enforce any of the terms and conditions relating to the Contract and the Bank. shall not be relieved from its liability by reason of any such variation, or extension being granted to the Contractor or any forbearance, act or omission on the part of the Company or any indulgence shown by Company to the Contractor or any such matter or thing: whatsoever which under the applicable laws may, but for this provision, have effect of relieving the Bank.

6. The Bank further agrees that the bank guarantee herein contained shall remain in full force till it is validly discharged by the Company or ................ whichever is earlier, and all dues of the Company under or by virtue of the Contract have been fully paid and all its claims satisfied or discharged or till the Company discharges this bank guarantee in writing, whichever is earlier but not later than ............... 

7. The bank guarantee shall not be discharged by any change in Bank’s constitution, constitution of Company or that of the Contractor or change in appropriate laws.

8. The Bank confirms that this bank guarantee has been issued with observance of appropriate laws of INDIA.

9. The Bank also agrees that this bank guarantee shall be governed and construed in accordance with INDIA. laws and subject to the exclusive jurisdiction of INDIA courts.

10. All changes, fees, commission and other costs shall be to the account of the Contractor’s Parent. Failure of the Contractor’s Parent to make such payments shall not in any way affect the bank’s obligation under this bank guarantee and Company shall be paid the money due to it under this bank guarantee without any deduction.

11. Notwithstanding anything contained hereinabove:

   (i) Bank’s liability under this bank guarantee is limited to ............... (................)

   (ii) Bank’s guarantee shall remain in force until ............... 

   (iii) Any letter from the Company to the ............... of ............... Branch Office at ............... of the Bank, under the seal of Company shall be deemed to be sufficient and valid demand for payment under this bank guarantee.

   (iv) The Bank undertakes not to revoke this bank guarantee before the expiry of this bank guarantee including during extension period, if any.

Place: ............... 

Date: ...............
Appendix IB- Financial Commitment Letter from Holding Company of the Bidder

Date:

Vedanta Limited,
DLF Atria, Jacaranda Marg,
DLF City – Phase-2,
Gurugram – 122002,
Haryana, India

Commitment for Financial Support to .................. (“Bidder”) in ITT NO................ (“Tender”)

Dear Sirs,

We, .................., a Company incorporated under the laws of ............., have beneficial ownership of more than 50% shareholding in the Bidder.

While the Bidder is unable to fulfill the financial evaluation criteria of the Tender, Vedanta Limited has agreed to consider our the audited financial statements in support for Bidder’s qualification and in consideration thereof we confirm and commit as follows:

1. Should the Bidder be awarded a binding contract pursuant to the Tender (“the Contract”), we shall provide to the Bidder all necessary support to be able to meet all their costs and liabilities pursuant to the Contract;
2. We shall provide to Vedanta Limited a Bank Guarantee in the format provided therefor in the Tender;
3. If requested by Vedanta Limited, we shall extend the validity period of the aforesaid Bank Guarantee or issue a further Bank Guarantee in the event that the duration of the Contract is for any reason extended beyond validity date of the Bank Guarantee;
4. We understand and agree that Vedanta Limited shall have an unqualified right under to draw on the Bank Guarantees under the following circumstances:
   (i) Any failure by the Bidder to duly perform any of its obligations under the Contract;
   (ii) Any valid claim made by Vedanta Limited accruing due to any acts/omission of the Bidder and the Bidder fails to pay Vedanta Limited for such a claim immediately upon such demand;
   (iii) Our failure to renew or replace the Bank Guarantee, at least 7 (seven) days’ prior to its expiry, in case the term of Contract has been extended.
5. We further undertake to indemnify all losses, damages, expenses, claims, costs and proceedings which may be suffered or incurred by Vedanta Limited due to the failure or breach on the part of the Bidder.
6. The undertaking contained herein and the Bank Guarantee issued pursuant hereto shall remain valid through the term of the Contract and shall not be invalidated by any change in our shareholding of the Bidder or by any other agreement or arrangement, save and except with express written consent or agreement with Vedanta Limited.
7. The terms of this undertaking are to be construed in accordance with the laws governing the Contract.

Thanking you,

Yours faithfully,
For and on behalf of .....................,

__________________________
Signature :

Name :

Designation :

Date :