

इंडियन ऑयल कॉर्पोरेशन लिमिटेड

मुजफ्फरपुर मंडल कार्यालय कृष्णा कॉम्पलेक्स, अखाडा़घाट रोड मुजफ्फरपुर-842 001

Indian Oil Corporation Limited

Muzaffarpur Divisional Office Krishan Complex, Akharaghat Road, Muzaffarpur-842001

Phone: Off.: 0621-2210111 / 2210112 / 2210213



2016/IN001042/BH./000062/2306/00026

Page: 1 of 3

Date: 16.02.201

JU DEVI

प्रभाग, पूर्वी क्षेत्र

RAJESH KUMAR SINGH, AT: RAMPUR KALA,

GANJ, PS- PHULWARIYA, GOPALGANJ,

Madam,

Proposed MS/HSD B Site Kisan Seva Kendra Dealership at Location: WITHIN 2 KM FROM MARIPUR (BRIDG TOWARDS BATHUA BAZAAR, District: GOPALGANJ State: Bihar Category: OBC

to our advertisement dated 22.10.2014 and your application form No. 628/01 for the award of MS/HSD Kisan Seva Kenc at the above location and you were the lone eligible applicant for the above location.

informed that by this Letter of Intent, we propose to offer you a Kisan Seva Kendra dealership of Indian Oil Corporati

have offered a suitable piece of land admeasuring 400 SQM approx.; 20M (frontage) X 20M(depth) at KHATA N application for the development of the subject Kisan Seva Kendra. You have to make available this land within 2 months fro date of this letter failing which this offer is liable to be withdrawn.

making the land available as required above, you will ensure that the land arranged by you is either registered in your nan at should be leased to you for a minimum period of 19 years & 11 months.

and when advised by the Corporation, the site offered by you would be duly developed up to the road level by cutting/fillii applicable), with good earth/murrum, layer-wise compacted as per standard engineering practices. You shall also constru essary retaining wall and compound wall of 1.5 meters height, designed as per site conditions as per approval reporation as committed under Clause 12 (e) of affidavit submitted by you along with application. Kindly note that in case site as offered by you for putting up the Kisan Seva Kendra is not developed as per the advice of the Corporation, th er Of Intent will be withdrawn without any further notice

will provide at the retail outlet infrastructural facilities like Permanent Sales Building (Including Public Toilet/Electr Office Room/Store/Lube display, Driveway-KSK, Buffer Strip/Approaches as per norms, Yard Lighting, Water Empection/Borewell, Compressor with Mechanical/Electronic Air Gauge, Generator/Inverter as mentioned in the Brochure ar obtaining necessary clearances/approvals / licenses as applicable in each case. Indian Oil Corporation Ltd. will provide ge tanks and pumps and other facilities considered necessary at the Retail Outlets.

addition, you will also provide the following basic facilities at your cost at the Retail Outlet premises:-

Clean drinking water.

Free Air.

Clean toilet.

Telephone.

First aid kit with valid medicines.

Adequate illumination.

PUC facilities, wherever it is mandatory.

Other facilities as may be specified by the Corporation from time to time. पजीकृत कार्यालय : जी-9, अली यावर जंग मार्ग, बान्द्रा (पूर्व), मुम्बई - 400 051 (भारत)

Regd. Office: G-9, Ali Yavar Jung Marg, Bandra, (East), Mumbai-400 051 (India)

Date: 16.02.2017

the facilities that may be provided by the Corporation as aforesaid, we will recover from you license fee as may be decided to corporation and applicable to you from time to time.

At present, up to a combined sales volume (MS+HSD) of less than 600 KL in a financial year, the SSLF recovery shall be Rs NIL / KL for MS and Rs NIL / KL for HSD including applicable taxes.

On achieving a combined sales volume (MS+HSD) of 600 KL or more in a financial year, license fee will be recovered from the first month of the next financial year. At present, the license fee recoverable is Rs 18 / KL for MS and Rs 16 /KI for HSD including applicable taxes.

After commencement of SSSLF recovery, even if the sales volume drops below the minimum combined volume MS+HSD) of 600 KLPA, the recovery shall continue as per (ii) above.

corporation will not be held liable for any loss or damage on account of delay that may be caused in providing you the cause of the failure or delay.

ensure all financial and other arrangements for operating the retail outlet dealership. In case it is found that the funds in the application for the purpose of setting up and operation of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and when the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available as and the control of the dealership are not made available

not induct any partner(s) in case of individual (s) nor make any changes in the constitution of the partners as existing to this effect.

always be a basic condition for the award of MS / HSD retail outlet dealership that you shall be paying attention day to day working of the dealership by personally managing the affairs of the dealership you will give us a writter to this effect and shall not assign or part with the same to any other person (s).

not be eligible for taking up any employment. If you are already employed you will have to resign from the employment produce the letter of acceptance of resignation by the employer before the issuance of Letter of Appointment by Indian Oi Doration Ltd.

payable at MUZAFFARPUR towards Security Deposit at the time of issuance of appointment letter after compliance of requirements of LOI.

note that the Security deposit will not carry any interest and is refundable at the time of expiry of agreement between and the Corporation. However, if such expiry of agreement is consequent to proven adulteration/malpractice at the expiry, this amount will be forfeited. Moreover, this Corporation reserves its right to adjust this amount towards any dues

will also remit Rs 5.0 Lakhs towards Non-refundable Fixed fee by way of a Demand Draft for Rs Rs 5.0 Lakhs drawn on scheduled bank in favour of Indian Oil Corporation Ltd. payable at MUZAFFARPUR Within 15 days of receipt of NOC.

will be notified by the corporation, in writing, after the facilities mentioned above are made available and are ready for missioning the dealership. Immediately on receipt of the above notice from the Corporation, you shall obtain each and license necessary for operating your dealership as may be required under any Central / State Govt. / Municipal or local materials for the time being in force.

find that the progress made by you towards the above is not to our satisfaction, this offer is liable to be withdrawn.

note that you are required to fulfill the conditions with regard to inducting Spouse as Co-owner in the dealership before of Letter of Appointment.

Angu Devi

Ante

Date: 16.02.2017

This letter of intent will stand automatically withdrawn and cancelled on the happening of any of the following events:-

- In case you or your close relatives like spouse, unmarried son(s) and unmarried daughter(s) receive anytime or have received a letter of intent for any other dealership or distributorship from our company or any other oil company either i your individual capacity or in partnership with any other individual(s).
- If it is found that you have suppressed and / or misrepresented any material facts in your application.
- In case you are found to be convicted for any criminal / economic offence involving moral turpitude.
- In the event of death if you are an individual/partner.

case you are not able to provide the land / develop facilities within the specified time or fail to fulfill the terms & condition of LOI, then LOI can be withdrawn. The LOI would also be withdrawn and selection cancelled, if you are unable to submit th Non-refundable fixed fee within the stipulated time.

You will not sell/lease/mortgage the said land to any third party without the permission of Indian Oil Corporation Ltd. i writing, so long as the Agreement is valid and Indian Oil Corporation Ltd.'s facilities continue at the site.

case of termination of / resignation from the dealership, within 3 months of disassociation from Indian Oil Corporation Ltd. will execute a lease or will sub lease the land together with structures thereon to the company if the company so desires a period not exceeding 30 years at normal yearly rental (excluding Municipal Taxes) which shall not be more than 10 % o then prevailing market value of the land and the structures standing thereon.

This letter is merely a letter of intent and is not to be construed as a 'firm offer' of dealership to you. The dealership will be afforted to you on your complying with the terms and conditions spelt out herein above by issuance of appointment letter along with signing of our standard dealership agreement between you and us.

you require any further details / guidelines, please get in touch with our office at the address mentioned below:

farpur Divisional Office

Complex, Akharaghat Rd, Bihar , Bihar

marks:

acknowledge receipt of this letter.

ming you,

Yours faithfully

SUBHASH KANJANSINHA Sr. Divisional Retail Sales Manager

ACKNOWLEDGEMENT

accept this Letter of Intent with all the terms and conditions stipulated therein. I hereby further confirm that I / My family members do not hold RO dealership/SKO-LDO Dealership/LPG distributorship and have not received any letter of Intent for other Dealership/distributorship of any Oil Company or in partnership with any other individual. I hereby also undertake to accept any other Letter of Intent.

= MuzaFFaxpux

Signature: Angu Devi