

OIL INDIA LIMITED
(A Government of India Enterprise)
P.O. Duliajan, Pin – 786602
Dist-Dibrugarh, Assam

CORRIGENDUM No. 4 DATED 13.09.2022 TO TENDER NO. CDH1271P23 for Hiring of Cementing Services along with 02 (Two) numbers of Cementing Unit.

This Corrigendum is issued to notify the following changes:

1. To read Para No. 6.1 (c) of 'Part-3 (Section-II): Scope of Work' as under in place of existing:
Re-circulating Cement Mixing System: Re-circulating equipment consisting of re-circulating mixer used in conjunction with a single/two compartment, adequate for the requirement. Mixing tub equipped with a turbine agitator(optional) in each compartment. Re-circulating equipment which uses enhanced high shearing jet mixing system is also acceptable.
2. To read Para No. 6.3 (b) of 'Part-3 (Section-II): Scope of Work' as under in place of existing:
Chiksan Loops: 2" chiksan loops of 10-12 ft length each & 15000 psi (fig1502) rating having suitable hammer unions and adapters to connect with the manifold of the cementing head as well as cementing unit – Total length 300 Ft Minimum) for each set. Safety restrain for the chiksan is required and will be provided by the service provider.
3. To read Para No. 12.1 (b) of 'Part-3 (Section-II): Scope of Work' as under in place of existing:
The tentative parameters for cement slurry formulation are shown in Annexure – I below and the bidder must abide by the mentioned parameters as given in Annexure-I during execution of the jobs. The formulation should be complete showing percentage use of various additives with API "G" class cement. Actual consumptions would be subjected to the well requirement such as temperature, pressure, mud weight, Rheology, volumes, hole size etc. However, prior approval will be required from OIL operations team in this regard for usage of high dosage/parameters of cement additives beyond 15%.
4. To read Para No. 16.0 of 'Part-3 (Section-II): Scope of Work' as under in place of existing:
The BIDDER shall mobilize all the tools & equipment & sufficient inventory in a package to meet contractual obligation for carrying out assigned jobs.

Particulars	Mobilization Time
<i>Mobilization of equipment, tools, accessories, consumables & associated Services including manpower as per Scope of Work</i>	<i>Within 75 days of issue of Letter of award by Company</i>
<i>Interim Remobilization of BIDDER's tools & equipment, accessories, - spares etc.</i>	<i>Within 45 days of Mobilization notice issued by the Company</i>
Additional / Optional Services	
<i>Mobilization of Optional Tools & equipment etc.</i>	<i>Within 75 days of Mobilization notice issued by the Company</i>

Note: Supply of Chemicals/additives shall be in staggered manner as per OIL's well requirement.

5. To read Para No. 12.6 (b) of 'Part-3 (Section-II): Scope of Work' as under in place of existing:
A variation of 15% (actual agreed formulation tested prior the contract) on dosages and on required parameter of each slurry design shall be accepted due to likely variation of quality

of cement from batch to batch and as per operational well requirements such as temperature, pressure, mud weight, Rheology, volumes, hole size etc.

For usage of dosage beyond 15% of a particular cement additive in case of adhoc/abnormal/critical well conditions, prior approval from OIL operations team will be required after testing at bidder's lab in Duliajan .However, OIL reserves the right to reject that particular batch of the cement additive and ask the bidder to replace the entire stock/batch of that cement additive if the proposed dosage by the bidder is not acceptable to the operations team.

6. To read Para No. 9.2 of 'Part-3 (Section-III): SCC' as under in place of existing:

Company's representatives shall have free access to all the equipment of the Contractor during operations as well as idle time for the purpose of observing/ inspecting the operations performed by the Contractor given that reasonable notice is given for producing documentation/ paperwork for the purposes of inspection, in order to judge whether, in Company's opinion, the Contractor is complying with the provisions of the contract. A 48 Hours' notice will be issued prior to Inspection

7. To read Para No. 17.0 (b) of 'Part-3 (Section-III): SCC' as under in place of existing:

If the Cementing Unit is declared to be a total loss or damaged beyond repair and/or construed to be total loss, as determined by the applicable insurance coverage and the Contractor fails to replace the damaged Cementing unit with the similar unit within 30 days from the date the Cementing Unit is declared a total loss or damaged beyond repair, this contract shall be terminated in respect of the Unit as of the occurrence of the event causing such loss and each party shall thereupon be released of all further obligations hereunder in respect of that Cementing Unit, except for its payment of money then due or liabilities to be charged in respect of work already done under this contract in respect of that Cementing Unit. However, replacement for the damaged unit(s) shall be made within the stipulated time as mutually agreed.

8. To read Para No. 27.1 of 'Part-3 (Section-III): SCC' as under in place of existing:

This obligation shall keep in force for three years subject to Oil's consent after the termination date.

9. The following Note is newly incorporated under the General Note of 'Part-3 (Section-IV): SOR':

12.0 In case, any one of the Cementing Unit is out of order due to any reason beyond 15 days, additionally penalty will be levied at the rate of per day rental rate on pro rata basis apart from zero rate

10. The following Para is newly incorporated under 'Part-3 (Section-III): SCC':

32.0 The following insurance provisions under General Conditions of Contract stand amended as mentioned hereunder for the particular services under this tender/contract:

GCC Clause No. 14.6: Contractor shall also inform the Company at least 30 days in advance regarding the expiry cancellation and/or changes in any of such documents & ensure revalidation/renewal, etc., as may be necessary well in time.

GCC Clause No. 14.9: Additional Assured: "Oil India Limited" is to be included as Additional Assured in the Insurance Policies (except in case of Workmen's Compensation/Employer's Liability insurance).

GCC Clause No. 14.10: Waiver of subrogation: Except for the workmen's Compensation / Employer's Liability Insurance for workmen engaged under this contract which have been obtained by the contractor as their Corporate policy/rules, where OIL is neither required to be present as principal Assured or additional Assured, all insurance policies of the CONTRACTOR with respect to the operations conducted hereunder as set forth in clauses hereof, shall be endorsed by the underwriter in accordance with the following policy wording:

“The insurers hereby waive their rights of subrogation against Oil India Limited or any of their employees or their affiliates and assignees to the extent of the indemnities undertaken by the Contractor under this contract”.

GCC Clause No. 14.12 Not Applicable against the tender

GCC Clause No. 14.13 Not Applicable against the tender

11. ‘Annexure-I (revised)’ to ‘Part-3 (Section-II): Scope of Work’ has been uploaded in the “Amendments” Folder of E-Portal in place of existing.
12. ‘Minutes of Pre-Bid Meeting’ has been uploaded in the “Amendments” Folder of E-Portal
13. Extension of dates:

Bid Submission and Bid Opening dates extended upto 27.09.2022 (11:00 Hrs: Server Time) and 27.09.2022 (14:00 Hrs: Server Time), respectively.

All others terms and conditions of the Bid Document remain unchanged. Details can be viewed at www.oil-india.com.
