

OIL INDIA LIMITED
RAJASTHAN FIELD
JODHPUR

AMENDMENT No. 3 Dated 13.12.2023
To TENDER No. GEM/2023/B/4272318

A. This amendment against Tender No. GEM/2023/B/4272318 is issued as under:

Sl. No.	Clause No.	Existing Clause	Amendment Required
1	In forwarding letter, in point 2.0 under point l. Duration of the Contract	Nine (09) Months	315 days in total [i.e. 45 days mobilization period + Nine (9) months contract duration] from the date of LOA.
2	In forwarding letter, in point 2.0 under point m. Mobilization period	30 Days from the date of mobilization notice	45 Days from the date of mobilization notice
3	Annexure-II, in Point B "SEISMIC DATA ACQUISITION RECORDING EQUIPMENT & PERIPHERALS:" in the table under point c. Geophone & Checklist-II, under point "SEISMIC DATA ACQUISITION RECORDING EQUIPMENT & PERIPHERALS:" under point c. Geophone	Quantity of geophone string: minimum 10000	Quantity of geophone string: minimum 6500
4	Clause 4.3 of BEC	The Working Capital of the Bidder should be at least INR 7.03 Cr. for the accounting year preceding the original bid closing date. In case the Working Capital is less than above, the	Clause unchanged. Format attached as per Proforma-AA.

		bidder can supplement the same through line of credit from a scheduled commercial bank having net worth more than INR 100 crores as per enclosed format.	
5	Clause 2.0 of Scope of Work	The service provider shall deploy one (01) seismic crew, mobilize fit for purpose requisite technical resources along with experienced manpower & adopt terrain specific appropriate technology to meet the objective of the survey and complete the work strictly within the agreed time frame of nine (09) months to be reckoned from the commencement date (i.e. from the date on which the first regular production shot is accepted by Company under the contract).	The service provider shall deploy one (01) seismic crew, mobilize fit for purpose requisite technical resources along with experienced manpower & adopt terrain specific appropriate technology to meet the objective of the survey and complete the work strictly within the agreed time frame of the scheduled completion period of Contract of 315 days in total [i.e. 45 days mobilization period + Nine (9) months contract duration] from the date of LOA.
6	Clause 8.3 of Scope of Work	Service provider must complete the work strictly within the agreed time frame of nine (09) months to be reckoned from the commencement date (i.e. from the date on which the first regular production shot is accepted by Company under the contract).	Service provider must complete the work strictly within the agreed time frame of scheduled completion period of Contract of 315 days in total [i.e. 45 days mobilization period + Nine (9) months contract duration] from the date of LOA.
7	Clause 8.10 A) of Scope of Work	The service provider shall mobilize all required technical resources, vibrators, along with manpower and start the data acquisition in the area within 30 days from issue of Letter of Award (LoA) from the company.	The service provider shall mobilize all required technical resources, vibrators, along with manpower and start the data acquisition in the area within 45 days from issue of Letter of Award (LoA) from the company.
8	Clause 8.10 C) of Scope of Work	Data Acquisition of both the 2D and 3D Seismic data must be completed in nine (9) months from the date of completion of mobilization.	Data Acquisition of both the 2D and 3D Seismic data must be completed within the agreed time frame of the scheduled completion period of Contract of 315 days in total [i.e. 45 days mobilization period + Nine (9) months contract duration] from the date of LOA.
9	Clause 8.10 E) of Scope of Work	Service Provider shall put all efforts to complete the seismic data acquisition in nine (09) months from the date of completion of mobilization. In the event of Service Provider's failure to complete the Seismic Data	This clause stands deleted.

		Acquisition of contractual volume within the time frame of nine (09) months, the Service Provider has to complete the remaining volume of jobs i.e. seismic data acquisition, LVL, Uphole survey and Reference Pillar Fixing with a penalty of 10% on the quoted rates for the remaining jobs. This penalty will be levied only on the remaining volume of jobs i.e. seismic data acquisition, LVL, Uphole survey and Reference Pillar Fixing after expiry of the stipulated time period of nine (09) months. In case of time loss due to military exercise in the block area, if any, duration of nine (09) months will get extended accordingly.	
10	Clause 14.13 of Scope of Work	Service Provider shall use latest versions of all software packages (viz. acquisition, field processing, simulation, survey etc.) during the period of the contract. All the necessary Radio Licenses for shooting, communication etc. will be obtained by the Service Provider. However, the Company will provide all reasonable administrative helps/letters.	Service Provider shall use latest versions of all software packages during the period of the contract. All the necessary Radio Licenses for shooting, communication etc. will be obtained by the Contractor. However, the contractor may avail these services from a licensed third party possessing valid Radio Licenses for shooting, communication etc. Regarding the above, the contractor shall have to submit duly notarized MOU undertaken with such licensed third party for the same including all relevant necessary documents, permits and licenses for acceptance by OIL officials, before completion of mobilization. The Company will provide all reasonable administrative helps/letters in this regard, if requested.
11	Clause 1.1.1 of SCC	The service provider shall mobilize all required technical resources, vibrators, along with manpower and start the data acquisition in the area within 30 days from issue of Letter of Award (LoA) from the company. Obtaining	1.1.1.a) The Mobilization period is 45 days from the issuance date of LoA. Bidder shall complete the Mobilization with full resources & equipment stipulated in Annexure-II and Annexure-IV of the tender within the Mobilization period. Obtaining

		<p>clearance for Camp Establishment, Mobilization of Equipment & Manpower and permission to work in the area from different agencies of Government of India & Govt. of Rajasthan is the responsibility of the Service provider. Service Provider must apply for necessary clearances to the different agencies of Government of India & Govt. of Rajasthan pertaining to Camp Establishment, Mobilization of Equipment & Manpower, and Permission to work in Area immediately after intimation/receipt of Letter of Award (LOA) by Company.</p>	<p>clearance for Camp Establishment, Mobilization of Equipment & Manpower and permission to work in the area from different agencies of Government of India & Govt. of Rajasthan is the responsibility of the Service provider. Service Provider must apply for necessary clearances to the different agencies of Government of India & Govt. of Rajasthan pertaining to Camp Establishment, Mobilization of Equipment & Manpower, and Permission to work in Area immediately after intimation/receipt of Letter of Award (LOA) by Company.</p> <p>1.1.1.b) However, if the bidder fails to mobilize all the items as specified in the tender document within scheduled mobilization period (i.e. 45 days), the Bidder shall be given additional mobilization period of 45 days with the following condition to mobilize all the items and manpower as per the tender conditions: Bidder shall mobilize minimum three (3) nos. of Vibrator and 5000 nos. of geophones (with equivalent cables & ground electronics) within the stipulated mobilization period (i.e. 45 days from date of issuance of LoA) and start the Data Recording operation immediately on completion of the mobilization of the aforesaid items. At this stage, mobilization will not be considered as complete, and therefore, no payment shall be made on account of Mobilization. The Mobilization shall be considered complete only when all the resources & equipment stipulated in the tender (Annexure-II and Annexure-IV) are fully mobilized at the worksite with full satisfaction of the Company. The payment on Mobilization will be made on completion of Mobilization certified by the Company.</p> <p>1.1.1.c) If the bidder fails to mobilize at-least the minimum quantity of manpower and equipment as stipulated in Clause 1.1.1 b) above to start the job</p>
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12	Clause 1.2 of SCC :	The date on which the mobilization is completed in all respects and first production shot is taken by the crew deployed and accepted by Company will be treated as the date of Commencement of Operation.	The date on which the mobilization is completed in all respects or first production shot (with minimum 3 nos. of vibrators and 5000 nos. of channels) is taken by the crew deployed and accepted by Company will be treated as the date of Commencement of Operation. Since the Mobilization period is scheduled as 45 days (from date of LOA), the scheduled completion period of Contract is 315 days in total [i.e. 45 days mobilization period + Nine (9) months contract duration] from the date of LOA.
13	Clause 1.3.1 of SCC :	The duration of Contract, to be reckoned from the Date of Commencement (i.e. The date on	The scheduled completion period of Contract is 315 days in total [i.e. 45 days mobilization period + Nine (9) months contract duration] from the date of LOA.

		which first production shot is taken by the crew deployed and accepted by Company).	
14	Clause 1.3.2 of SCC :	The duration of Contract shall be for a period of Nine (09) Months for Seismic Data Acquisition.	This clause stands deleted.
15	Clause 1.3.3 of SCC :	In the event of default on the part of the Contractor to complete Seismic Data Acquisition of the contractual volume within Nine (09) Months for from the Date of Commencement of the contract, then the remaining/unfinished volume of work must be completed within extended time period with a penalty as specified in clause 7.2 below.	In the event of default on the part of the Contractor to complete Seismic Data Acquisition of the contractual volume within scheduled completion period of Contract of 315 days in total [i.e. 45 days mobilization period + Nine (9) months contract duration] from the date of LOA, then the remaining/unfinished volume of work must be completed within extended time period with a penalty as specified in clause 7.2 below.
16	Clause 7.1 of SCC :	LD FOR DEFAULT IN TIMELY COMMENCEMENT & COMPLETION	LD FOR DEFAULT IN TIMELY MOBILIZATION
17	Clause 7.1.1 of SCC :	Time is the essence of this Contract. In the event of the Contractor's default in timely mobilization for commencement of operations within the stipulated period, the Contractor shall be liable to pay liquidated damages @ 0.5% (half percent) of contract value including mobilization cost, per week or part thereof of delay subject to maximum of 7.5% (seven & half percent). Liquidated Damages will be reckoned from the date after expiry of thirty (30) days from the date of issue of LOA by Company.	Time is the essence of this Contract. In the event of the Contractor's default in timely mobilization for commencement of operations within the stipulated period, the Contractor shall be liable to pay liquidated damages @ 0.5% (half percent) of total contract value, per week or part thereof of delay subject to maximum of 7.5% (seven & half percent). Liquidated Damages will be reckoned from the expiry date of the scheduled mobilisation period as defined in Clause No.1.1.1 of SCC (Special Condition of the Contract).
18	Clause 7.1.3 of SCC :	In the event of default on the part of the Bidder to complete Seismic Data Acquisition of the contract volume within Nine (09) Months from the Commencement Date of the contract as specified in clause 1.2 of SCC, the bidder shall be liable to pay liquidated damages (LD) for default in timely completion. The rate of LD as applicable in this case shall	This clause stands deleted.

		be @ 0.5% (half percent) of the total evaluated contract value including mobilization charges, for delay per week or part thereof, subject to maximum of 7.5% (seven & half percent). Liquidated Damages will be reckoned from the date of Scheduled Completion of Contract.	
19	Clause 7.1.4 of SCC :	However, in any case the sum of the total amount of Liquidated Damages towards default in timely commencement & completion of contract, payable if any against this agreement under provision of Clause No. 7.1.1 & 7.1.3 above together, will not exceed 7.5% of total evaluated agreement value. Liquidated Damages as set forth above is the genuine pre-estimate agreed by both the parties for the damages on account of delay in job execution and the said amount shall be payable without proof of actual loss or damage caused by such delay/breach. Company shall without prejudice to any other right or remedy available to it, recover the amount so calculated from Contractor as agreed liquidated damages and not by way of penalty.	However, in any case the sum of the total amount of Liquidated Damages towards default in timely mobilization will not exceed 7.5% of total contract value. Liquidated Damages as set forth above is the genuine pre-estimate agreed by both the parties for the damages on account of delay in job execution and the said amount shall be payable without proof of actual loss or damage caused by such delay/breach. Company shall without prejudice to any other right or remedy available to it, recover the amount so calculated from Contractor as agreed liquidated damages and not by way of penalty.
20	Clause 7.1.5 of SCC :	Liquidated Damages are to be recovered from the final bill & not from the running bills. In case adequate amount may not be available in the final bill, necessary recovery can be made from previous bill(s). If the time delay in mobilization is made up by the party by early completion of the job, no LD will be deducted. Similarly, if the mobilisation has been completed before scheduled period of mobilisation but completion of job has been delayed, LD will be applicable only for the period exceeding the total period allowed for	Liquidated Damages are to be recovered from the final bill & not from the running bills. In case adequate amount may not be available in the final bill, necessary recovery can be made from previous bill(s). If the time delay in mobilization is made up by the party by completion of the job within the scheduled completion period of Contract of 315 days in total [i.e. 45 days mobilization period + Nine (9) months contract duration] from the date of LOA, no LD will be deducted.

		<p>mobilisation and Job Completion put together. In case, both mobilisation and completion have been delayed, the LD will be applied for both and the same will be recovered from the final Bill. If final bill is not sufficient, then recovery can be made from the previous bills.</p>	
21	Clause 7.2.1 of SCC :	<p>In the event of default on the part of the Bidder to complete Seismic Data Acquisition of the contract volume within Nine (09) Months from the Commencement Date of the contract (i.e., The date on which the mobilization is completed in all respects and first production shot is taken by the crew deployed), the contractor may be allowed to work to complete the remaining/unfinished volume of work within subsequent Two (02) month time after scheduled completion period of contract. However, the payment of remaining volume of job i.e. 2D data acquisition, LVL, Up-hole survey and Reference Pillar Fixing will be made at the rate of 90% of the actual quoted rate against each line item. The 10% rate penalty will be levied only on the unfinished volume of work against, which the Contractor could not complete within the agreed time frame as per Contract. However, no payments towards the Stand-by day rate and/or Force Majeure day rate shall be payable during this extended period of work.</p>	<p>In the event of default on the part of the Bidder to complete Seismic Data Acquisition of the contract volume within the scheduled completion period of 315 days in total [i.e. 45 days mobilization period + Nine (9) months contract duration] from the date of LOA of contract, the contractor may be allowed to work to complete the remaining/unfinished volume of work within subsequent Two (02) month time after scheduled completion period of contract. However, the payment of remaining volume of job i.e. seismic data acquisition, LVL, Up-hole survey and Reference Pillar Fixing will be made at the rate of 90% of the actual quoted rate against each line item. The 10% rate penalty will be levied only on the unfinished volume of work which the Contractor could not complete within the agreed time frame as per Contract. However, no payments towards the Stand-by day rate and/or Force Majeure day rate shall be payable during this extended period of work.</p>
22	Clause 7.2.2 of SCC :	<p>In case Bidder was unable to complete remaining quantum of work within subsequent Two (02) month time extension after scheduled completion period of contract as mentioned above, Company reserves the</p>	<p>In case Bidder was unable to complete remaining quantum of work within subsequent Two (02) month time extension after scheduled completion period of contract as mentioned above, Company reserves the right to terminate the contract or Company may</p>

		right to terminate the contract or Company may provide further extension to complete the remaining/ unfinished volume of work within shortest possible time. However, the payment of remaining volume of job i.e. 2D data acquisition, LVL, Up-hole survey and Reference Pillar Fixing will be made at the rate of 80% of the actual quoted rate against each line item. The 20% rate penalty will be levied only on the unfinished volume of work against each line item, which the Contractor could not complete within the agreed time frame as per Contract. including extension period granted as specified in Clause 7.2.2 above. However, no payments towards the Stand-by day rate and/or Force Majeure day rate shall be payable during this extended period of work.	provide further extension to complete the remaining/ unfinished volume of work within shortest possible time. However, the payment of remaining volume of job i.e. Seismic data acquisition, LVL, Up-hole survey and Reference Pillar Fixing will be made at the rate of 80% of the actual quoted rate against each line item. The 20% rate penalty will be levied only on the unfinished volume of work which the Contractor could not complete within the agreed time frame as per Contract, including extension period granted as specified in Clause 7.2.1 above. However, no payments towards the Stand-by day rate and/or Force Majeure day rate shall be payable during this extended period of work.
23	Clause 8.16 of SCC	Contractor shall use latest versions of all software packages (viz. acquisition, field processing, simulation, survey etc.) during the period of the contract. All the necessary Radio Licenses for shooting, communication etc. will be obtained by the Service Provider. However, the Company will provide all reasonable administrative helps/letters.	This clause stands deleted.
24	Clause 26.0 of SCC	NEW CLAUSE TO BE ADDED.	For calculation of any duration or period, one month is to be considered as thirty (30) days.
25	Annexure-IV Note: Point 1.	For the position of Party Chief, Field QC Geophysicist, QC Processing Geophysicist, Seismologist, LVL/Uphole Survey Geophysicist and Observer the education qualification should be Master in Geophysics.	For the position of Field QC Geophysicist, QC Processing Geophysicist, Seismologist, LVL/Uphole Survey Geophysicist and Observer the education qualification should be Master in Geophysics.

B. All other terms & Conditions remain unchanged.

PROFORMA-AA

Format for Line of Credit from Scheduled Commercial Bank

Confirmation from the bank for the availability of unutilized line of credit

We (Name of bank) having our registered office at hereby confirm the company M/s (Bidder/Parent Company) having registered office at is having account with our bank. Presently the credit limits of the company are as under:

Item	INR/Currency
Sanctioned Line of Credit	
Utilized Line of Credit	
Balance Line of Credit	

We further confirm that we are Scheduled Commercial Bank having Net Worth more than INR 100 Crore.

Signature of Authorized Signatory _____

Name: _____

Designation: _____

Name of Bank _____

Address _____

Witness _____

Address _____

SEAL OF THE BANK _____

Date: _____

Place: _____