OIL INDIA LIMITED RAJASTHAN FIELD JODHPUR

AMENDMENT No. 2 Dated 15.03.2021 To TENDER No. CJI6227P21

1.0 This amendment against Tender No. CJI6227P21 is issued as under:

S1.	Page	Existing Clause	Amended Clause
No.	No/Clause No		
1	PART - 2 BID EVALUATIO N CRITERIA (BEC), Clause no. 3.4.17	New Clause.	In case, a MSE bidder is participating on the basis of technical collaboration/joint venture or in consortium with a non-MSE Party, such bidder will not be eligible for Purchase Preference for MSE bidders. Also, in case a MSE bidder is participating on basis of technical or financial strength of their parent company, sister company or subsidiary which are non-MSE entities, then such bidder will not be eligible for Purchase Preference for MSE bidder.
2	PART - 2 BID EVALUATIO N CRITERIA (BEC), Clause no. 3.1.2.1	New Clause	If the bidder is executing similar contract which is still running and the contract quantity executed prior to original date of bid submission is equal to or more than the quantity mentioned in para 3.1.2 (i) & (ii) above, such experience will also be taken in to consideration, provided that bidder has submitted satisfactory service execution certificate issued by the employer.
3	Proforma-M		Amended Proforma-M attached herewith.
4	Proforma-C		Amended Proforma-C attached herewith.
5	Part 3, Section-III, Special Conditions of Contract Clause no. 12.0	New Clause	Labour Clearance Advice (LCA) / Labour Clearance Certificate (LCC) (if applicable): The contractor shall obtain and submit the Labour Clearance Advice (LCA) / Labour Clearance Certificate (LCC) within 14 days of signing the contract agreement. If the contractor fails to submit the LCA/LCC within 14 days of signing the contract agreement, the period of delay in submission of LCA/LCC shall be deducted from the contractual period while issuing the work order. In such cases, the time period mentioned in

			the GCC shall not be applicable and the contractor must complete
			the work within the reduced time period allotted to the contractor
			as per the work order issued.
			However, if submission of LAC/LCC is delayed, under some
			exceptional circumstances, for any reasons not attributable to the
			contractor, the same should be recorded by the contractor with
			documentary proof. In such cases, the decision as to whether the
			reason for delay is attributable to the contractor or not shall be
			taken by the Head of Indenting Department and the work order will
			be issued accordingly.
6	PART - 3,	New Clause	Liquidated Damages shall be applicable as per clause no. 30.0 of
	SECTION -		GCC. However, if the time delay in mobilization is made up by the
	III,		party by early completion of the job, no LD will be deducted.
	SPECIAL		Similarly, if the mobilisation has been completed before scheduled
	CONDITION		period of mobilisation but completion of job has been delayed, LD
	S OF		will be applicable only for the period exceeding the total period
	CONTRACT		allowed for mobilisation and Job Completion put together. In case,
	, Clause no.		both mobilisation and completion have been delayed, the LD will be
	5.6		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.

- C. Replies to Pre-bid queries have been uploaded under Amendments folder of Technical Rfx.
- D. All other terms & Conditions remain unchanged.
