

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

CORRIGENDUM

Addendum No. 3 dated 01.12.2016 to IFB No. CDG2709P17

This Addendum No. 3 dated 01.12.2016 to IFB No. CDG2709P17 for 'Hiring of Coring Services including the Supply of coring Tools & Consumables in 8^{1/2} " Hole Section in shale formation for a period of 01 (One) year in the States of Assam & Arunachal Pradesh', is issued to amend/incorporate the following clauses of the tender document as under:

Srl No	Section /Clause of the Tender	Page No.	Original Clause Description	Modified Clause Description
BID EVALUATION CRITERIA (BEC) :				
1	Clause A. 2.1 Page No. 22		Bidder to confirm mobilization of tools & Equipment within 30 (thirty) days from issue of Mobilization notice. Offers indicating mobilization time more than 30 days from the date of issuance of notice for the service will be rejected.	Bidder to confirm mobilization of tools & Equipment within 45(Forty Five) days from issue of Mobilization notice. Offers indicating mobilization time more than 45 days from the date of issuance of notice for the service will be rejected.
2	Clause A. 6.0		New Clause	In case Bid is submitted on the basis of the Technical Experience of Sister Subsidiary/Co-Subsidiary Company: Offers of those bidders who themselves do not meet the technical experience criteria stipulated in A.1.0 above can also be considered based on the experience of their Sister Subsidiary/Co-Subsidiary company within the ultimate parent/holding company subject to meeting the following conditions: (a) Provided that the sister subsidiary/co-subsidiary company and the bidding company are both 100%

			<p>subsidiaries of an ultimate parent/holding company either directly or through intermediate 100% subsidiaries of the ultimate parent/holding company or through any other 100% subsidiary company within the ultimate parent/holding company. Documentary evidence to this effect to be submitted by the ultimate parent/holding company along with the technical bid.</p> <p>(b) Provided that the sister subsidiary/co-subsidiary company on its own meets the technical experience criteria laid down in Clause A.1.0 above and not through any other arrangement like technical collaboration etc.</p> <p>(c) Provided that with a view to ensure commitment and involvement of the ultimate parent/holding company for successful execution of the contract, the participating bidder must submit an agreement, as per format furnished vide APPENDIX- A, between them, their ultimate parent/holding company, along with the technical bid.</p>
3	Clause D. 5.3 Page No. 26	Interim mobilization charges should not exceed 0.5% of total quoted value in the Price Bid Format.	Interim mobilization charges should not exceed 0.25% of total quoted value in the Price Bid Format.
4	Clause D. 5.4 Page No. 26	Interim De-mobilization charges of each section should not exceed 0.5% of total quoted value of each respective section in the Price Bid Format.	Interim De-mobilization charges of each section should not exceed 0.25% of total quoted value in the Price Bid Format.
GENERAL CONDITIONS OF CONTRACT (GCC) Part-3 , Section- I			
5	Clause 2.2 (iii) Page No. 29	Mobilization shall be deemed to be completed when Contractor's Tools, Equipment and Personnel are placed at the nominated location(s) in readiness to commence Work as envisaged under the Contract and duly certified by the Company's representative.	Mobilization shall be deemed to be completed when Contractor's Tools and Equipment are placed at the nominated location(s) in readiness to commence Work as envisaged under the Contract and duly certified by the Company's representative.
6	Clause 2.2 (v) Page No. 29	Interim re-mobilization of Tools, Equipment and Personnel as per the scope of work shall	Interim re-mobilization of Tools, Equipment and Personnel as per the scope of work shall have to be re-mobilized on interim

		have to be re-mobilized on interim basis by the Contractor within 15 (fifteen) days from the date of issuance of interim re-mobilization notice.	basis by the Contractor within 30 (Thirty) days from the date of issuance of interim re-mobilization notice.
7	Clause 17.1 Note Page No. 39	Note: For interim mobilization also, LD will be applicable on remaining period of the contract value.	Note: For interim mobilization also, LD will be applicable on contract value.
8	Clause 19.0 Page No. 40	Company's engineer/chemist will be associated with the work throughout the operations. The Contractor shall execute the work with professional competence and in an efficient and workman like manner and provide Company with a standard of work customarily provided by reputed IP Survey Contractors to major international oil companies in the petroleum industry	Company's engineer/chemist will be associated with the work throughout the operations. The Contractor shall execute the work with professional competence and in an efficient and workman like manner and provide Company with a standard of work customarily provided by reputed Coring Contractors to major international oil companies in the petroleum industry
9	Clause 27.0 Page No. 43	The Contractor shall, at all times, permit the Company and its authorised employees and representatives to inspect all the Work performed and to witness and check all the measurements and tests made in connection with the said work. The Contractor shall keep an authentic, accurate history and logs including safety records of each IP survey section with major items consumed, which shall be open at all reasonable times for inspection by the Company designated representatives and its authorised employees and representatives. The Contractor shall provide the Company designated representatives with a daily written report, on form prescribed by the Company showing details of operations during the preceding 24 hours and any other information related to the said IP survey requested by the	The Contractor shall, at all times, permit the Company and its authorised employees and representatives to inspect all the Work performed and to witness and check all the measurements and tests made in connection with the said work. The Contractor shall keep an authentic, accurate history and logs including safety records of each Coring section with major items consumed, which shall be open at all reasonable times for inspection by the Company designated representatives and its authorised employees and representatives. The Contractor shall provide the Company designated representatives with a daily written report, on form prescribed by the Company showing details of operations during the preceding 24 hours and any other information related to the said Coring requested by the Company whenever so requested. The Contractor shall not, without Company's written consent allow any third person(s) access to the said survey, or give out to any third person information in connection therewith.

		Company whenever so requested. The Contractor shall not, without Company's written consent allow any third person(s) access to the said survey, or give out to any third person information in connection therewith.	
TERMS OF REFERENCE / TECHNICAL SPECIFICATIONS, Part-3 , Section- II			
10	Clause 1.1 (a) Page No. 70	The successful Bidder shall provide a complete set of coring equipment including but not limited to Anti-Jam Core Barrel Assembly, telescopic inner tube sleeves, handling tools, circulating sub on top of core barrel, 8 ½" PDC core heads and coring services with all required accessories for taking minimum of 54m continuous column of core in 8 1/2" hole sections of the wells.	The successful Bidder shall provide a complete set of coring equipment including but not limited to Anti-Jam Core Barrel Assembly with inner tube sleeves, handling tools, circulating sub on top of core barrel, 8 ½" PDC core heads and coring services with all required accessories for taking maximum of 27m continuous column of core in 8 ½" hole sections of the wells.
11	Clause 1.3 (a) (i) Page No. 70	Bidder shall provide minimum six set of 6" X 4" X 30 ft long core barrel for Anti-Jam Coring System to recover 54m continuous column of reservoir formation in 8½" section of the hole. Anti-Jam coring system barrel should incorporate telescopic inner barrel sleeves to eliminate effect of core jamming in inter-bedded shale, formation fault and fractured formation. The core barrels should also include core catcher, circulating sub on top, handling tools, stabilizers, safety joint and all other accessories needed for taking core. The core barrels should also be equipped with suitable stabilizers according to the size of the core heads to ensure proper stabilization during coring operation.	Bidder shall provide minimum four set of 6 ¾" - 7 ¼" X 3.5" - 4" X 30 ft long core barrel for Anti-Jam Coring System to recover 27 m continuous column of reservoir formation in 8½" section of the hole. Anti-Jam coring system barrel should incorporate inner barrel sleeves to eliminate effect of core jamming in inter-bedded shale, formation fault and fractured formation. The core barrels should also include core catcher, circulating sub on top, handling tools, stabilizers, safety joint/ top sub and all other accessories needed for taking core. The core barrels should also be equipped with suitable stabilizers according to the size of the core heads to ensure proper stabilization during coring operation. NOTE: Technical catalogue for Anti Jamming inner barrel sleeves to be submitted alongwith the bid.
12	Clause 1.8 - Tool List Page No. 70	6¾" High Torque Core Barrel 30' (includes a stabilizer) 6¾" Top Sub Assembly (includes LDA & Swivel Assembly)	6¾" - 7¼" High Torque Core Barrel 30' (includes a stabilizer) 6¾" - 7¼" Top Sub Assembly (includes LDA & Swivel Assembly)

SPECIAL CONDITIONS OF CONTRACT (SCC) Part-3 , Section- III			
13	Clause 16 Page No. 63	<p>In the event of any of the Contractor's Equipment is lost / stuck in the well or at Site, then the Company shall, at its expenses, attempt to recover or retrieve the same, irrespective of cause. As and when the Company decides to fish for any of the Contractor's Equipment, then the Company shall have full responsibility and liability for such Operations but the Contractor shall render assistance in an advisory capacity at all times in connection with such fishing operations. It is expressly understood between the Parties that the Contractor's personnel are not authorized or entitled to do anything other than to advise the Company in connection with such fishing operations and about any fishing tools which may be furnished by the Contractor at the Company's request. Furnishing of such fishing tools is solely as accommodation to the Company and the Contractor shall not be responsible or liable for any loss or damage which may result with the use of such tools or by reason of any advice or assistance provided to the Company by the Contractor or its personnel regardless of the cause of such loss.</p> <p>The contractor would be required to provide retrieving fishing tools for their non-standard size tubulars if any apart from the list of tubular available with OIL. as furnished in Annexure B.</p>	<p>In the event of any of the Contractor's Equipment is lost / stuck in the well or at Site, then the Company shall, at its expenses, attempt to recover or retrieve the same, irrespective of cause. As and when the Company decides to fish for any of the Contractor's Equipment, then the Company shall have full responsibility and liability for such Operations but the Contractor shall render assistance in an advisory capacity at all times in connection with such fishing operations. It is expressly understood between the Parties that the Contractor's personnel are not authorized or entitled to do anything other than to advise the Company in connection with such fishing operations and about any fishing tools which may be furnished by the Contractor at the Company's request. Furnishing of such fishing tools is solely as accommodation to the Company and the Contractor shall not be responsible or liable for any loss or damage which may result with the use of such tools or by reason of any advice or assistance provided to the Company by the Contractor or its personnel regardless of the cause of such loss.</p> <p>The contractor would be required to provide retrieving fishing tools for their tubulars.</p>
SCHEDULE OF RATES (SOR), Part 3, Section - IV			
14	Clause A (i) Page No. 69	<p>Mobilization charges as lumpsum amount against individual tool/equipment will be payable when all tools/equipment (free of defects/encumbrances) and operating personnel</p>	<p>Mobilization charges as lumpsum amount against individual tool/equipment will be payable when all tools/equipment (free of defects/encumbrances) are positioned at Company's designated site and duly certified by the Company</p>

		are positioned at Company's designated site and duly certified by the Company representative which shall be no later than 3 (three) working days from the date of arrival at the mobilization point regarding readiness of the equipment & personnel to undertake / commence the work assigned under the contract.	representative which shall be no later than 3 (three) working days from the date of arrival at the mobilization point regarding readiness of the equipment & personnel to undertake / commence the work assigned under the contract.
15	Clause C (i) Page No. 70	The bidder is required to quote for Interim De-Mobilization & Interim Re-Mobilization of tools and equipment separately as per the price format. The company under its discretion retain the right to serve the contractor for interim de-mobilization and then interim re-mobilization of contractors tools and equipment in case of need for temporary suspension of Company's activity due to operational reasons. In such an event of temporary suspension these charges will apply only for payment. A minimum of 15 (Fifteen) days time shall be provided to the contractor for Re-Mobilization of their tools and equipment from the date of issue of re-mobilization notification by the company.	The bidder is required to quote for Interim De-Mobilization & Interim Re-Mobilization of tools and equipment separately as per the price format. The company under its discretion retain the right to serve the contractor for interim de-mobilization and then interim re-mobilization of contractors tools and equipment in case of need for temporary suspension of Company's activity due to operational reasons. In such an event of temporary suspension these charges will apply only for payment. A minimum of 30 (Thirty) days time shall be provided to the contractor for Re-Mobilization of their tools and equipment from the date of issue of re-mobilization notification by the company.
16	Clause D (i) Page No. 71	The operating charge will apply once the coring of the formation starts. The operating charge will be paid per meter of coring of the formation as per the quote by the bidder. Day Rate shall be calculated on pro-rata basis to the nearest of hour for payment towards part of a day.	The operating charge will apply once the coring of the formation starts. The operating charge will be paid per meter of coring of the formation as per the quote by the bidder.
17	Clause D (iii) Page No. 71	100% Operating rate will apply in the event of 80% or more recovery of core when measured at the surface. However less than 80% recovery will be calculated on pro-rata basis.	100% Operating rate will apply in the event of 80% or more recovery measured at the surface of the drilled core length. However less than 80% recovery will be calculated on pro-rata basis for the drilled core length. In case of pre-matured pulling of core assembly due to jamming, the pro-rata rate will be

			applicable based on the inner core barrel length.
18	Clause E (xii) Page No. 72	Rental day rate Charges shall be paid during stuck up for first 48 hours for each occurrence and beyond this no Rental charges shall be applicable.	Rental day rate Charges shall be paid during stuck up for first 48 hours for each occurrence and from 48Hrs and upto 96Hrs - 50% of Rental charges will be paid and beyond 96Hrs no Rental charges shall be applicable.
19	Clause E (xvi) Page No. 72	Rental charges shall not be more than 50% of the quoted operating rate.	Total rental charges shall not be more than 50% of the total operating charges quoted. If quoted excess, the balance amount will be released at the end of the contract.
20	Clause K (v) Page No. 74	Stand by rate will be applied in case the mobilization of Contractor's tools & equipment along with the personnel required to carry out the coring job to well site is completed but the well is not ready/ available due to problem in drilling rig or any other problems not attributable to the contractor.	Stand by rate will be applied in case the mobilization of Contractor's personnel required to carry out the coring job to well site is completed but the well is not ready/ available due to problem in drilling rig or any other problems not attributable to the contractor.
21	Clause O (v) Page No. 75	The bidder should provide all necessary cross over subs and lifting subs for compatibility with OIL's drilling string to carry out the coring job.	The bidder should provide all necessary cross over subs and lifting subs for compatibility with OIL's drilling string to carry out the coring job. String available with OIL is being issued as Annexure B.
22	Schedule of Rates , Section- IV	Word "Core Barrel "	Word "Core Barrel" is being replaced by "Coring Assembly" where ever appearing under Schedule of Rates.

2.0 Revised Bid Evaluation Criteria and Revised Price Bid Format incorporating the above relevant changes is also attached.

3.0 All other Terms and Conditions of the Bid Document remain unchanged.

(G C Dev Choudhury)
DGM-Contracts (HoD)
For Resident Chief Executive