

OIL INDIA LIMITED
(A Government of India Enterprise)
P.O. Duliajan – 786602, Assam, India
Website: www.oil-india.com

Corrigendum No. 10 to IFB No. CPI6812P22

Tender for Construction of Bowser Parking Area at Duliajan
Distt. Dibrugarh (Assam)

1. This Corrigendum is issued to notify the following:
 - i. This Corrigendum is issued to notify that NIT including Terms, conditions, specifications and stipulations of the Bidding Document shall stand modified to the extent indicated here below under column “Modified Clause” of **Annexure- I**.
 - ii. Summary of OIL’s response to various Pre-Bid Queries have been added under **Annexure- II**.
2. All other terms and conditions of the tender remain unaltered.
3. All the prospective bidders are requested to regularly visit OIL’s Website: www.oil-india.com and e-procurement portal <https://etender.srm.oilindia.in/irj/portal> for further announcements/latest information related to this tender

STATEMENT SHOWING EXISTING VIS-À-VIS MODIFIED PROVISIONS OF TERMS & CONDITIONS, SPECIFICATIONS IN VARIOUS SECTIONS OF BIDDING DOCUMENT

SL. No.	RFQ Section	Reference Clause	Subject	Type	Original	Modified Clause
1	Volume II Part A , General	Clause 1.00.00 (b)	Spares	Clarificatiion	As per the existing clauses	List of mandatory spares are not provided in APPENDIX II of the tender. Bidder to provide the list based on operational philosophy as per OEM recommendation for ensuring availability for reliable operation.
2	Volume I Special Condition of contract (SCC)	New Clause 32.00	TESTS AND INSPECTION	Addition	No such clause exists.	<p>The contractor shall provide all requisite inspection service for all indigenous equipment/ bulk material procured for the project and no additional charges shall be payable to contractor on the account of the same.</p> <p>In any case bidder sourcing materials from abroad, the inspection shall be arranged through the Third Party Inspection Agencies out of BV/DNV/LRS/IRS/RITES in the country of origin. The contract price shall be inclusive of such TPI inspection charges and no extra claim shall be entertained towards the same. The indigenous equipment requiring TPI inspection will be decided during finalization of QAP after award of contract.</p> <p>The Contractor shall carry out the various tests as enumerated in the technical specifications of this bid document and the technical documents that will be furnished to him during the performance of the work.</p> <p>The work is subject to inspection at all times by the company. The Contractor shall carry out all instructions given during inspection and shall ensure that the work is being carried out according to the technical specifications of this bid document, the technical documents and the relevant codes of practice will be furnished to him during the performance of the work.</p> <p>The Contractor shall provide for purposes of inspection access ladders, lighting and necessary instruments at his own cost.</p> <p>Any work not conforming to execution drawings, specifications or codes shall be rejected forthwith and the Contractor shall carryout the rectifications at his own cost.</p> <p>All results of inspection and tests will be recorded in the inspection reports, proforma of which will be approved by OIL. These reports shall form part of the completion documents. For materials supplied by the Company, the Contractor shall carryout the tests, if required by the company, and the Company shall reimburse the cost of such tests at actual to the Contractor on production of documentary evidence.</p>

3	Volume I Special Condition of contract (SCC)	New Clause 33.00	Public Relation Jobs	Addition	No such clause exists.	<p>Public Relation Jobs</p> <p>1. The Contractor shall establish and maintain such relationship with Government, local authorities and with the public as shall be necessary or appropriate to ensure that the works are conducted and carried out in the most effective way and to the best advantages of OIL.</p> <p>2. The Contractor will have to do everything that is necessary including but not limited to jobs like liaising with all concerned government departments, civil administration, law-enforcing agencies etc. for keeping the tendered works normal during any public protest, picketing, obstructions, “bandh” call etc. All such situations and other law and order issues in connection with the works executed by the Contractor will have to be dealt by the Contractor only by approaching District Administration or other authorities as applicable. While OIL will put its best effort to mitigate such issues by liaising with District Administration, the Contractor is expected to take the lead and put appropriate efforts to mitigate such issues.</p> <p>Security of equipment / Material</p> <p>Security of equipment/Material supplied by the contractor shall be the responsibility of the Contractor concerned till the equipment/items are handed over to OIL after installation and commissioning.</p>
4	All sections	NA	NA	Clarifications	NA	Bidder to note that consultant(PMC/EPMC) has not been appointed for this Project. The role of Consultant mentioned anywhere in tender will be sub-summed to the role of OIL.

SUMMARY OF OIL's RESPONSE TO PRE-BID QUERIES

Sl. No	Reference Clause No.	Description	Bidder's Queries	OIL's reply
1	VOLUME - II PART - A GENERAL SECTION A2 Clause 1.01.02-Phases of Project	Construction work for Phase -II shall be carried out after successful commissioning of the new CBUS under Phase -I.	Construction work for Phase-I, is completed and Operational for starting Phase-II work	Work for Phase - I is in progress and yet to be completed. Work front will be awarded accordingly to the succesful bidder.
2	VOLUME - II PART - A GENERAL SECTION A3 Clause 1.02.02- Engineering and Project Management	Necessary documentation for statutory clearances as required	All statutory clearances or approvals is in OIL's scope, Vendors liability till submission of documents to OIL	The succesful bidder to arrange and provide all the neccessary documents and assist OIL in applying the statutory clearences and follow up.
3	VOLUME - II PART - A GENERAL SECTION A3 Clause 1.02.02- Engineering and Project Management	Site survey, soil testing, Geotechnical investigation etc.	Since Phase-II is existing facility therefore it is presumed that soil testing & Geotechnical investigation data is already available with OIL and no further re investigation is required, Please confirm	Existing data of Phase I related to Site survey, soil testing, Geotechnical investigation etc. will be provided to the succesful bidder after award of contract if applicable. However the fresh survey and other neccessary invsetigations to be carried out by the contractor before

				detailed engineering as per relevant codes.
4	VOLUME - II PART - A GENERAL SECTION A3 Clause 1.02.05-Erection	Temporary work for building of site office including accommodation for Owner/ Owner's Engineer, stores, warehouse etc., arrangement of construction water, power and air etc.	<p>a) Temporary arrangement (Building of site office including accommodation for Owner/ Owner's Engineer, stores, warehouse etc., arrangement of construction water, power and air etc.) has to be made and will be demolished after job completion</p> <p>b) This will not be permanent structure</p> <p>c) Location and tentative drawing will be shared by OIL since this is not in scope nor marked in Area Layout</p> <p>d) Material & Manpower charges will be paid under respective Scope of Supply & services over and above since this is not a part of Tender</p>	<p>a) Agreed</p> <p>b) Agreed</p> <p>c) Location to be decided after joint meeting with the contractor. Tentative drawing to be finalized by the contractor.</p> <p>d) Building of site office including accommodation for Owner/ Owner's Engineer, stores, warehouse etc., arrangement of construction water, power and air etc to be provided by the bidder at his own cost.</p>
5	VOLUME - II PART - A GENERAL SECTION A3 Clause 2.00.00 TERMINAL POINTS	Tapping from nearby facility of New CBUS area	Tappings required for Portable & Fire Water will be taken from new facility, necessary shut down or support will be provided from OIL	Tapping and Hookup is in the scope of the bidder. Necessary support will be provided by OIL during hook up if necessary.

6	VOLUME - II PART - A GENERAL SECTION A4 Clause 1.02.02 Fire Protection System	Fire Protection System	Only Fire Hydrant Line pertaining and its facilities for Phase-II is in our scope, Fire Water Tanks & Pumps is in OIL Scope	The hydrant line , its accessories and all other safety equipment to be provided by the contractor as per standards , practices and codes. Hook up with fire hydrant line is in the scope of the contractor. Fire fighting pumps and tanks are available.
7	VOLUME - II PART - A GENERAL SECTION A4 Clause 1.02.03 Ventilation System	Ventilation System	Ventilation System will be limited to Wall mounted axial flow exhaust fans only, Any ducting is not considered	To be decided during detailed engineering. If during detailed engineering ducting is required then the same has to be provided by the contractor
8	VOLUME - II PART - A GENERAL SECTION A4 Clause 2.04.01 Illumination System	2.04.01.03 High Lightning Mast	As per Area Layout it is limited to 3 Nos Only	No of high mast lighting given in the area layout provided is indicative only. No of high mast required to be decided depending on the Lux calculation during designing phase as per mandated illumination requirement (codes and standards).
9	a) VOLUME - II PART - A GENERAL SECTION A5 Clause 1.00.00 PROJECT SCHEDULE b) VOLUME 1 Part-3 SECTION - III TIME SCHEDULE	a) The Plant shall be commissioned and handed over within 18 months from the date of LOA b) Time of Completion is 10 Months	There is a dispute between two clauses for Time of Completion, Please confirm	Refer Corrigendum no. 9 for clarification.
10	a) VOLUME - II PART - A GENERAL SECTION A8 Clause 1.00.00 SPARES	a) Essential/mandato ry spares i.e., those considered	Only List of Recommended Spares with Unit Price to be submitted, however supply is not in our scope and have not	1. Only list of recommended spares with unit price to be submitted. 2. Supply of mandatory spares will be a part of the contract . Cost to be

	<p>necessary by the Owner for the first one (1) year (The Bidder shall furnish this list with all details of offered spares in his Bid.)</p> <p>b) Contractor shall also furnish in the –Schedule of Recommended Spares a list of recommended spares parts for three (3) years normal operation with unit prices (The prices of recommended spares shall be consistent with those of the essential spares.)</p> <p>c) The Bidder shall also guarantee supply of spare parts for at least fifteen (15) years after commissioning of the plant.</p>	<p>been considered at any point of time during execution of this Order, Further if the same is required has to be paid Over and above.</p> <p>Please be noted that that supply of spares has to be confirmed at bidding stage only, Since the same is considered as bought Items on After Market Prices and necessary prices implications at prevailing rates to be considered</p> <p>Supply of spares for 15 years will be on chargeable basis at the prevailing rates</p>	<p>included in the price bid.</p> <p>3.In case of recommended spares owner reserves the right to buy any of the recommended spare parts as considered necessary by him. The prices of recommended spares shall be consistent with those of the essential spares. Price should not be included in the Price Bid, however break up to be provided which will nto be a part of price bid evaluation.</p> <p>4. Bidders not to supply spares for 15 years , however declaration to be provided from the OEM regarding availability of the spares for 15 years.</p> <p>Refer Corrigendum 10 for further clarification.</p>
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11	a) VOLUME - II PART - A GENERAL SECTION A8 Clause 2.00.00 TOOLS & TACKLE	Supply with the equipment one complete set of special tools and tackle required for the erection, assembly, dis- assembly & maintenance of the equipment	Only if applicable	Will be decided as per the recommendation of OEM/Packager for safe installation , operation of equipment.
12	a) VOLUME - II PART - A GENERAL SECTION A8 Clause 3.00.00 PROCUREMENT QUALITY ASSURANCE	The contractor shall arrange for Third Party Inspections as mentioned in clause no 21 of SCC heading test & inspection Volume I part 3	Clause pertaining to Heading Test & Inspection is missing in SCC,TPIA is only for approval of documents and not for material inspection, please clarify	TPIA inspection for the supplied equipment/ instrument is applicable and cost to be considered by bidder apart from approval of documents from TPIA. The equipments requiring TPI inspection will be decided during finalization of QAP.
13	General	Civil Layout Drawing of existing structure	Civil Drawings for existing bay & boundry walls to be provided	The drawings of the existing structure if available will be provided to the successful bidder. However site visit can also be done by the bidder in this regard.
14	General	Approved Vendor List for Supply Items	Approved Vendor lists for supply items may please be provided	Bidder to follow latest EIL vendor list and else where mentioned in the tender
15	General	Escalation Clause	With the ongoing price rise for raw material and cosumables, price escalation clause may please be added	Tender conditon prevails. No addition.

16	General	Compensation Clause	If delay is not attributable to vendor, compensation clause may please be included to compensate in case of delay attributable to Owner	Tender conditon prevails. No addition.
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