



EXPRESSION OF INTEREST (EOI) FOR ENROLLING BIDDERS FOR LONG TERM ARRANGEMENT OF SUPPLY OF DENATURED ANHYDROUS ETHANOL TO OIL MARKETING COMPANIES' (OMCs) LOCATIONS FOR THE PERIOD TILL 30.11.2025

## Annexure II - Affidavit cum Indemnity Bond

(Bidder must agree to online declaration as per following format in respect of production of denatured anhydrous ethanol by the bidder)

- 1. I/We confirm that I/ We are/shall be meeting all the qualification criteria for production/ manufacturing/supplying of Ethanol complying to IS 15464:2004, as required under said EOI.
- 2. That I/ We is/ are/shall be producing Ethanol from feed stock from Sugar cane juice/Sugar/Sugar Syrup, B Heavy molasses/C Heavy Molasses/Damaged food grains such as broken rice, wheat etc. which are unfit for human consumption, maize.
- 3. I/ We confirm that the sources of feed stock/ raw materials/intermediate stock are/shall be of indigenous origin only and no imported Feed stock / Raw materials/ intermediate stock will be used for manufacturing Ethanol.
- 4. **Applicable for existing distilleries:** I/ We is/am/ are/shall be holding all the required statutory approvals/ certificates/ licenses/documents etc. and shall continue to hold the same during the contract period and shall also obtain and hold any additional approvals/ certificates/ licenses which may be required by any statutory authority during the contract period.
- 5. I/ We is/am/ shall at all times follow and abide by all central and state rule regulations and shall be solely liable for any violation or non-compliance of any of the above requirements.
- 6. I/ We shall indemnify and hold harmless Oil Marketing Companies (IOCL/HPCL/BPCL), their officers, directors, employees etc. against any and all claims, damages, penalty/ies, liability/ies, losses, demands, action, suits etc. arising out of non-compliance of any of the above requirements.
- 7. I/ We do hereby agree that in case of the non-compliance of any of the above requirements, Oil Marketing Companies shall be free to take any action including but not limited to the termination of contract and such decision of Oil Marketing Companies shall be final and binding on us.
- 8. I/We confirm that we shall be able to supply Ethanol to OMCs from the beginning of the month of the quarter as quoted in price bid.