

OIL INDIA LIMITED
RAJASTHAN FIELD
JODHPUR

AMENDMENT No. 1 Dated 02.07.2024
To TENDER No. GEM/2024/B/5053717

A. This amendment against Tender No. GEM/2024/B/5053717 is issued to amend Clauses of SPECIAL CONDITIONS OF CONTRACT (PART-3, SECTION-III) & SCHEDULE OF SERVICES/SCHEDULE OF RATES (PART-3, SECTION-IV) of Bid Document and to extend Bid Closing/Technical Bid Opening Date as under:

Sl. No.	Clause No.	Existing Clause	Amended Clause
1.	2.6, INTERIM MOBILIZATION Point, (a), of SPECIAL CONDITIONS OF CONTRACT (SECTION-III, PART-3)	(a) Interim Mobilization of the Work-over Unit shall commence from the date of issuance of the 'interim mobilization advice' and continue until the complete Work-over Unit is properly positioned at the designated well, rig-up is completed and the well is ready for operation. Interim mobilization shall be completed by the contractor within forty-five (45) days from the quoted rig and ninety (90) days for another/new rig from 'date of interim mobilization advice' in line with the initial mobilization.	(a) Interim Mobilization of the Work-over Unit shall commence from the date of issuance of the 'interim mobilization advice' and continue until the complete Work-over Unit is properly positioned at the designated well, rig-up is completed and the well is ready for operation. Interim mobilization shall be completed by the contractor within fifteen (15) days from 'date of interim mobilization advice' in line with the initial mobilization.
2.	2.6, INTERIM MOBILIZATION, point (d), sub-point iv), of SPECIAL CONDITIONS OF CONTRACT (SECTION-III, PART-3)	In case the contractor wishes to mobilize another/new rig instead of the quoted rig during interim mobilization, all the documents related to that particular rig and its residual life are to be submitted to OIL within 7 days of intimation, for review and approval.	Deleted.
3.	2.7, COMPLETION OF INTERIM DEMOBILISATION: of SPECIAL CONDITIONS OF CONTRACT (SECTION-III, PART-3)	Interim Demobilization shall be completed by Contractor within forty five (45) days from 'interim demobilization advice'. Interim Demobilization shall be considered complete on the day when the last well (as mentioned in interim demobilization advice) shall be free from all items/materials belonging to the Contractor.	Interim Demobilization shall be completed by Contractor within fifteen (15) days from 'interim demobilization advice'. Interim Demobilization shall be considered complete on the day when the last well (as mentioned in interim demobilization advice) shall be free from all items/materials belonging to the Contractor.
4.	17.0, DEFICIENCY: Point A., of SPECIAL CONDITIONS OF CONTRACT (SECTION-III, PART-3)	In the event of the Contractor's failure to strictly adhere in providing the minimum requirements of key personnel as set out in Clause 7.14, P of Section-II, Part 3, the penalty	In the event of the Contractor's failure to strictly adhere in providing the minimum requirements of key personnel as set out in Clause 7.14, Q of Section-II, Part 3, the penalty

		shall be levied at the following rates.	shall be levied at the following rates.
5.	Part-3, SECTION-IV, SCHEDULE OF SERVICES/ SCHEDULE OF RATES, point (A), sub point 1.0	<p>NOTE: Mobilization charges “M” should not exceed 5.0 % of quoted Annualized Contract value of Rig Operation.</p> <p>(*Annualized Contract Value = Total Cost of Rig operation for two years/2)</p>	<p>NOTE: Mobilization charges “M” should not exceed 5.0 % of quoted Annualized Contract value of Rig Operation.</p> <p>However, if the bidder quotes mobilization charge more than 5% of the Annualized contract value, then the differential amount shall be paid at the completion of the contract.</p> <p>(*Annualized Contract Value = Total Cost of Rig operation for two years/2)</p>
6.	Part-3, SECTION-IV, SCHEDULE OF SERVICES/ SCHEDULE OF RATES, point (A), sub point 2.0, b)	Demobilization charges should not be less than 3.5 % of quoted Annualized Contract value of Rig Operation.	Demobilization charges should not be less than 3.5 % of quoted Annualized Contract value of Rig Operation.
7.	Part-3, SECTION-IV, SCHEDULE OF SERVICES/ SCHEDULE OF RATES, point (A), sub point 3.0	<p>NOTE: Total Interim Mobilization charges “IM” should not exceed 5.0 % of quoted Annualized Contract value of Rig Operation.</p>	<p>NOTE: Total Interim Mobilization charges “IM” should not exceed 5.0 % of quoted Annualized Contract value of Rig Operation.</p> <p>However, if the bidder quotes Interim Mobilization charges “IM” more than 5.0 % of quoted Annualized Contract value of Rig Operation, then the quoted charges shall be considered for price evaluation only. However, if such a bidder emerges L1 after price evaluation, payment of Interim Mobilization charges “IM” shall be made only for 5.0% of Annualized Contract value, irrespective of his quoted amount.</p>
8.	Part-3 , SECTION-IV, SCHEDULE OF SERVICES/ SCHEDULE OF RATES, point (A), sub point 4.0, c)	Total Interim Demobilization charges should not be less than 3.5 % of quoted Annualized Contract value of Rig Operation.	Total Interim Demobilization charges should not be less than 3.5 % of quoted Annualized Contract value of Rig Operation.

			However, if the bidder quotes Interim Demobilization charges less than 3.5 % of quoted Annualized Contract value of Rig Operation, then the bidder shall be paid the quoted amount only after completion of Interim Demobilization.
9.	Part-3 , SECTION-IV, SCHEDULE OF SERVICES/ SCHEDULE OF RATES, point (A), sub point 6.0	STANDBY DAY RATE (Per 24 Hrs. Day) (SDR) (Not more than 70% of ODR) The Standby Day Rate (SDR) shall not be more than 70% of Operating Day Rate (ODR) and shall be payable under the following conditions:	STANDBY DAY RATE (Per 24 Hrs. Day) (SDR) (Not more than 70% of ODR) The Standby Day Rate (SDR) shall not be more than 70% of Operating Day Rate (ODR). However, if the bidder quotes Standby Day Rate (SDR) more than 70% of Operating Day Rate (ODR) then the quoted charges shall be considered for price evaluation only. However, if such a bidder emerges L1 after price evaluation, payment of STANDBY DAY RATE(SDR) shall be made for only 70% of ODR, irrespective of his quoted amount. Standby Day Rate (SDR) shall be payable under the following conditions:
10.	Part-3 , SECTION-IV, SCHEDULE OF SERVICES/ SCHEDULE OF RATES, point (A), sub point 7.0, d.	Payment towards Repair Day Rate shall not be more than 60% of the Operating Day Rate (ODR)	Payment towards Repair Day Rate shall not be more than 60% of the Operating Day Rate (ODR). However, if the bidder quotes Repair Day Rate more than 60% of Operating Day Rate (ODR) then quoted charges shall be considered for price evaluation only. However, if such a bidder emerges L1 after price evaluation, the bidder shall be paid Repair Day Rate 60% of ODR only, irrespective of his quoted amount.
11.	Part-3, SECTION-IV, SCHEDULE OF SERVICES/ SCHEDULE OF RATES, point (A), sub point 8.0, b)	FISHING DAY RATES (Per 24 Hrs. Day) (FDR) During the restoration/fishing jobs through Work-over Rig, following Day Rates shall be applicable: <ul style="list-style-type: none">• For first 15 (fifteen) days - 50% of ODR.	FISHING DAY RATES (Per 24 Hrs. Day) (FDR) During the restoration/fishing jobs through Work-over Rig, bidder shall quote the Day Rates as mentioned below: <ul style="list-style-type: none">• For first 15 (fifteen) days - Not more than 50% of ODR.

		<ul style="list-style-type: none"> • For the 16th to 30th day - 25% of ODR. • From 31st day to till completion/ suspension of fishing job - Zero Day Rate 	<p>If quoted more than 50% of ODR, the quoted charges shall be considered for price evaluation only. However, if such a bidder emerges L1 after price evaluation, bidder shall be paid only 50% of ODR irrespective of his quoted amount.</p> <ul style="list-style-type: none"> • For the 16th to 30th day - 25% of ODR. • From 31st day to till completion/ suspension of fishing job - Zero Day Rate
12.	Part-3, SECTION-IV, SCHEDULE OF SERVICES/ SCHEDULE OF RATES, point (A), sub point 10.0, (a)	<p>FORCE MAJEURE DAY RATE (Per 24 Hrs. Day) (FMDR) (Not more than 50% of ODR)</p> <p>a) The Force Majeure Day Rate shall not be more than 50% of Operating Day Rate (ODR) and shall be payable during the first fifteen (15) days period of force majeure. No payment shall accrue to the Contractor beyond the first fifteen (15) days period unless otherwise mutually agreed upon by both the parties.</p> <p>The bidder has to quote Force majeure day rate as within the prescribed range viz. min. 15% of ODR and Max. 50% of ODR. Offers with Force Majeure Day rate quoted outside the prescribed limits will be rejected straightway.</p>	<p>FORCE MAJEURE DAY RATE (Per 24 Hrs. Day) (FMDR) (Not more than 50% of ODR)</p> <p>a) The Force Majeure Day Rate shall not be more than 50% of Operating Day Rate (ODR) and shall be payable during the first fifteen (15) days period of force majeure. No payment shall accrue to the Contractor beyond the first fifteen (15) days period unless otherwise mutually agreed upon by both the parties.</p> <p>However, if the bidder quotes FORCE MAJEURE DAY RATE more than 50% of ODR, the quoted charges shall be considered for price evaluation only. However, if such a bidder emerges L1 after price evaluation, the bidder shall be paid Force Majeure Day Rate only 50% of ODR irrespective of his quoted amount.</p>

B. The Bid Closing/Technical Bid Opening Date of the Tender is extended as:

Bid Closing Date & Time: 16.07.2024 at 15-00 hrs. (IST)

Technical Bid Opening Date & Time: 16.07.2024 at 15-30 hrs. (IST)

C. All other terms & Conditions remain unchanged.
