MINES AND MINERALS DEPARTMENT DISPUR, GUWAHATI -6. GOVERNMENT OF ASSAM

Dated Dispur, the 26th July, 2017

Shri G.S. Panesar, ACS,

No. PEM.72/2017/72

Mines & Mineral Department, Joint Secretary to the Govt. of Assam,

Dispur, Guwahati -6.

To The Oil Max Energy Pvt. Ltd

Eastern Express Highway, 3-A, Omkaar Esquare Chunnabhatti Signal,

Sion (East), Mumbai-400 022

Sub

Regarding transfer of Petroleum Mining Lease (PML) to M/s Oilmax Energy Frivate Limited for contract area "AA/ONDSF/DUARMARA/2016 under Discovered Small

Field Policy round 2016 measuring an area of 8.91 Sq. Km. in Duarmara PML area

(8.91 Sq. Km.)

Ref Your letter dated 27th April, 2017.

Sir,

agreement signed between Govt. of Assam and the Lessee if any in respect of the said block/area and also the terms & conditions will be applicable which was issued to the original lease holder i.ē. Oil India Ltd. (OIL) vide this office order No.PEM.26/2010/27, dtd. 26th November, 2012. The lease shall be valid upto 25-11-2029 as per the original lease order. I am directed to convey the approval of the Governor of Assam for transfer of Petroleum Mining Lease under Rule 17 of the P & N G Rules, 1959 as applicable for the area measuring 8.91 Sq. conditions (Annexure -A) in addition to such other terms and conditions as agreed under any deed/ Km. bounded by Geographical limit as per Appendix "A" will be subject to the following terms and

Yours faithfully

Commissioner & Secretary to the Government of Assam Mines and Minerals Department, Sd/- P.K Hazoari, ACS.

Dispur, Guwahati-6.

Dated Dispur, the 26th July, 2017

Copy to:-Memo No. PEM.72/2017/72-A

- 1. The Under Secretary to the Govt. of India, Ministry of Petroleum & Natural Gas dtd. 29th August, 2010. Shastri Bhawan, New Delhi with reference to his letter F. No.0-12012/310/2004-ONG-II
- 2. The Deputy Commissioner Tinisukia, Dibrugarh & Sivsagar District, Assam for information and necessary action.
- 3. The Principal Chief Conservator of Forest, Assam, Aranya Bhawan, Panjabari, Guwaheti-for information and necessary action
- The Director, Geology & Mining, Assam, Kahilipara, Guwahati-19. He is requested to prepare and updating the relevant clauses of terms and condition as necessitated with recent development with intimation to this Department at an early date. This has the reference to his the draft PML Deed and execute the same with M/s Oilmax Energy Pvt. Ltd. in corporating letter No. GM/NM/222/477, dated 17-05-2017.

By order etc

Joint Secretary to the Government of Assam Mines and Minerals Department,

Dispur, Guwahati-6.

TERMS & CONDITIONS

- Development) Act, 1948 (ORD Act, 1948). The lease shall be in respect of hydrocarbon resources covered under Oilfield (Regulation and
- 2 The lease shall be valid for a period upto the validity of original PMLs i.e. validity of AA/ONDSF/DUARIVARA/2016.
- S Natural Gas (PNG) Rules, 1959 made thereunder as amended from time to time The lease shall be subject to the provisions of ORD Act, 1948, (53 of 1948) and the Petroleum &
- 4. Royalty shall be payable by the lessee as per terms and conditions of Fevenue Sharing Contract
- 5 the lease as specified in Rule 19 (C) of the PNG Rules, 1959, as amenced from time to time. The lessee shall, as soon as possible, provide the Central Government or its designated agency, free of cost, all date carlier obtained or to be obtained as a result of petroleum operations under
- 6. Area (if any) falling in the leased area. Necessary approval from the Competent Authority should be obtained for the Reserve Forest
- 7 If international companies or foreigners are entrusted with the task, the lessee may get security Ministry of Defense with the full particulars of the foreigner employees under intimation to this Ministry. The lessee shall also seek prior clearance from the Ministry of Home Affairs and vetting of these companies through the appropriate Government agencies with help of this
- 00 The lessee shall issue identity cards to each of the employees. The system of checking identify cards of personnel will have to be strictly enforced
- 9. Security to its employees both at the project sites and en-route in insurgency- affected areas will be the responsibility of the lessee.
- 10. The lessee shall allow Government authorities to enter and inspect area for security checkups if
- 11. Lessee shall not emplor any foreign national surreptitiously in the areas along the border.
- No ground/ aerial survey of the Defense VAS/VPs are permitted. Aerial survey, if any, would be governed by the provisions of Ministry of Defense letter No. 18(8)/82-D (GS111) dated January,
- 13. Air force areas falling within the zones earmarked for delineation should be avoided.
- 14. For work in close vicinity of Indian Air Force units/ installations and visits to these installations, if any, specific permission of Air Hdqrs. Should be obtained.
- Any work within 500m of the perimeter of Air Force Station should be intimated to Air Force authorities at least 10 days before commencement of the activities.
- 16. No obstruction shall b∈ erected higher than 15 mtrs within 5 Kms Radi⊐s of Air Force Air Fields and construction of an, high mast/towers shall be carried out in consultation with the Air Force
- 17. Lessee shall execute a separate lease deed in respect of such other covenants, terms and conditions as per the prescribed format.
- 18. In case the production of oil/gas ceases permanently from the field, the DGH and the Ministry may be informed immediately.