



OIL INDIA LIMITED
(A Govt. of India Enterprise)
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CONTRACTS DEPARTMENT
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CORRIGENDUM NO. 2 DATED 21.12.2023

to

BID NO. GEM/2023/B/4278336 DATED: 02.12.2023

for

Hiring Services for Managed Pressure Drilling for one well with a provision of another two wells in the state of Assam and Arunachal Pradesh.

1.0 This Corrigendum is issued to notify the bidder(s) regarding OIL's response to the Pre Bid queries forwarded by the interested bidder:

OIL's response to the queries forwarded by the interested bidder is enclosed in **ANNEXURE-I**.

2.0 The following para is newly incorporated under Special Terms & Conditions (STC), Section-II, SCC:

Insurance	<p>32.0 The following insurance provisions under General Conditions of Contract stand amended as mentioned hereunder for the particular services under this tender/contract:</p> <p>GCC Clause No. 14.6: Contractor shall also inform the Company at least 30 days in advance regarding the expiry cancellation and/or changes in any of such documents & ensure revalidation/renewal, etc., as may be necessary well in time.</p> <p>GCC Clause No. 14.9: Additional Assured: "Oil India Limited" is to be included as Additional Assured in the Insurance Policies (except in case of Workmen's Compensation/Employer's Liability insurance).</p> <p>GCC Clause No. 14.10: Waiver of subrogation: Except for the workmen's Compensation / Employer's Liability Insurance for workmen engaged under this contract which have been obtained by the contractor as their Corporate policy/rules, where OIL is neither required to be present as principal Assured or additional Assured, all insurance policies of the CONTRACTOR with respect to the operations conducted hereunder as set forth in clauses hereof, shall be endorsed by the underwriter in accordance with the following policy wording:</p> <p>"The insurers hereby waive their rights of subrogation against Oil India Limited or any of their employees or</p>
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	their affiliates and assignees to the extent of the indemnities undertaken by the Contractor under this contract”.
	GCC Clause No. 14.12 Not Applicable against the tender.
	GCC Clause No. 14.13 Not Applicable against the tender.

3.0 **Extension of dates:**

Bid Submission and Bid Opening dates extended up to **16.01.2024 (14:00 Hrs: Server Time)** and **16.01.2024 (14:30 Hrs: Server Time)**, respectively.

All others terms and conditions of the Bid Document remain unchanged.

SR. OFFICER- CONTRACTS (S)

- Clarifications against queries of M/s. Halliburton.

Name of Bidder: M/s Halliburton Offshore Services Inc					
SL.NO.	CLAUSE NO.	DESCRIPTION AS IN THE BID	QUERIES	EXPLANATION	OIL'S REPLY
TECHNICAL QUERIES					
1	PRE-QUALIFICATION CRITERIA (PQC) 2.6 MOBILIZATION PERIOD:	2.6 MOBILIZATION PERIOD: Bidder must confirm to mobilize the MPD Service along with all tools, equipment, consumable and manpower within 90 (Ninety) days from the date of issuance of Mobilization notice after issuance of Letter of Award (LOA). Offers indicating mobilization time more than 90 days from the date of issuance of Mobilization Notice/ LOA will be rejected	Bidders request following changes: 2.6 MOBILIZATION PERIOD: Bidder must confirm to mobilize the MPD Service along with all tools, equipment, consumable and manpower within 90 (Ninety) days 150 Days (One Hundred Fifty Days) from the date of issuance of Mobilization notice after issuance of Letter of Award (LOA). Offers indicating mobilization time more than 90 days from the date of issuance of Mobilization Notice/ LOA will be rejected	It is not possible to mobilize MPD package in 90 days' time considering current market situation.	Tender clause is retained. Please be guided by the tender document.
2	PRE-QUALIFICATION	6.11 Price Evaluation of the qualified bids will be done on	Bidders request following changes:		Tender clause is retained. Please be guided by the tender

	CRITERIA (PQC) 6.0 PRICE EVALUATION CRITERIA:	the basis of rates quoted by the bidder as per "PRICE BIDDING FORMAT". However, bidders must comply with the limits indicated against each of the following rates: (a) Mobilization charges should not exceed 1% of the total quoted contract value.	(a) Mobilization charges should not exceed 1% 10% of the total quoted contract value.		document.
3		(b) De-Mobilization charges should not be less than 1% of the total quoted contract value.	(b) De-Mobilization charges should not be less than 1% 10% of the total quoted contract value.		Tender clause is retained. Please be guided by the tender document.
		(c) Interim De-mobilization charges should not exceed 0.5 % of total quoted contract value. (d) Interim Re-mobilization charges should not exceed 0.5 % of total quoted contract value.	Bidder request to delete interim mobilization & de-mobilization clause.	The contract shall be firm for entire duration. Standby rental shall be paid once equipment are mobilized initially till the completion of all three wells when equipment is not operational. It is not possible to re-mobilize the equipment in short period of time.	Tender clause is retained. Please be guided by the tender document.
4		(e) Standby day rate of each tools/equipment should not exceed 60% of the quoted operating Unit rate for the respective tools/ equipment in the Price Bid.	Bidder request below changes: (e) Standby day rate of each tools/equipment should not exceed 60% 90% of the quoted operating Unit rate		Tender clause is retained. Please be guided by the tender document.

		(f) Holding Day Rate (HDR) should not exceed 45 % of total quoted contract value.	for the respective tools/ equipment in the Price Bid. (f) Holding Day Rate (HDR) should not exceed 45% 60% of total quoted contract value.		
5	Scope of Work	<p>b) FOR SUBSEQUENT WELLS: Phase - I will include Replicating the well engineering model & prepare detailed well design for additional wells (For upcoming wells incorporating lesson learned) of candidate well(s). Phase - II will include Engineering Evaluation {(MPD design, Pre-Job Analysis, HAZID-HAZOP, Rig Visit) for candidate well(s). Phase - III will include Interim Mobilization (if any) of Equipment and Personnel and Execution of jobs as per SOW, Post Job analysis, Job completion report.</p> <p>b) FOR SUBSEQUENT WELLS: Phase - I will include Replicating the well engineering model & prepare detailed well design for additional wells (For upcoming wells incorporating lesson learned) of candidate well(s). Phase - II will include Engineering Evaluation {(MPD design, Pre-Job Analysis, HAZID-HAZOP, Rig Visit) for candidate well(s). Phase - III will include Interim Mobilization (if any) of Equipment and Personnel and Execution of jobs as per SOW, Post Job analysis, Job</p>	Bidder request to confirm that all three wells are firm.		Tender clause is retained. Please be guided by the tender document.

		completion report.			
6	Scope of Work	<p>1.3. MOBILISATION a) Contractor shall mobilize the equipment & personnel, as listed elsewhere in the document, within maximum 90 days from the date of issue of mobilization notice by Drilling Services Department in case of initial mobilization.</p> <p>b) The interim mobilization period shall be completed within maximum 60 days from the date of issue of interim mobilization notice by Drilling Services Department.</p>	<p>Bidder request to remove interim mobilization clause:</p> <p>1.3. MOBILISATION a) Contractor shall mobilize the equipment & personnel, as listed elsewhere in the document, within maximum 90 days from the date of issue of mobilization notice by Drilling Services Department in case of initial mobilization.</p> <p>b) The interim mobilization period shall be completed within maximum 60 days from the date of issue of interim mobilization notice by Drilling Services Department.</p>	<p>The contract shall be firm for entire duration. Standby rental shall be paid once equipment are mobilized initially till the completion of all three wells when equipment are not operational.</p> <p>It is not possible to re-mobilize the equipment in short period of time.</p>	Tender clause is retained. Please be guided by the tender document.
7	General	Rig Specification	<p>Bidder request to provide detail rig specification i.e., distance between the top of BOP to rig floor.</p>	<p>This is required to check the RCD arrangement.</p>	<p>Bidder to provide the minimum clearance required to accommodate RCD arrangement. Bidder may visit to rig site to ascertain their requirements prior to bid.</p>
8	Scope of Work 2.0 DELIVERABLE:	<p>2.18. CONTRACTOR shall be responsible for arranging and using all items/equipment required as interface with the equipment of the Drilling Rig. In case of any inadvertent occurrence of modification/alteration of rig equipment, CONTRACTOR to bear the cost of restoration/replacement of</p>	<p>Bidder would like to clarify that; contractor will not bear the cost of modification / alteration of rig equipment. Bidder will provide the interface x-overs.</p>	<p>Self-explanatory.</p>	<p>Bidder to provide the interface equipment between their tool and rig equipment. Bidder may visit to rig site to ascertain their requirements prior to bid.</p>

		the rig equipment and arrange the same prior to demobilization of CONTRACTOR'S equipment.			
9	3.5. HYDRAULIC POWER AND COOLING UNITS RCD AND	3.6.4. Time for changing sealing elements to be minimal (< 45 minutes). Quick change dual-barrier elastomeric sealing element in the bearing assembly rotating with the drill pipe and maintain a tight seal as the drill pipe passes through the RCD (providing up to 100% closure on 5"/5½" DP body/tool joint of the above planning BHAs). A ready for deployment spare bearing should be provided to allow rig floor time minimization.	Bidder understand that sealing element change time starts when RCD is handed over to bidder to change the sealing elements.	Self-explanatory.	Yes
10	Scope of Work 3.8. PUMP/BACK PRESSURE PUMP(BPP): MPD	3.8.1. To provide back-pressure during flow stoppage from rig pumps during Drill pipe connections. 3.8.2. Ability to actively create the required backpressure as and when required. 3.8.3. Electrically driven minimum 3000 psi rated & minimum 120 GPM Triplex pump connected to choke manifold and also has the enabled system to be automatically controlled by the MPD system. 3.8.4. To be operated either automatically or otherwise, as required and when the MPD system senses the flow from the well to be in-sufficient to maintain the required BHP (i.e., during connections and trips).	Bidder request company to use rig mud pump as back pressure pump and remove back pressure pump from the MPD package.	Self-explanatory.	Tender clause is retained. Please be guided by the tender document.

		e) To possess capability of being rig independent i.e., stand alone. 3.8.5. To include pre-charge pump(s), if required.			
Commercial Queries					
	General Conditions of Contract				
	Clause 14- Insurance	<p>Please amend following provisions in clause 14 :</p> <p>14.6 Contractor shall also inform the Company at least 30 days in advance regarding the expiry cancellation and / or changes in any of such documents & ensure revalidation / renewal, etc., as may be necessary well in time.</p> <p>14.7 If any of the above policy expire or/are cancelled during the term of this Contract and Contractor fails for any reason to renew such policies, OIL in no case</p>	<p>This is agreed and revised clause by OIL India under the recent tender No: CEG3796P24.</p>		<p>14.6 Agreed, please refer to Corrigendum.</p>

shall be liable for any loss/damage occurred during the term when the policy is not effective. Furthermore, a penal interest @0.5% of the Total Contract value shall be charged towards not fulfilling of the contractual obligations. Notwithstanding above, should there be a lapse in any insurance required to be taken by the Contractor for any reason whatsoever, loss / damage claims resulting therefrom shall be to the sole account of Contractor.

14.9 Additional Assured: "Oil India Limited" is to be included as Additional Assured in the Insurance Policies (except in case of Workmen's Compensation / Employer's Liability insurance).

14.10 Waiver of subrogation:

14.7 Tender clause is retained. Please be guided by the tender document.

		<p>Except for the workmen's Compensation / Employer's Liability Insurance for workmen engaged under this contract which have been obtained by the contractor as their Corporate policy/rules, where OIL is neither required to be present as principal Assured or additional Assured, all insurance policies of the CONTRACTOR with respect to the operations conducted hereunder as set forth in clauses hereof, shall be endorsed by the underwriter in accordance with the following policy wording: “The insurers hereby waive their rights of subrogation against Oil India Limited or any of their employees or their affiliates and assignees to the extent of the indemnities undertaken by the Contractor under this contract”.</p> <p>14.12 Not Applicable against this tender/contract</p> <p>14.13 Not Applicable against this tender/contract</p>			<p>14.9 Agreed, please refer to Corrigendum.</p> <p>14.10 Agreed, please refer to Corrigendum.</p>
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					<p>14.12 Agreed, please refer to Corrigendum.</p> <p>14.13 Agreed, please refer to Corrigendum.</p>
	14.8	Please amend :	Contractor cannot		Tender clause is retained. Please be guided by the tender

		<p>Contractor on demand from Company shall furnish the <u>Insurance Policy certificate having detail terms and conditions, with respect to any Certificate of Insurance submitted to the Company.</u> CONTRACTOR shall, at his own expense, arrange appropriate comprehensive insurance to cover all risks assumed by the CONTRACTOR under this CONTRACT in respect of CONTRACTOR's equipment, tools and any other belongings of the CONTRACTOR and its personnel as well deputed under this CONTRACT during the entire period of their engagement in connection with this CONTRACT including extensions if any. The CONTRACTOR shall also carry adequate insurance cover against damage/loss to third party person/property. OIL will have no liability on this account. <u>However Contractor is permitted to self- insure its equipment and tools.</u></p>	<p>disclose its insurance policy, due to the nature of its confidentiality. Contractor is a reputed company with an efficient Global risk management team and will fulfill all obligations as mentioned in the contract .</p> <p>This provision of self insure is always given by Oil in all its tenders</p>		<p>document.</p>
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	<p>Clause 19-Risk Purchase</p>	<p>Please amend to read as ;</p> <p>In the event, CONTRACTOR's failure to provide the services as per the Contractual scope, terms and conditions, COMPANY (OIL) reserves the right to hire the services from any other source at the CONTRACTOR's risk & cost and the difference in cost shall be borne by the CONTRACTOR. Further, OIL shall retain the right of forfeiture of Performance Bank Guarantee and any other action as deemed fit. In certain operational situations OIL reserves the right to take over the site including the service equipment at the risk and cost of the CONTRACTOR.</p>	<p>This is agreed and revised clause by OIL India under the recent tender No: CEG3796P24.</p>		<p>Tender clause is retained. Please be guided by the tender document.</p>
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