OIL INDIA LIMITED

(A GOVT. OF INDIA ENTERPRISE) CONTRACTS DEPARTMENT, DULIAJAN DISTRICT: DIBRUGARH (ASSAM), PIN-786602

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AMENDMENT NO. 10 DATED 05.05.2022 TO TENDER NO. CDG8856P22 for 'HIRING OF INTEGRATED DRILLING SERVICES (IDS-2) FOR WELLS IN ASSAM AND ARUNACHAL PRADESH FOR A PERIOD OF 03 (THREE) YEARS WITH A PROVISION FOR EXTENSION BY ANOTHER ONE (01) YEAR IN THE STATES OF ASSAM & ARUNACHAL PRADESH'.

This Amendment to Tender No. CDG8856P22 is issued to notify about the following:

- (1) Bid Closing & Opening date stands amended as under:
 - (i) Bid Closing date & Time: 12th May, 2022 [11:00Hrs (IST)]
 - (ii) Technical Bid Opening date & Time: 12th May, 2022 [14:00Hrs (IST)]
- (2) Clause Nos. 35 & 39 of Section-III (Special Conditions of Contract) of Part-3 of the original tender document stands amended as under:

S1. No.	Clause No.	Original Clause	Amended Clause
1	35	DATA INTERPRETATION : Since all	DATA INTERPRETATION : Since all
	(Page 168 of	data interpretations are based on	data interpretations are based on
	371)	inference from electrical or other	inference from electrical or other
		measurements, Contractor cannot	measurements, Contractor cannot and
		and does not guarantee the accuracy	does not guarantee the accuracy or
		or correctness of any interpretation	correctness of any interpretation and
		and Company agrees that Contractor	Company agrees that Contractor shall
		shall not be liable or responsible	not be liable or responsible except for
		except for the case of Gross Negligence	the case of Gross Negligence on
		on Contractor or his sub-contractors	Contractor or his sub-contractor's part,
		part, for any loss, cost, damage or	for any loss, cost, damage or expense
		expense incurred or sustained by	incurred or sustained by Company
		Company resulting directly or	resulting directly or indirectly from any
		indirectly from any interpretation	interpretation made by Contractor or
		made by Contractor or any of its	any of its agents, servants, officers or
		agents, servants, officers or	employees. Should any such
		employees. Should any such	interpretation or recommendation be
		interpretation or recommendation be	relied upon as the sole basis for any
		relied upon as the sole basis for any	drilling, completion, well treatment or
		drilling, completion, well treatment or	production decision or any procedure
		production decision or any procedure	involving any risk to the safety of any
		involving any risk to the safety of any	drilling ventures, drilling rig, or its crew
		drilling ventures, drilling rig, or its	or any other individual, Company
		crew or any other individual,	agrees that under no circumstances
		Company agrees that under no	shall Contractor be liable for any
		circumstances shall Contractor be	consequential loss or damages on this
		liable for any consequential loss or	account except in case of wilful

S1. No.	Clause No.	Original Clause	Amended Clause
		damages on this account except in case of wilful negligence.	negligence Wilful Misconduct and/or Gross Negligence and/or Criminal Negligence.
2	39 (Page 170 of 371)	RADIOACTIVE MATERIAL: In accepting any order to perform or attempt to perform any service involving the use of radioactive material, Company agrees that Contractor shall not be liable or responsible for injury to or death of persons or damage to property (including, but not limited to, injury to the well), or any damages whatsoever irrespective of the cause, growing out of or in any way connected with Contractor's use of radioactive materials. Company shall absolve and hold Contractor harmless against all losses, cost, damages and expenses incurred or sustained by Company or any third party irrespective of the cause excluding wilful and gross negligence by Contractor or its agents, servants, officers or employees, resulting from any such use of radioactive material. In case of radio-active source lost in hole during operation, action will be initiated as per AERB guidelines.	accepting any order to perform or attempt to perform any service involving the use of radioactive material, Company agrees that Contractor shall not be liable or responsible for injury to or death of persons or damage to property (including, but not limited to, injury to the well), or any damages whatsoever irrespective of the cause, growing out of or in any way connected with Contractor's use of radioactive materials. Company shall absolve and hold Contractor harmless against all losses, cost, damages and expenses incurred or sustained by Company or any third party irrespective of the cause excluding wilful and gross negligence Wilful Misconduct and/or Gross Negligence and/or Criminal Negligence by Contractor or its agents, servants, officers or employees, resulting from any such use of radioactive material. In case of radio-active source lost in hole during operation, action will be initiated as per AERB guidelines.

All other Terms and Conditions of the Tender/Bid Document (Considering all previous Amendments/Addendums, if any) will remain unchanged.

Sd/-(B. Brahma) Sr. Manager – Contracts (G) For General Manager – Contracts