

OIL INDIA LIMITED
(A GOVT. OF INDIA ENTERPRISE)
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E-mail ID: contracts@oilindia.in
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AMENDMENT No. 1 DATED 08.07.2024 TO TENDER NO. CDG6898P25 FOR 'HIRING OF SERVICES FOR 2D SEISMIC DATA ACQUISITION OF 4300 LKM IN RAJASTHAN BASIN I.E AREA-1 AND 5100 LKM IN GANGA-PUNJAB BASIN I.E. AREA-2 UNDER MISSION ANVESHAN'.

This Amendment to Tender No. CDG6898P25 is issued to notify about the following changes in the bid document:

1. Amendments to the Tender Clauses are enclosed vide **Enclosure-I** below.
2. **Pre-Bid Conference Date: 17.07.2024 [9.00 IST]**
Venue: Geophysics Department Conference Hall,
Oil India Limited, Duliajan

All other terms & conditions of the tender will remain unchanged.

Sd/-

(J. Mahanta)

Sr. Officer – Contracts (G)

For Chief General Manager – Contracts

IFB No. CDG6898P25 for ‘Hiring of Services for 2D Seismic Data Acquisition of 4300 LKM in Rajasthan Basin i.e Area-1 and 5100 LKM in Ganga-Punjab Basin i.e. Area-2 under Mission Anveshan’.

Sl. No.	Section No. (Page No.)	Clause No. Sub-Clause No.	Tender Clause	Amended Clause
1	Forwarding Letter (Page No. 2)	2.0 (xvi)	Location of job	Rajasthan & Ganga-Punjab
2	Forwarding Letter (Page No. 3)	2.0 (xxi)	Pre-Bid Conference Date & Venue	Date: 17.07.2024 [9:00 IST] Venue: Geophysics Department Conference Hall, Oil India Limited, Duliajan
3	BEC (Page No. 29)	2.1 (III) Note 2.	The experience of the bidders mentioned in Clause 3.1 above shall be applicable for both the areas (Area-1 & Area-2) individually and for combined also	The experience of the bidders mentioned in Clause 2.1 above shall be applicable for both the areas (Area-1 & Area-2) individually and for combined also
4		Notes to Clause 2.1 (i)	To this effect (Clause 2.1), as part of their technical bid, the Bidder shall furnish statement as per PROFORMA-T, in a tabular form for the last seven (7) years preceding the original Bid Closing date of the Tender. The Bidder must submit documentary evidence for their quoted experience as per PROFORMA-T.	To this effect (Clause 2.1), as part of their technical bid, the Bidder shall furnish statement as per PROFORMA-TA , in a tabular form for the last seven (7) years preceding the original Bid Closing date of the Tender. The Bidder must submit documentary evidence for their quoted experience as per PROFORMA-TA .
5	BEC (Page No. 32)	2.2 b) Note	With respect to the undertakings stipulated in Clause 3.2.b, the bidder shall submit PROFORMA-U1-A for Area-1 and PROFORMA-U1-B for Area-2 along with the bid. The bids with non- submission of PROFORMA-U1-A and PROFORMA-U1-B will be outrightly rejected (Applicable as per respective area of bid).	With respect to the undertakings stipulated in Clause 2.2.b , the bidder shall submit PROFORMA-U1-A for Area-1 and PROFORMA-U1-B for Area-2 along with the bid. The bids with non- submission of PROFORMA-U1-A and PROFORMA-U1-B will be outrightly rejected (Applicable as per respective area of bid).

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6	BEC (Page No. 44)	6.10 Note b)		Deleted
7	Annexure-I A (Page No. 47)	B. Seismic Data Acquisition Recording System	<p>The vintage of the recording system should not exceed five (5) years as on original bid closing date.</p> <p>The recording system and its allied accessories must be compatible analogue (conventional) geophone suitable to logistics and terrains of the area using Explosive as energy sources.</p>	<p>The vintage of the recording system should not exceed five (5) years as on original bid closing date.</p> <p>The recording system and its allied accessories must be compatible analogue (conventional) geophone suitable to logistics and terrains of the area using Explosive/Vibroseis as energy sources.</p>
8	Annexure-I A (Page No. 48)	Sensors	<p>Service provider must deploy analogue (conventional) geophone with standard casing which must be industry standard. The response of these digital sensors should be as per specifications of OEM.</p>	<p>Service provider must deploy analogue (conventional) geophone with standard casing which must be industry standard. The response of these digital analogue (conventional) sensors should be as per specifications of OEM.</p>
9	SOW (Page No. 110)	2.6	<p>Contractor shall be required to provide accurate model-validated source and receiver statics information, along each profile and regional map for entire area by carrying out regular Uphole/LVL surveys at spacing mentioned in Clause 6.2.10 of SOW.</p>	<p>Contractor shall be required to provide accurate model-validated source and receiver statics information, along each profile and regional map for entire area by carrying out regular Uphole/LVL surveys at spacing mentioned in Clause 6.2.9 of SOW.</p>

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10	SOW (Page No. 121)	6.2.5 (g)	The Contractor shall quote for unit price per Kg of explosives and Detonators on all-inclusive for destination (working site) basis, considering the approx. consumption in area as mentioned below:	The Contractor shall quote for unit price per Kg of explosives and Detonators on all-inclusive for destination (working site) basis, considering the approx. consumption in area as mentioned below:					
			<table border="1"> <thead> <tr> <th>Explosive (Kgs)</th> <th>Detonator (Nos.)</th> </tr> </thead> <tbody> <tr> <td>70000</td> <td>15000</td> </tr> </tbody> </table>	Explosive (Kgs)	Detonator (Nos.)	70000	15000	<table border="1"> <thead> <tr> <th>Explosive (Kgs)</th> <th>Detonator (Nos.)</th> </tr> </thead> <tbody> <tr> <td>70000</td> <td>15000 120000</td> </tr> </tbody> </table>	Explosive (Kgs)
Explosive (Kgs)	Detonator (Nos.)								
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Explosive (Kgs)	Detonator (Nos.)								
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11	SOW (Page No. 131)	7.2.3	Service providers must obtain prior approval from the Company in case they need to change any key personnel for whatsoever reason. The service provider has to judiciously plan the overlap period in case of such replacement ensuring no interruption to operation. In the event of the absence of any key person for any duration of time penalty will be levied (refer clause no. 9.10 of SCC).	Service providers must obtain prior approval from the Company in case they need to change any key personnel for whatsoever reason. The service provider has to judiciously plan the overlap period in case of such replacement ensuring no interruption to operation. In the event of the absence of any key person for any duration of time penalty will be levied (refer clause no. 9.09 of SCC).					
12	SOW (Page No. 131)	7.2.4	During the project execution if Company finds performance of any of the key personnel deployed by service provider unsatisfactory/undesired, then the service provider must arrange for suitable replacement of such key personnel without interruption to operation. The replacement should be done within the stipulated timeline, failing which penalty will be levied (refer clause no. 9.11 of SCC).	During the project execution if Company finds performance of any of the key personnel deployed by service provider unsatisfactory/undesired, then the service provider must arrange for suitable replacement of such key personnel without interruption to operation. The replacement should be done within the stipulated timeline, failing which penalty will be levied (refer clause no. 9.10 of SCC).					

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13	SCC (Page No. 173)	1.1.5	<p>Mobilisation time includes the initial experimental work up to a maximum of three (03) days for each individual crew deployed. However, time spent on acquisition of minimum production record of 10 LKM 2D seismic data by each crew is not included in the above mobilization period and will be part of total Duration of Contract (refer Clause 1.3 below) only. Payment will be made for the actual time spent on this pre-acquisition experimental work as per quoted rate against cost for “Charges for Experimental Survey” per day. Further, payment of minimum production record of 10 LKM 2D by each crew will be paid separately as per quoted rate for “Operating charges per LKM of 2D Seismic Data Acquisition” by the contractor for regular seismic survey.</p>	<p>Mobilisation time includes the initial experimental work up to a maximum of three (03) days for each individual crew deployed. However, time spent on acquisition of minimum production record of 10 LKM 2D seismic data by each crew is not included in the above mobilization period and will be part of total Duration of Contract (refer Clause 1.2.3 below) only. Payment will be made for the actual time spent on this pre-acquisition experimental work as per quoted rate against cost for “Charges for Experimental Survey” per day. Further, payment of minimum production record of 10 LKM 2D by each crew will be paid separately as per quoted rate for “Operating charges per LKM of 2D Seismic Data Acquisition” by the contractor for regular seismic survey.</p>
14	SCC (Page No. 177)	4.2	<p>The Contractor who does not meet the technical experience criteria on their own and have technically qualified on the strength of Joint venture/consortium/parent/ subsidiary must deploy the key personnel viz. Party Chief, QC Processing Geophysicist, Seismologist, Senior Surveyor & Observer from their technical counterpart for the entire duration of contract.</p>	<p>The Contractor who does not meet the technical experience criteria on their own and have technically qualified on the strength of Joint venture/consortium/parent/ subsidiary must deploy the key personnel viz. Party Chief, QC Processing Geophysicist, Seismologist, Senior Surveyor & Observer from their technical counterpart for the entire duration of contract.</p>

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15	SOR (Page No. 207)	A. Area-1 1.0 f.	The retained full operating charges as mentioned in clause 1.2.6 above will be reimbursed after completion of mobilisation of all the three crew and start the operation.	The retained full operating charges as mentioned in clause 1.e above will be reimbursed after completion of mobilisation of all the two crew and start the operation.
16	SOR (Page No. 207)	A. Area-2 1.0 f.	The retained full operating charges as mentioned in clause 1.2.6 above will be reimbursed after completion of mobilisation of all the three crew and start the operation.	The retained full operating charges as mentioned in clause 1.e above will be reimbursed after completion of mobilisation of all the three crew and start the operation.
17	SOR (Page No. 213)	7.0	Force Majeure Charges shall be applicable during the Force Majeure situation, if any arises during the period of job execution at site and payable on per day of 24 hours basis up to a maximum of ten (10) consecutive days , pursuant to clause 31.0, GCC, Section-I, Part-3. Payment will also be made on pro-rata per hour basis for part of a day, if any.	Force Majeure Charges shall be applicable during the Force Majeure situation, if any arises during the period of job execution at site and payable on per day of 24 hours basis up to a maximum of ten (10) consecutive days , pursuant to clause 31.0, GCC, Section-I, Part-3. Payment will also be made on pro-rata per hour basis for part of a day, if any.
18	Proformas, Annexures, Appendices etc. Page No. 213		PROFORMA-T	PROFORMA-TA