

OIL INDIA LIMITED
CONTRACTS DEPARTMENT
DULIAJAN

CORRIGENDUM No. 2 Dated 02.09.2024 To TENDER No. GEM/2024/B/5266783

A. This amendment against Tender No. GEM/2024/B/5266783 is issued as under:

Sl. No.	Section & Clause No.	Existing Tender Clause & Description	Amended Tender Clause & Description
1	Special Conditions of Contract Part-I Table MOBILIZATION CLAUSE	<p>1. The bidder must mobilize his men & material to the operational site and Commence operation at site within 45 days from the date of issue of LoA. The mobilization shall be deemed to be completed only when the required men & resources including shot hole drilling equipment are deployed in the field and first regular production shot is taken and accepted by Company. The bidder must confirm to mobilize his men & material as per clause No. 1.2 of Part-IV of Section-II: SCC under Special Terms & Conditions (STC)The lump-sum Mobilization Charges quoted by the contractor shall not exceed 2% of the total quoted Contract cost. In case Mobilization Charge quoted beyond 2% of total quoted Contract Cost, the excess amount shall be released after completion of the contract.</p> <p>2. Mobilization shall be completed only after the deployment of the resources</p>	<p>1. The Contractor must mobilize his men & material to the operational site and Commence operation at site within 45 days from the date of issue of LoA or Mobilization notice.</p> <p>2. The mobilization shall be deemed to be completed only when the required men & resources including shot hole drilling equipment are deployed in the field clause no. 1.2 PART-IV, Section-II, SCC and first regular production shot is taken and accepted by Company.</p> <p>3. The bidder must confirm to mobilize his men & material as per clause No. 1.2 of Part-IV of Section-II: SCC under Special Terms & Conditions (STC)The lump-sum Mobilization Charges quoted by the contractor shall not exceed 2% of the total quoted Contract cost.</p> <p>4. In case Mobilization Charge quoted beyond 2% of total quoted Contract Cost, the excess amount shall be released after completion of the contract.</p>

		in the field as per clause no. 1.2 PART-IV, Section-II, SCC and first regular production shot is taken and accepted by Company.	
2	Special Conditions of Contract Part-I Table DURATION OF CONTRACT CLAUSE	The duration of the contract shall be for a period of 01 (one) year and 45 (forty-five) days (inclusive of mobilization period) from the date of issue of LoA. Accordingly, the scheduled contract end date shall remain firm even in case of delayed mobilization.	The duration of the contract shall be for a period of 01 (One) year and 45 (Forty-Five) days (inclusive of mobilization period) from the date of issue of Letter of Award (LoA) / Mobilization notice. Accordingly, the scheduled contract end date shall remain firm either in case of early or delayed mobilization.
3	Special Conditions of Contract Part-I Table LIQUIDATED DAMAGES	In the event of the Contractor's default in timely mobilization within the stipulated period, the Contractor shall be liable to pay liquidated damages @ 0.5% of contract value, per week or part thereof of delay subject to maximum ceiling of 7.5% of contract value. (GST is not applicable on LD)	In the event of delayed mobilization, a Liquidated Damages (LD) shall be recovered from the Contractor at a rate of 0.5% of the total contract value including mobilization costs for each week or part thereof of delay. The LD shall be deducted from first and subsequent invoice submitted by the Contractor. The maximum Liquidated Damages (LD) shall not exceed 7.5% of the total contract price. If the scheduled work is completed within the contract duration, Liquidated Damages (LD) imposed for delayed mobilization shall be refunded to the Contractor.
4	Special Conditions of Contract PART- IV: SPECIAL CONDITIONS OF CONTRACT Clause no. 1.2.4	Two (02) numbers of minimum 30 KVA Diesel Genset with supporting documents.	This clause stands deleted.
5	Special Conditions of Contract PART- IV: SPECIAL CONDITIONS OF CONTRACT	New Clause	In the event of partial mobilization by the Contractor, if the COMPANY elects to commence work within the mobilization period mutually agreed upon by the Contractor, an amount equal to 5% of the cost per shot for the total number of accepted shots shall be retained from the

	Clause no. 1.5		Contractor's running invoices. This retention shall be released with the final invoice upon project completion, subject to the full completion of mobilization within the scheduled timeframe of 45 days from the date of the Letter of Award (LoA). In case, the partial mobilization extends beyond the scheduled mobilization period, a penalty of 5% of the cost per shot shall be applied for the period exceeding the scheduled mobilization timeframe until the completion of mobilization. Such penalty deductions shall be made from the running invoices submitted by the Contractor.
6	Special Conditions of Contract PART- IV: SPECIAL CONDITIONS OF CONTRACT Clause no. 2.1	The contract will come in effect from the date of issue of LOA by Company. The duration of the contract shall be for a period of 01 (one) year and 45 (forty-five) days (inclusive of mobilization period) from the date of issue of LoA. Accordingly, the scheduled contract end date shall remain firm even in case of delayed mobilization. In case mobilization is completed before the scheduled mobilization completion date, then the duration of the contract shall be considered for 01 (one) year from the date of completion of actual mobilization. The effective commencement of operation shall be considered on the day of the first accepted regular production shot after completion of mobilization. The Contractor will have to take charge of the seismic survey operation at site as per the order to commence work. During the currency of work, the progress must be commensurate with the time elapsed. In the event of any delay on the Contractor's part, the Contractor will be liable to pay to the Company liquidated damage as per clause No 30.0 in the General Conditions of the Contract.	The contract will come into effect from the date of issue of Letter of Award (LOA) by the COMPANY. The duration of the contract shall be for a period of 01 (One) year and 45 (Forty-Five) days (inclusive of mobilization period) from the date of issue of Letter of Award (LoA) / Mobilization notice. Accordingly, the scheduled contract end date shall remain firm either in case of early or delayed mobilization. The Contractor shall take charge of the seismic survey operation at site as per the COMPANY order for commencement of work. The progress of work must be commensurate with the time elapsed during entire contract period. In case of any delay on the Contractor's part, the Contractor will be liable to pay COMPANY Liquidated Damage as per the Clause mentioned in the Special Conditions of Contract.
7	Special Conditions	If operations are stopped by the Company on any	If the seismic data recording operations are

	<p>of Contract</p> <p>PART- IV: SPECIAL CONDITIONS OF CONTRACT Clause no. 9.5</p>	<p>particular day for the instrument problems etc. the Contractor will be entitled for the following:</p> <p>a. If the number of shots taken is less than the minimum programmed 65 shots then the contractor will be paid for the actual no. of accepted blasted shots plus 50% of the cost of the remaining number of shots programmed.</p>	<p>stopped by the COMPANY due to seismic data recording instrument malfunctions, the Contractor shall be entitled for the following:</p> <p>a. If the number of shots recorded is less than 50 % of the planned shots for the day as per clause 13.1 of Scope of work (SOW) then, the Contractor shall be paid charges for the actual recorded shots in addition to the quoted rates against Standby for maintenance of equipment.</p> <p>b. If the number of shots recorded is more than 50 % of the planned shots for the day as per clause 13.1 of Scope of work (SOW) then, the Contractor shall be paid charges for the actual recorded shots only.</p>
8	<p>Special Conditions of Contract</p> <p>PART- IV: SPECIAL CONDITIONS OF CONTRACT Clause no. 10.2</p>	<p>The contractor shall be responsible for loss/damage to the Company's equipment/materials in his custody. In case of loss/damage occurred to the issued ground electronics in the field/fly camps, the Contractor shall arrange to repair the damaged ground electronics or replace ground electronics with same or higher specification compatible with COMPANY instrument. In case Contractor cannot repair or replace lost/damaged equipment, purchase order cost of the equipment shall be recovered from the CONTRACTOR along with additional 10% as handling charges. The decision by Company's representative in this regard will be final and binding on the Contractor.</p>	<p>The Contractor shall be responsible for loss/damage to the COMPANY equipment/materials in their custody. In case of loss/damage occurred to the issued ground electronics in the field/fly camps, the Contractor shall arrange to repair the damaged ground electronics or replace ground electronics with same or higher specification compatible with the COMPANY instrument. In case Contractor cannot repair or replace lost/damaged equipment, the COMPANY shall retain or recover cost of the equipment as per Book Value or 50% of the purchase order value whichever is higher along with additional 10% as handling charges from any of the invoices submitted by the Contractor.</p>
9	<p>Special Conditions of Contract</p> <p>PART- IV: SPECIAL CONDITIONS OF</p>	<p>Note : If explosive and detonator are provided by Company as mentioned in Clause no. 6.3.18 of SOW, there shall be no penalty levied to the Contractor.</p>	<p>Note : If explosive and detonator are provided by Company as mentioned in Clause no. 6.3.18 of SOW, the penalty mentioned in clause no. 10.4.b of PART-IV, Section-II, SCC shall not be applicable to the contractor.</p>

	CONTRACT Note to Clause no. 10.4		
10	Special Conditions of Contract PART- IV: SPECIAL CONDITIONS OF CONTRACT Clause no. 10.9	In case of partial mobilization of resources/manpower as mentioned in clause 1.4 of PART-IV, Section-II, SCC, 10% of cost/shot for the total no. of accepted shots be deducted from running invoice/bill raised by the contractor until mobilization if fully completed as per clause no. 1.2 of PART-IV, Section-II, SCC.	In case of partial mobilization of resources/manpower as mentioned in clause 1.4 of PART-IV, Section-II, SCC, 5% of cost/shot for the total no. of accepted shots be deducted from running invoice/bill raised by the contractor until mobilization if fully completed as per clause no. 1.2 of PART-IV, Section-II, SCC.
11	Scope of Work Clause no. 3.2	The duration of the contract shall be for a period of 01 (one) year and 45 (forty-five) days (inclusive of mobilization period) from the date of issue of letter of award (LoA).	The contract will come into effect from the date of issue of Letter of Award (LOA) by the COMPANY. The duration of the contract shall be for a period of 01 (One) year and 45 (Forty-Five) days (inclusive of mobilization period) from the date of issue of Letter of Award (LoA) / Mobilization notice. Accordingly, the scheduled contract end date shall remain firm either in case of early or delayed mobilization. The CONTRACTOR shall take charge of the seismic survey operation at site as per the COMPANY order for commencement of work. The progress of work must commensurate with the time elapsed during entire contract period. In case of any delay on the CONTRACTOR's part, the CONTRACTOR will be liable to pay COMPANY Liquidated Damage as per the Clause mentioned in the General Conditions of the Contract.

B. Revised Price Bid Format has been attached along with this Amendment. Bidders are advised to refer the Revised Price Bid Format and upload their price bid accordingly. The price bid format uploaded under Financial Documents in the GeM portal must be ignored.

C. All other Terms & Conditions of the Bid Document remain unaltered.
