## OIL INDIA LIMITED RAJASTHAN FIELD JODHPUR

## AMENDMENT No. 4 Dated 14.09.2021 To TENDER No. CJI7793P22

## A. This amendment against Tender No. CJI7793P22 is issued as under:

S1. No.	Page No/Clause No	Existing Clause	Amended Clause
1	PART – 2, BID EVALUATION CRITERIA, SECTION – A, Clause 1.2 (i)	The Bidder should have experience and expertise in providing complete core cutting and recovery (from subsurface to surface) services to any E&P company anywhere in the world. Bidder must have experience of successfully executing complete core cutting and recovery (from subsurface to surface) services to any E&P company during last seven (07) years cumulatively valuing not less than INR 3.16 Crores, calculated up to the original Bid Closing Date.  Note: Documents establishing successful execution of contracts as above must be submitted along with the bid, failing which the offer will be rejected. These documents should be as under:  Contract/Agreement copy along with satisfactory completion / performance report clearly mentioning Contract / Agreement No. and volume of job completed. OR  Contract/Agreement copy with proof of settlement against the contract.	The Bidder should have experience and expertise in providing complete core cutting and recovery (from subsurface to surface) services to any E&P company anywhere in the world. Bidder should have successfully completed at least 01 (One) Contract of Coring service of minimum 02 (Two) years duration in the last 7 (seven) years as on original bid closing date.  Note: Documents establishing successful execution of contracts as above must be submitted along with the bid, failing which the offer will be rejected. These documents should be as under:  Contract/Agreement copy along with satisfactory completion / performance report clearly mentioning Contract / Agreement No. and volume of job completed.  OR  Contract/Agreement copy with proof of settlement against the contract.
2	PART – 2, BID EVALUATION CRITERIA, d SECTION – C, Clause 1.2 (i)	The Bidder should have experience and expertise in providing complete core cutting, recovery, handing, stabilization, core transportation and analysis (Onsite & Lab) to any E&P company anywhere in the world. Bidder must have experience of successfully executing complete core cutting, recovery, handing, stabilization, core transportation and analysis (Onsite & Lab) to any E&P	The Bidder should have experience and expertise in providing complete core cutting, recovery, handing, stabilization, core transportation and analysis (Onsite & Lab) to any E&P company anywhere in the world. Bidder must have experience of successfully executing contracts / work-order as under:  a) Atleast one (01) Contract of Coring service of minimum 02

	company during last seven (07) years cumulatively valuing not less than INR 10 Crores, calculated up to the original Bid Closing Date.  Note: Documents establishing successful execution of	(Two) years duration in the last 7 (seven) years as on original bid closing date, and b) Contract / Work-order for handing, stabilization, core transportation and analysis (Onsite & Lab) to any E&P
	contracts as above must be submitted along with the bid, failing which the offer will be rejected. These documents should be as under:	company during last seven (07) years cumulatively valuing not less than INR 6.83 Crores, calculated up to the original Bid Closing Date.
	Contract/Agreement copy along with satisfactory completion/ performance report clearly mentioning	Note: Documents establishing successful execution of contracts as above must be submitted along with the bid,
	Contract / Agreement No. and volume of job completed. OR	failing which the offer will be rejected. These documents should be as under:
	Contract/Agreement copy with proof of settlement against the contract.	Contract/Agreement copy along with satisfactory completion/ performance report clearly mentioning Contract / Agreement No. and volume of job completed.
		OR
		Contract/Agreement copy with proof of settlement against the contract.
PART – 3,	New Clause	LOSS OR DAMAGE OF SUB-SURFACE EQUIPMENT:
SECTION – II, SCOPE OF WORK,		Notwithstanding any provision under this contract to the contrary, Company shall assume liability except in the event
Clause no. 3.0		of Wilful Misconduct or Gross Negligence on the part of the
		contractor for loss or damage to the contractor's equipment/
		tool in hole below rotary table, subject to conditions
		prescribed herein below. Company shall at its option either
		reimburse the contractor for the value of lost equipment/
		tool as declared in the import invoices at the time of
		mobilization or subsequent replacement/ addition of the
		same equipment/ tool or CIF value whichever is lower for
		any such loss or damage, less depreciation @ 3% per month
		from the date of start of the contract up to a maximum
		depreciation equivalent to 50% of CIF value as indicated by
		the contractor or at its option to replace similar equipment/ tools and any transportation expenses incurred in
		connection herewith. All such cost shall be payable by
		Company only after Contractor produces documentary

	evidence that the particular equipment in question was not
	covered by contractor's insurance policy. For such claims,
	contractor should notify the company within one(1) month.
	The inspection of recovered equipment from the down hole
	need to be made by company representative before
	submission of the Report by contractor

B. All other terms & Conditions remain unchanged.

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