OIL INDIA LIMITED RAJASTHAN PROJECT

AA. This amendment no. 1 to the tender documents is issued to amend the following:

SI No.	Part, Section	Clause	Existing Clause	Amended Clause			
1	PART-3,	Clause No. 17.1,	LIQUIDATED DAMAGES FOR DEFAULT IN TIMELY	LIQUIDATED DAMAGES FOR DEFAULT IN TIMELY MOBILISATION:			
	SECTION-I,	Page 53-54 of	MOBILISATION:				
	GENERAL	142					
	TERMS AND		Time is the essence of this Contract. In the	Time is the essence of this Contract. In the			
	CONDITIONS		event of the Contractor's default in timely	event of the Contractor's default in timely mobilization for commencement of operations within			
			mobilization for commencement of operations				
			within the stipulated period, the Contractor shall be	the stipulated period, the Contractor shall be liable to			
			liable to pay liquidated damages @ 0.5% of the on	pay liquidated damages @ 0.5% of the one year			
			year contract value (including mobilisation cost), per	contract value (including mobilisation cost), per week			
			week or part thereof for delay subject to maximum of 7.5% of the one year contract value. Liquidated	or part thereof for delay subject to maximum of 7.5% of the one year contract value. Liquidated Damages			
			Damages will be reckoned from the date after expiry	will be reckoned from the date after expiry of the			
			of the scheduled mobilisation period till the date of	scheduled mobilisation period till the date of			
			commencement of Contract as defined in Clause No.	commencement of Contract as defined in Clause No.			
			2.0 of Section – III, Part-I.	2.0 of Section – III, Part-I.			
2	PART-3,	Clause No. 7.0,	Liquidated Damages: The Contractor shall be liable	Liquidated Damages: The Contractor shall be liable to			
	SECTION-II,	Page no. 64 of	to pay liquidated damages at the rate of 0.5% per	pay liquidated damages at the rate of 0.5% per week			
	SPECIAL	week or part thereof on the total evaluated contract		or part thereof on the one year contract value for the			
	CONDITIONS		value for the delay in mobilization, subject to	delay in mobilization, subject to maximum of 7.5%.			
2	OF CONTRCAT	Clausa Na C O	maximum of 7.5%.	LIQUIDATED DAMAGES FOR DEFAULT IN TIMELY			
3	PART-3,	Clause No. 8.0, Page no. 70 of	LIQUIDATED DAMAGES FOR DEFAULT IN TIMELY MOBILISATION:	LIQUIDATED DAMAGES FOR DEFAULT IN TIMELY MOBILISATION:			
	SECTION-III, BID FORM	142	IVIODILISATION:	IVIODILISATION:			
AND PRICE		144	Time is of the essence of the Agreement.	Time is of the essence of the Agreement.			
L	ANDFINICE		Time is of the essence of the Agreement.	Time to of the coscined of the Agreement.			

SI No.	Part, Section	Clause	Existing Clause	Amended Clause		
	SCHEDULE		Initial mobilization should be completed within the	Initial mobilization should be completed within the		
			stipulated period. In the event of Service Provider's	stipulated period. In the event of Service Provider's		
			default in timely mobilization for commencement of	default in timely mobilization for commencement of		
			operation within the stipulated period, the Service	operation within the stipulated period, the Service		
			Provider shall be liable to pay liquidated damages @	Provider shall be liable to pay liquidated damages @		
			0.5 % of the total evaluated value of the agreement	0.5 % of the one year contract value per week or part		
			per week or part thereof of delay subject to	thereof of delay subject to maximum of 7.5%.		
			maximum of 7.5%. Liquidated damages will be	Liquidated damages will be reckoned from the date of		
			reckoned from the date of commencement as	commencement as defined in the notice of award of		
			defined in the notice of award of the Agreement.	the Agreement. The Company may without prejudice		
			The Company may without prejudice to any other	to any other right or remedy available to it to recover		
			right or remedy available to it to recover damages	damages for breach of agreement, recover the		
			for breach of agreement, recover the liquidated	liquidated damages as above from the Service		
			damages as above from the Service Provider not by	Provider not by way of penalty but this is an agreed,		
			way of penalty but this is an agreed, genuine pre-	genuine pre-estimate of damages duly agreed by the		
			estimate of damages duly agreed by the parties.	parties.		
4	Proforma-A	FORM OF BID		Bid Security format has been revised and uploaded in		
		SECURITY (BANK		Technical RFx Tab->> External Area->> Amendment		
		GUARANTEE),		folder in e-tender portal		
		Page No. 135 of				
		142				

BB. Followings are the parts of the tender. Bidders can find the same as under:

FORM OF BID SECURITY	-	PROFORMA-A	-	PAGE NO. 135 OF 142
FORM OF PERFORMANCE BANK GUARANTEE	-	PROFORMA-B	-	PAGE NO. 136 OF 142
SAMPLE FORM OF CONTRCAT	-	PROFORMA-C	-	PAGE NO. 137 OF 142
AUTHORISATION FOR ATTENDING BID OPENING	à-	PROFORMA-D	-	PAGE NO. 138 OF 142
GENERAL HSE POINTS	-	APPENDIX-A	-	PAGE NO. 139-141 OF 142
PROCEDURE FOR OBTAINING LABOUR LICENSE	-	APPENDIX-B	-	PAGE NO. 142 OF 142