

OIL INDIA LIMITED
RAJASTHAN FIELD
JODHPUR

AMENDMENT No. 3 Dated 04.02.2022
To TENDER No. CJI9259P22

A. This amendment against Tender No. CJI9259P22 is issued as under:

Sl. No.	Page No/Clause No	Existing Clause	Amended Clause
1	PART-3 SECTION-IV SCHEDULE OF SERVICES/ SCHEDULE OF RATES CLAUSE NO. K (ii)	ii) The Force Majeure Rate shall be payable during the first 10 (ten) days period of force majeure condition. No payment shall accrue to the Contractor beyond the first 10 (ten) days period unless mutually agreed upon.	ii) The Force Majeure Rate shall be payable during the first 15 (fifteen) days period of force majeure condition. No payment shall accrue to the Contractor beyond the first 15 (fifteen) days period unless mutually agreed upon.
2	PART – 3, SECTION – II, SCOPE OF WORK SECTION, CLAUSE 2.5.1 (g)	Contractor will remove and replace in a reasonable time at the Contractors expense any of the Contractors personnel if Company so requests in writing setting out grounds for its requirement.	Contractor will remove and replace within 48 hours , at the Contractors expense, any of the Contractors personnel if Company so requests in writing setting out grounds for its requirement.
3	PART – 3, SECTION – II, SCOPE OF WORK / TERMS OF REFERENCE / TECHNICAL SPECIFICATION, CLAUSE NO. 1.0 UNDER A. PREAMBLE	DRILLING PROGRAM: The program includes drilling and testing of 19 (Nineteen) wells in Baghewala structure, Rajasthan Field. All wells are designated as exploratory/development wells, vertical and / or deviated (J Bend/Horizontal). The maximum TVD is 1200 m to 2000m. However, at the discretion of the company the services may be used in other operational areas of Rajasthan.	DRILLING PROGRAM: The program includes drilling and testing of 20 (Twenty) wells in Baghewala, Dandewala, South Baghewala, Siyasar, Jamba & Nagrasar areas in Rajasthan. The Name of the Blocks are RJ-ONHP-2017/19, RJ-ONHP-2018/2, RJ-ONHP-2017/8, RJ-ONHP-2019/2, RJ-ONHP-2019/3 of Rajasthan Field. All wells are designated as exploratory/development wells, vertical and / or deviated (J Bend/Horizontal). The maximum TVD is 1200 m to 2000m. However, at the discretion of the company the services may be used in other operational areas of Rajasthan.
4	PART – 3, SECTION – II, SCOPE OF WORK/TERMS OF	New Clause.	The following Scope of Work / Technical Specifications/ Terms of Reference / Special Conditions of Contract (SCC) shall supplement and/or amend the General Conditions of

	REFERENCE / TECHNICAL SPECIFICATIONS		Contract (GCC). Whenever there is a conflict, the provisions herein shall prevail over those in the GCC.
5	PART – 3, SECTION – II, SCOPE OF WORK SECTION CLAUSE 4.0	New Clause.	<p>a) Manpower for Mud tank cleaning will be done by rig crew.</p> <p>b) Crane /Hydra support for loading, unloading & mixing Jumbo bags (if any) and Drums will be provided by rig crew. However, all related HSE points will be looked after by the service provider.</p> <p>c) Airline (100psi) for Mud Lab and DWM unit shall be in contractor's scope.</p>
6	PART – 3, SECTION – II, SCOPE OF WORK, SECTION, CLAUSE 2.1	The Company intends to treat the waste water/drill-cuttings generated from the drill site. Treated water generated has to meet the on-shore waste disposal standards on various parameters as prescribed by State / Central Pollution Control Boards (Annexure-4).	The Company intends to treat the waste water generated from the drill site. Treated water generated has to meet the on-shore waste disposal standards on various parameters as prescribed by State / Central Pollution Control Boards (Annexure-4). During & after the use of salt saturated Mud System the value of the concentration of Chlorides (600 mg/l) may be changed. No reverse osmosis system will be required.
7	PART – 3, SECTION – II, SCOPE OF WORK, SECTION, CLAUSE 2.3.1	Provision of effluent treatment package that will ensure treatment of all wastewater / drill-cuttings generated from the drill site to the prescribed limits. Contractor to provide sufficient pumps and flow lines to rig the package up for efficient operation & sufficient chemicals stocks to support effluent treatment. Bidders to include complete technical details and specifications of the contractor's effluent treatment package equipments in the bid. A minimum requirement is listed in Annexure-3. (This is by no means a comprehensive list; bidder to provide a list and specification of all equipment proposed); Bidder is required to propose an equipment package that will ensure proper treatment to achieve the prescribed limits. An equipment layout and flow diagram should also be included in the submission. Bidder to submit a test report of their laboratory indicating the specifications of untreated water as well as treated water along with the ranges of dosages of chemicals required to arrive at the water quality prescribed by	Provision of effluent treatment package that will ensure treatment of all wastewater generated from the drill site to the prescribed limits. Contractor to provide sufficient pumps and flow lines to rig the package up for efficient operation & sufficient chemicals stocks to support effluent treatment. Bidders to include complete technical details and specifications of the contractor's effluent treatment package equipment in the bid. A minimum requirement is listed in Annexure-3. (This is by no means a comprehensive list; bidder to provide a list and specification of all equipment proposed); Bidder is required to propose an equipment package that will ensure proper treatment to achieve the prescribed limits. An equipment layout and flow diagram should also be included in the submission. Bidder to submit a test report of their laboratory indicating the specifications of untreated water as well as treated water along with the ranges of dosages of chemicals required to arrive at the water quality prescribed by state pollution control board (Annexure-4).

		state pollution control board (Annexure-4).	
8	PART-3, SECTION-III, SPECIAL TERMS AND CONDITIONS. CLAUSE 5.2	For clearance of imported items on concessional/nil rate of customs duty as prevailing now, Company will issue recommendatory letters for Contractor to obtain Essentiality Certificates (EC) from the DGH (India), provided proper commercial invoice(s) & request letter is received by company in 20 days (min.) advance. Delay in submission of such documents or submission of improper/inadequate documents to Company in this regard will be at sole risk and liability of Contractor.	For clearance of imported items on concessional/nil rate of customs duty as prevailing now, Company will assist Contractor to obtain Essentiality Certificates (EC) from the DGH (India) as per Sl. No. 404 of the Customs Notification No.50/2017-Cus dated 30.06.2017, provided proper commercial invoice(s) & request letter is received by company in minimum 20 days in advance. Delay in submission of such documents or submission of improper/inadequate documents to Company in this regard will be at sole risk and liability of Contractor. Similarly, the domestic supply of such goods would attract 5% GST (i.e. IGST or CGST & SGST/UTGST) on submission of EC in terms of GST Notification No. 03/2017. However, this is subject to change as per Government guidelines and the provisions ruling at the time of tender closing will be applicable. Note: The Bidder has to re-export the rigs after completion of the contract in case of imported rigs. The bidder will be fully responsible to pay the customs duty in case the rigs are taken by the Contractor to area where customs duty benefit is not applicable. This is applicable in case OIL issues recommendatory letter for availing concessional customs duty for import of goods.
9	PART – 3, SECTION – II, SCOPE OF WORK, SECTION, CLAUSE 2.1.3	The contractor shall arrange the necessary power supply for their equipments.	Power supply for all equipment shall be arranged by OIL.
10	PART – 3, SECTION – II, SCOPE OF WORK, SECTION, CLAUSE 1.3.6	OIL shall have the option of using Chemicals from its own stock (OIL's Ex-stock) depending on the wells requirement and OIL's discretion. Payment for which shall not be paid to Bidder.	OIL shall have the option of using Chemicals from its own stock (OIL's Ex-stock) depending on the wells requirement and OIL's discretion. Payment for which shall not be paid to Bidder. OIL shall use Chemicals from its own stock only when there will be an urgent requirement as deemed by OIL. OIL's decision in this regard shall be binding the on contractor.
11	PART-3, SECTION-III, SPECIAL TERMS AND	Inter location movement (ILM) of tools / equipment / accessories from first location to subsequent locations	Inter location movement (ILM) of tools / equipment / accessories from first location to subsequent locations shall

	CONDITIONS. CLAUSE 5.12	shall be the responsibility of the Contractor.	be the responsibility of the Contractor. OIL will provide crane / forklift / hydra / lifting equipment's only for loading / unloading of equipment during mobilization of DWM & ME equipment's / DWM Chemicals / Drilling Chemicals during inter-location movement. However, all related HSE points will be looked after by the service provider.
12	PART-3, SECTION-II SCOPE OF WORK SECTION	TABLE 1C	Revised Table 1C is attached along with this amendment. Bidders to refer the same and submit their bids accordingly.
13	PART-3, SECTION-II SCOPE OF WORK SECTION, ANNEXURE 3, DESCRIPTION OF ITEM NO. IV	Centrifuge Fully Hydraulic drive centrifuge complete with Mono Pump with required drive. The unit is capable of speed up to 2500 RPM and utilizes a 14" bowl	Centrifuge Fully Hydraulic drive centrifuge / Variable Frequency Drive centrifuge complete with Mono Pump with required drive. The unit is capable of speed up to 2500 RPM and utilizes a 14" bowl.
14	PART-3 SECTION-IV SCHEDULE OF SERVICES/ SCHEDULE OF RATES CLAUSE NO. J (b)	SDRP shall be payable to Contractor's Personnel for the period; operations are halt due to rig repair/standby/shutdown etc. leading to suspension of Mud Engineering/ Drilling Waste Management services continuously for more than 48 hours. However, for the initial consecutive 48 hours of suspension of Mud Engineering / Drilling Waste Management services under such condition, the ODRP as per Clause 'C' above shall be payable. The SDRP shall apply beyond the initial 48 hours till resumption of the services.	SDRP shall be payable to Contractor's Personnel for the period; operations are halt due to rig repair/standby/shutdown etc. leading to suspension of Mud Engineering/ Drilling Waste Management services continuously for more than 48 hours. However, for the initial consecutive 48 hours of suspension of Mud Engineering / Drilling Waste Management services under such condition, the ODRP as per Clause 'C' above shall be payable. The SDRP shall apply beyond the initial 48 hours till resumption of the services. In case of any delay in start of the operation with reasons attributable to other service providers, SDRP will be payable to the contractor till the start of the operation.
15	PART-3, SECTION-II SCOPE OF WORK SECTION, CLAUSE 2.4 (c)	The requirement of total quantity of water treatment chemicals to drill the wells including a 50% back-up as contingency.	The requirement of total quantity of water treatment chemicals to drill the wells including a 30% back-up as contingency.
16	PART-3, SECTION-II SCOPE OF WORK	The Contractor shall provide a suitable testing laboratory with adequate testing equipment,	The Contractor shall provide a suitable testing laboratory with adequate testing equipment, chemicals and reagents to

	SECTION, CLAUSE 2.4 (e)	chemicals and reagents to carry out a full check of untreated and treated water.	carry out a full check of untreated and treated water. If the ETP lab is limited with performing four lab tests within it like TDS, OIL content, Chlorides and hardness then rest all tests will be done at nearest NABL approved lab once in a week.
17	PART-3, SECTION-II SCOPE OF WORK SECTION, CLAUSE 2.8.14	Contractor shall follow all safety regulations in accordance with acceptable oilfield practice and applicable Indian Laws. Contractor shall take all measures reasonably necessary to provide safe working conditions and shall exercise due care and caution in preventing fire, explosion. Contractor shall conduct monthly mock drills including odd hrs & HSE meetings. The record of the same submitted to OIL.	Contractor shall follow all safety regulations in accordance with acceptable oilfield practice and applicable Indian Laws. Contractor shall take all measures reasonably necessary to provide safe working conditions and shall exercise due care and caution in preventing fire, explosion. Contractor shall conduct monthly mock drills for their setup including odd hrs & HSE meetings. The record of the same submitted to OIL. The Contractor's personnel present at site will also have to take part in the mock drill conducted by the Rig crew.
18	PART-3, SECTION-III, SPECIAL TERMS AND CONDITIONS. CLAUSE 8.2	Mobilization shall be deemed to be completed when Contractor's equipment and manpower are placed at the nominated location in readiness to commence Work as envisaged under the Contract duly certified by the Company's authorized representative.	Mobilization shall be deemed to be completed when Contractor's equipment and manpower are placed at the nominated location in readiness to commence Work as envisaged under the Contract duly certified by the Company's authorized representative. The minimum quantity of mud chemicals to be mobilized during the first mobilization shall be informed to the contractor in the mobilization notice.
19	PART-3, SECTION-III, SPECIAL TERMS AND CONDITIONS. CLAUSE 2.5	Company will provide the Mud Engineers and DWM personnel's accommodation and preliminary first-aid services at well site free of charge. Company shall provide only boarding & lodging facility at Site for 5 (five) Contractor's personnel.	Company will provide the Mud Engineers and DWM personnel's accommodation and preliminary first-aid services at well site free of charge. Company shall provide only boarding & lodging facility at Site for 5 (five) Contractor's personnel. However, in case contractor is providing mud lab with accommodation, Company shall provide power, water and sewage line (connection) and food at site for upto 5 (five) Contractor's personnel. Bidder to categorically declare the same in their bid in case they are arranging their own accommodation.
20	PART-3, SECTION-II SCOPE OF WORK SECTION, CLAUSE 1.1.3	The bidder shall indicate his laboratory formulation for NaCl Saturated mud system and NDDF in Table-1B & Table-2B and mud parameters in Table-1C & Table-2C.	The bidder shall indicate his laboratory formulation for NaCl Saturated mud system and NDDF in Table-1B and mud parameters in Table-1C.
21.	PART-3, SECTION-III, SPECIAL TERMS AND	New Clause	i) Payment of Final demobilization charges shall be made if applicable within 45 days on receipt of invoice by COMPANY

<p>CONDITIONS, CLAUSE 9.0</p>		<p>accompanied by the following documents upto the last completed financial year, from the CONTRACTOR:</p> <p>a) Audited account up to the last completed financial year before the completion of the Contract.</p> <p>b) Tax audit report for the above period as required under the Indian Tax Laws.</p> <p>c) Documentary evidence regarding the submission of returns and payment to taxes for the expatriate personnel engaged by the CONTRACTOR or by its sub-CONTRACTOR for the above period.</p> <p>ii) CONTRACTOR to also submit the following documents along with the demobilization invoice:</p> <p>d) Proof of re-export of all items including the unutilized spares and consumables (excepting consumables consumed during the contract period) and also cancellation of re-export bond if any.</p> <p>e) Any other documents as required by applicable Indian Laws.</p> <p>f) Undertaking by the Contractor certifying that he shall submit all documents as mentioned in points (a), (b) & (c) above for the financial year in which the contract has been completed, within 30 days of the completion of the tax audit.</p> <p>g) In case, no demobilization charges are payable, the documents mentioned above will have to be submitted by the CONTRACTOR before release of the final payment by the COMPANY. A certificate from Chartered Accountant on (a), (b) & (c) above will suffice.</p>
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- B. Replies to Pre-bid queries have been uploaded under Amendments folder of Technical Rfx.
- C. Checklist-I for BEC clauses has been uploaded under Amendments folder of Technical Rfx. Bidders to categorically fill up the same and submit it along with the bid.

D. The Bid Closing/Technical Bid Opening Date of the Tender is extended as:

Bid Closing Date & Time : 17.02.2022 at 11-00 hrs. (IST)

Technical Bid Opening Date &Time : 17.02.2022 at 15-00 hrs. (IST)

E. All other terms & Conditions remain unchanged.

TABLE 1C

Sl. No.	Mud property	Unit	Laboratory Testing		Remarks
			Before Hot roll	After Hot Roll at 180-200 deg F with differential pressure 500 psi	
1	Mud weight				
2	Plastic Viscosity				
3	Yield Point				
4	10s Gel.				
5	10m Gel				
6	API filtration loss/Cake				
7	HP-HT filter loss				
8	pH				
9	Lubricity Coefficient				
10	Solids uncorrected				
11	K ₂ SO ₄ concentration				
12	PHPA concentration				
13	Any other properties				