#### OIL INDIA LIMITED

(A Government of India Enterprise) P.O. Duliajan, Pin – 786602 <u>Dist-Dibrugarh, Assam</u>

#### **CORRIGENDUM**

## Addendum No. 1 to IFB No. CDG9302P16

This Addendum No. 1 dated 27.11.2015 to IFB No. **CDG9302P16** for Hiring the services of Three(3) Sets of Well Servicing Unit consisting of Coiled Tubing Unit (CTU), Nitrogen Pumping Unit (NPU), Fluid Pumping Unit (FPU) with heating facility and other related accessories for a period of 4(four) Years for Operations in Assam and Arunachal Pradesh is issued to notify the following changes in the bid documents:

1) Clause No. 2.0(iii),(iv),(vi),(vii) & (xiii) of **FORWARDING LETTER** stands revised as under:

Clause no.	Existing Clauses	Modified Clauses
Clause No.	(iii) Last Date of receipt of Pre Bid	(iii) Last Date of receipt of Pre Bid Queries:
2.0(iii),(iv),(vi),	Queries: 10.12.2016 upto 15:30 Hrs	10.12.2015 upto 15:30 Hrs (IST)
(vii) & (xiii) of	(IST)	
FORWARDING		(iv)Pre-bid conference: 14.12.2015 &
LETTER	(iv)Pre-bid conference: 14.12.2016 &	15.12.2015 at 9-30 hrs (IST)
	15.12.2016 at 9-30 hrs (IST)	
		(vi)Bid Closing Date & Time: 31.12.2015 at
	(vi)Bid Closing Date & Time: 31.12.2016	11-00 hrs. (IST)
	at 11-00 hrs. (IST)	
		(vii) Bid Opening Date &Time: 31.12.2015
	(vii) Bid Opening Date &Time:	at 14-00 hrs. (IST)
	31.12.2016 at 14-00 hrs. (IST)	
	( ''') F: 1 G	(xiii) Bid Security Amount:
	(xiii) Bid Security Amount:	(i) Rs.78,75,000.00 or US\$119,318.00
	(i)Rs.78,75,015.30 or	for quoting for one no. of well servicing
	US\$119,318.41 for quoting for one	unit only.
	no. of well servicing unit only.	(ii) Rs.1,57,50,000.00 or US\$
	(ii) Rs. 1,57,50,030.60 or US\$	238,636.00 for quoting for two nos. of
	238,636.82 for quoting for two nos.	well servicing unit only.
	of well servicing unit only.	wen servicing diffe only.
	or wen servicing unit only.	(iii) Rs.2,36,25,000.00 or
	(ii) Rs. 2,36,25,045.90 or	US\$357,955.00 for quoting for three
	US\$357,955.24 for quoting for	nos. of well servicing unit only.
	three nos. of well servicing unit	noor or went out tomy.
	only.	

- 2) Clause No. 2.9 of **BRC** and **Annexure-A of BRC**: **Annexure No.(IV)** mentioned in this clause stands revised to read as **Annexure-VI-A** & **Annexure-VI-B** (copies attached).
- 3) Clause No. 2.10 of **BRC** and **Annexure-A of BRC: Annexure No.(V)** mentioned in this clause stands revised to read as **Annexure-VII** (copy attached).

Bidders are requested to take note of the same while preparing and submitting their offer. All other terms and conditions of the bid document remain unchanged.

# FORMAT OF AGREEMENT BETWEEN BIDDER AND THEIR PARENT COMPANY ( $\underline{100\% \ SUBSIDIARY}$ COMPANY (As the case may be)

		PER OF REQUISITE VALUE AND NOTORISED) th year by and between M/s (Fill	
in the Bidde the first part	r's full name, constitution and reg t and M/s (Fill in full	gistered office address) hereinafter referred to as bidder on name, constitution and registered office address of Parent may be) hereinafter referred to as "Parent Company/	
	Company (Delete whichever not app		
WHEREAS		<u> </u>	
for	and M/s	as OIL) has invited offers vide their tender No(Bidder) intends to bid against the said tender and	
desires to ha whichever n applicable) r and are capa	ave technical support of M/sot applicable) and whereas Parer represents that they have gone thi	[Parent Company/ <u>Subsidiary Company-(Delete</u> nt Company/ <u>Subsidiary Company (Delete whichever not</u> rough and understood the requirements of subject tender services as required by the bidder for successful execution	
Now, it is he	reby agreed to by and between the	parties as follows:	
1.		bmit an offer to OIL for the full scope of work as envisaged in bidder and liaise with OIL directly for any clarifications	
2.	undertakes to provide technical assistance and project manager per the Scope of work of the tend	y/ Subsidiary Company (Delete whichever not applicable) support and expertise, expert manpower and procurement ment to support the bidder to discharge its obligations as der / Contract for which offer has been made by the Parent (Delete whichever not applicable) and accepted by the	
3.	This agreement will remain valid till validity of bidder's offer to OIL including extension if any and till satisfactory performance of the contract in the event the contract is awarded by OIL to the bidder.		
4.	It is further agreed that for the performance of work during contract period bidder and Parent Company/Subsidiary Company (Delete whichever not applicable) shall be jointly and severely responsible to OIL for satisfactory execution of the contract.		
5.	However, the bidder shall have contract awarded by OIL.	the overall responsibility of satisfactory execution of the	
In wi	tness whereof the parties hereto ha	ve executed this agreement on the date mentioned above.	
For a (Bidd	nd on behalf of er)	For and on behalf of (Parent Company/Subsidiary Company (Delete whichever not applicable)	
M/s.		M/s.	
Witne	ess:	Witness:	
1)		1)	
2)		2)	

### PARENT COMPANY/ SUBSIDIARY COMPANY GUARANTEE

# (Delete whichever not applicable)

#### (TO BE EXECUTED ON STAMP PAPER OF REQUISITE VALUE

#### AND NOTORISED)

#### **DEED OF GUARANTEE**

THIS DEED OF GUARANTEE executed at this day of by M/	s
(mention complete name) a company duly organized and existing under the laws of	
jurisdiction/country), having its Registered Office at	hereinafter called "the
Guarantor" which expression shall, unless excluded by or repugnant to the subject	or context thereof, be
deemed to include its successors and permitted assigns.	

#### **WHEREAS**

The Guarantor represents that they have gone through and understood the requirement of the above said tender and are capable of and committed to provide technical and such other supports as may be required by the Company for successful execution of the same.

The Company and the Guarantor have entered into an agreement dated ....... as per which the Guarantor shall be providing technical and such other supports as may be necessary for performance of the work relating to the said tender.

Accordingly, at the request of the Company and in consideration of and as a requirement for OIL to enter into agreement(s) with the Company, the Guarantor hereby agrees to give this guarantee and undertakes as follows:

- 1. The Guarantor (Parent Company / 100% Subsidiary Company (Delete whichever not applicable) unconditionally agrees that in case of non-performance by the Company of any of its obligations in any respect, the Guarantor shall, immediately on receipt of notice of demand by OIL, take up the job without any demur or objection, in continuation and without loss of time and without any cost to OIL and duly perform the obligations of the Company to the satisfaction of OIL.
- 2. The Guarantor agrees that the Guarantee herein contained shall remain valid and enforceable till the satisfactory execution and completion of the work (including discharge of the warranty obligations) awarded to the Company.
- 3. The Guarantor shall be jointly with the Company as also severally responsible for satisfactory performance of the contract entered between the Company and OIL.
- 4. The liability of the Guarantor, under the Guarantee, is limited to the 50% of the annualized contract price entered between the Company and OIL. This will, however, be in addition to the forfeiture of the Performance Guarantee furnished by the Company.
- 5. The Guarantor represents that this Guarantee has been issued after due observance of the appropriate laws in force in India. The Guarantor hereby undertakes that the Guarantor shall

obtain and maintain in full force and effect all the governmental and other approvals and consents that are necessary and do all other acts and things necessary or desirable in connection therewith or for the due performance of the Guarantor's obligations hereunder.

- 6. The Guarantor also agrees that this Guarantee shall be governed and construed in accordance with the laws in force in India and subject to the exclusive jurisdiction of the courts of ......, India.
- 7. The Guarantor hereby declares and represents that this Guarantee has been given without any undue influence or coercion, and that the Guarantor has fully understood the implications of the same.
- 8. The Guarantor represents and confirms that the Guarantor has the legal capacity, power and authority to issue this Guarantee and that giving of this Guarantee and the performance and observations of the obligations hereunder do not contravene any existing laws.

For & on behalf of (Parent Company/Subsidiary Company (Delete whichever not applicable))

		M/s
<u>Wit</u> 1.	ness: Signature	Signature
	Full Name	
	Address	Designation
		Common seal of the Company
Wit	ness:	
2.	Signature Full Name Address	_
INST	RUCTIONS FOR FURNISHING PA	ARENT/SUBSIDIARY COMPANY GUARANTEE
1.	Guarantee should be executed	on stamp paper of requisite value and notorised.
2.	The official(s) executing the gua	rantee should affix full signature (s) on each page.
3.	1 3	of Directors of the guarantor company authorizing the narantee, duly certified by the Company Secretary should be ntee.
4.	Following certificate issued by Cenclosed along with the Guaran	Company Secretary of the guarantor company should also be tee.
	are enforceable again	eed of guarantee No furnished against tender No. nst the guarantor company and the same do not, in any way,
	contravene any law of the count	try of which the guarantor company is the subject".

FORMAT OF AGREEMENT BETWEEN BIDDER, THEIR SISTER SUBSIDIARY/CO-SUBSIDIARY COMPANY AND THE ULTIMATE PARENT/HOLDING COMPANY OF BOTH THE BIDDER AND THE SISTER SUBSIDIARY/CO-SUBSIDIARY (Strike out whichever is not applicable between Ultimate Parent and Holding Company. Similarly strike out whichever is not applicable between Sister Subsidiary and Cosubsidiary Company)

# (TO BE EXECUTED ON STAMP PAPER OF REQUISITE VALUE AND NOTORISED)

This agreement made this $\_\_$ day of $\_\_\_$ month $\_\_\_$ year by and between M/s. $\_\_\_$	(Fill
in Bidder's full name, constitution and registered office address) herein "Bidder" of the first part and	nafter referred to as
M/s (Fill in full name, constitution and registered office address of Si subsidiary Company of the Bidder) herein after referred to as "Sister Subsidiary/ C second part and	= :
M/s(Fill in the full name, constitution and registered office address Parent/Holding Company's of both the subsidiaries) hereinafter referred to as "Ultim Company" of the third part.	
WHEREAS	
M/s. Oil India Limited (hereinafter referred to as OIL) has invited offers vide their tend for and	ler No
M/s(Bidder) intends to bid against the said tender and desires to have of M/s(Sister Subsidiary/Co-subsidiary Company) and	a technical support
Sister Subsidiary/Co-subsidiary Company represents that they have gone through requirements of subject tender and are capable and committed to provide the service bidder for successful execution of the contract, if awarded to the bidder.	
Now, it is hereby agreed to by and between all the three parties as follows:	
1. M/s(Bidder) will submit an offer to OIL for the full scope of work as envidocument.	risaged in the tender
2. M/s(Sister Subsidiary/Co-subsidiary Company) undertakes to provide and expertise and expert manpower, material, if any, to support the bide obligations as per the Scope of work of the tender / Contract for which offer habidder.	der to discharge its
3. This agreement will remain valid till validity of bidder's offer to OIL including extentill satisfactory performance of the contract in the event the bid is accepted and by OIL to the bidder.	•

- 4. Sister Subsidiary/ Co-subsidiary Company unconditionally agrees that in case of award of contract to the Bidder, if the Bidder is unable to execute the contract, they shall, immediately on receipt of notice by OIL, take up the job without any demur or objection, in continuation without loss of time and without any extra cost to OIL and duly perform the obligations of the Bidder/Contractor to the satisfaction of OIL.
- 5. The Ultimate Parent/Holding Company also confirms and undertakes that the commitment made by the Sister Subsidiary/ Co-subsidiary company in providing the technical support and technical expertise and expert manpower to support the bidder for execution of the contract are honoured.
- 6. The Ultimate Parent/Holding Company also takes full responsibility in getting the contract executed through the Sister subsidiary/ Co-subsidiary company in case the Bidder/Contractor is unable to execute the contract.

7. In witness whereof the parties hereto have executed this agreement on the date mentioned above.

For and on behalf of (Bidder)	For and on behalf of (Sister Subsidiary / Cosubsidiary)	For and on behalf of (Ultimate Parent / Holding Company)
M/s.	M/s.	M/s.
Witness	Witness	Witness
1)	1)	1)
2)	2)	2)

Note: In case of contracts involving - (a) manufacture/supply (b) installation and commissioning (c) servicing and maintenance of any equipment, as the bidding company can draw on the experience of their multiple subsidiary sister/Co-subsidiary company (ies) specializing in each sphere of activity, i.e. (a) manufacture/supply (b) installation and commissioning (c) servicing and maintenance, therefore, in that case, the above format shall be signed by all the sister/Co-subsidiary company(ies) and necessary modifications may be made in the above format to include all sister subsidiaries.

\*\*\*\*\*\*\* End of Addendum to Bid Document \*\*\*\*\*\*\*\*\*\*\*