

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

**CORRIGENDUM NO. 4 DATED 05.02.2020 TO E-TENDER NO. CDG3224P20 for ‘Hiring of Service for Matrix Acidization of maximum 60 (Sixty) nos. of wells in Assam & Arunachal Field for period of 02 (Two) years with a provision to extend the contract by another 01 (One) year. The service shall be hired on either of the following two categories:**

- i) On call out basis**
- ii) On rental basis”.**

This Corrigendum is issued to notify the following changes:

**1. Extension of dates:**

- Last Date of Bid Submission extended up to **20.02.2020 (11:00 Hrs IST)**
- Last Date of Bid Opening extended up to **20.02.2020 (14:00 Hrs IST)**

Please be noted that no further extension shall be granted beyond 20.02.2020.

**2. The following document has been revised and uploaded in the “Notes and Attachments” folder in E-portal:**

Proforma-B (revised)

**3. The following clauses are amended/newly incorporated in the tender document:**

Sl No.	Clause No.	Original Clause	Amended/Newly incorporated Clause in the tender document
<b><u>SECTION-II TERMS OF REFERENCE AND TECHNICAL SPECIFICATIONS OF EQUIPMENT</u></b>			
1	Clause No. 2.0, Sub-Clause 2.2, A, b) of Part-III, Section-II of TOR for OPTION-I CALL OUT BASIS: “Standard time frame for Matrix Acid Jobs” (page no. 84)	Case-I: (D-1) One day for jobs stated in (a) & (b) above, when the inter-location distance is maximum 30 km or less.  Case-II: (D-1 & D-2) Total Two days for jobs stated in (a) & (b) above, when the inter-location distance is above 30 km.  Case-III: Any hindrances faced by contractor beyond their scope of action during mobilization leading to 1 day for mobilization even for Case-I. In this	(D-1) Rig up, hook-up, connection of fittings, piping etc., water collection, pressure testing. Other preliminary jobs required as per OIL’s design.  Note: Any hindrances faced by contractor beyond their scope of action during mobilization leading to <del>1 day for</del> delay in mobilization <del>even for Case-I</del> . In this case, contractor ought to put up to OIL any documentary evidences of the hindrances. After looking at the

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		case, contractor ought to put up to OIL any documentary evidences of the hindrances. After looking at the evidences, OIL's representative(s) shall take decision which will be binding on both the parties.	evidences, OIL's representative(s) shall take decision which will be binding on both the parties.
2	Clause No. 2.0, Sub-Clause 2.2, B, b) of Part-III, Section-II of TOR for OPTION-I CALL OUT BASIS: "Standard time frame for Solvent soak Job" (page no. 85)	<p>Rig up, hook-up, connection of fittings, piping etc., water collection, pressure testing. Other preliminary jobs required as per OIL's design.</p> <p>Case-I: (D-1) one day for jobs stated in (b) &amp; (c) above, when the inter-location distance is maximum 30 km or less.</p> <p>Case-II: (D-1 &amp; D-2) One day <b>each</b> for jobs stated in (b) &amp; (c) above, when the inter-location distance is above 30 km.</p> <p>Case-III: Any hindrances faced by contractor beyond their scope of action during mobilization leading to 1 day for mobilization even for Case-I. In this case, contractor ought to put up documentary evidences of the hindrances to OIL. After looking at the evidences, OIL's representative(s) shall take decision which will be binding on both the parties.</p>	<p>(D-1) Rig up, hook-up, connection of fittings, piping etc., water collection, pressure testing. Other preliminary jobs required as per OIL's design.</p> <p>Note: Any hindrances faced by contractor beyond their scope of action during mobilization leading to <del>1 day for delay in mobilization even for Case-I</del>. In this case, contractor ought to put up to OIL any documentary evidences of the hindrances. After looking at the evidences, OIL's representative(s) shall take decision which will be binding on both the parties.</p>
3	Clause no. 3 (D) of Part-III, Section-II; TOR for OPTION-I CALL OUT BASIS Sl no iv, Point No. 15 to be newly added (page no. 91)		Colour compound: Potassium Permanganate, sodium dichromate etc.
4	Clause no. 3 (D) of Part-III, Section-II; TOR for OPTION-I CALL OUT BASIS Point No. v) to be newly incorporated		<p>v) During the contract period of 02 years, OIL may design few well-treatments with chemicals mentioned in <b>Annexure-XP</b>. For such jobs, due mobilization completion day will be 25th Day w.e.f the day of "call-out" advice by OIL.</p> <p>Rates quoted by the contractor, shall be used for payment to the contractor if same is lesser than actual rates at which chemical(s) would be procured by the contractor for quantities as would be advised by OIL.</p> <p>Contractor's entire expenses in</p>

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			<p>procurement of chemical(s) as mentioned in <b>Annexure-XP</b> shall be reimbursed to the Contractor as handling charge at a rate of 10% above the quoted price of chemicals or as per vouchers/memos submitted by the Contractor. All such vouchers/memos must reflect specifically such chemical(s) bought and it must not have any other material cost included.</p> <p>In cases of purchase of chemicals from foreign market etc. OIL shall pay the Contractor all invoiced amount including the price of the chemicals, duties &amp; taxes wherever applicable, freight &amp; transportation charges or any other expenses subject to furnishing all supporting purchase-documents specifically to that chemical(s) in that regard. Contractor shall be paid an additional amount of 5% on invoiced price of the chemical as administrative cost. On emergency cases as per advice and permission from OIL, the Contractor shall have to arrange air-freight of items which shall be reimbursed to the Contractor on actual after submission of supporting documents.</p>
5	<p>Clause no. 3 (H) of Part-III, Section-II; TOR for OPTION-I CALL OUT BASIS  (Page no. 94)</p>	<p><b><u>UTILIZATION OF CONTRACTOR'S FACILITIES &amp; LOGISTICS DURING THE CALL-OUT PERIOD</u></b></p> <p>i) Contractor's temporary base camp in &amp; around Duliajan, Assam for lodging contractor's personnel and storing adequate amounts of chemicals, acids, consumables for carrying out job at OIL's work-site.</p> <p>ii) Vehicles for commuting requisite man power from base camp to work site as per the call-out.</p> <p>iii) Acid transporting tankers for carrying out job requiring acids of the maximum volume not more than 30KL per day.</p> <p>iv) Water transporting tankers for keeping maximum 60KL of water ready one day ahead of water utilization activities.</p>	<p><b><u>UTILIZATION OF CONTRACTOR'S FACILITIES &amp; LOGISTICS DURING THE CALL-OUT PERIOD</u></b></p> <p>i) Contractor's temporary base camp in &amp; around Duliajan, Assam for lodging contractor's personnel and storing adequate amounts of chemicals, acids, consumables for carrying out job at OIL's work-site.</p> <p>ii) Vehicles for commuting requisite man power from base camp to work site as per the call-out.</p> <p>iii) Acid transporting tankers for carrying out job requiring acids of the maximum volume not more than 30KL per day.</p> <p>iv) Water transporting tankers for keeping maximum 60KL of water ready one day ahead of water utilization activities.</p>

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		<p>v) Other vehicle for transportation of all other chemicals, fuel, consumables etc.</p> <p>All the above facilities &amp; logistics under (i) to (v) are contractor's own property and are not bound by this contract only. As such, all these shall remain out of the purview of inspection during initial mobilization under the contract.</p>	<p>v) Other vehicle for transportation of all other chemicals, fuel, consumables etc.</p> <p>All the above facilities &amp; logistics under (i) to (v) <del>are</del> will entirely be the responsibility of the contractor <del>own</del> <b>property</b> and are not bound by this contract only. The above facilities &amp; logistics under (i) to (v) are outside the purview of this contract and the contract will have no binding on the contractor in the event of the contractor opts to:</p> <p>a) Let out such facilities &amp; logistics to other party(s) without any liability to OIL &amp;/or</p> <p>b) Take such facilities &amp; logistics from any party(s) without any liability to OIL.</p> <p>As such, all these facilities &amp; logistics shall remain out of the purview of inspection during initial mobilization under the contract.</p>
6	<p>Clause no. 3 (D) of Part-III, Section-II; TOR for OPTION-II RENTAL BASIS Sl no iv, Point No. 15 to be newly added (page no. 121)</p>		<p>Colour compound: Potassium Permanganate, sodium dichromate etc.</p>
7	<p>Clause no. 3 (D) of Part-III, Section-II; TOR for OPTION-II RENTAL BASIS Point No. x) to be newly incorporated</p>		<p>x) During the contract period of 2 years, OIL may design few well-treatments with chemicals mentioned <b>in Annexure-XP</b>. For such jobs, OIL shall submit the job plan 25 Days prior to job execution day.</p> <p>Rates quoted by the contractor, shall be used for payment to the contractor if same is lesser than actual rates at which chemical(s) would be procured by the contractor for quantities as would be advised by OIL.</p> <p>Contractor's entire expenses in procurement of chemical(s) as mentioned in <b>Annexure-XP</b> shall be reimbursed to the Contractor as handling charge at a rate of 10% above the quoted price of chemicals or as per vouchers/memos submitted by the</p>

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			<p>Contractor. All such vouchers/memos must reflect specifically such chemical(s) bought and it must not have any other material cost included.</p> <p>In cases of purchase of chemicals from foreign market etc. OIL shall pay the Contractor all invoiced amount including the price of the chemicals, duties &amp; taxes wherever applicable, freight &amp; transportation charges or any other expenses subject to furnishing all supporting purchase-documents specifically to that chemical(s) in that regard. Contractor shall be paid an additional amount of 5% on invoiced price of the chemical as administrative cost. On emergency cases as per advice and permission from OIL, the Contractor shall have to arrange air-freight of items which shall be reimbursed to the Contractor on actual after submission of supporting documents</p>
<b><u>SECTION-III SPECIAL CONDITIONS OF CONTRACT</u></b>			
8.	Clause no. 8.6 Part III; Section-III SCC; Page no. 147	In case any company's items is provided to the contractor as an assistance for execution of acidization job, Contractor shall carry out normal maintenance of these items at well site except for those items which Contractor is not qualified to, or cannot maintain or repair, with its normal complement of personnel and equipment.	This clause stands deleted.
<b><u>SECTION - IV SCHEDULE OF RATES</u></b>			
9	Clause no. 5 of Part III, Section-IV of SOR for OPTION-I CALL OUT BASIS; Page no. 164	The item covers the cost of all the chemicals, additives and consumables required for Acid Jobs/Solvent soak jobs/stimulation jobs as per OIL's design. Payment for chemicals and other consumables shall be made on the basis of actual consumptions at the rates as quoted by the contractor or at the procurement rates whichever is lesser.	The item covers the cost of all the chemicals, additives and consumables required for Acid Jobs/Solvent soak jobs/stimulation jobs as per OIL's design. Payment for chemicals and other consumables shall be made on the basis of actual consumptions at the rates as quoted by the contractor <del>or at the procurement rates whichever is lesser.</del>
10	Clause no. 7 of Part III, Section-IV of SOR for OPTION-I CALL OUT BASIS;	<b><u>FORCE MAJEURE CHARGES:</u></b> Force majeure conditions are defined in Section-I, "General Conditions of Contract" of the bid document.	<b><u>FORCE MAJEURE CHARGES:</u></b> Force Majeure Charges are not applicable in Option-I Call Out Basis.

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	Page no. 165	<p>i) DAILY RENTAL CHARGE FOR EQUIPMENT during Force Majeure shall be restricted to 50% for the service being provided by Contractor at the time of occurrence of force majeure situation. This will be considered as FORCE MAJEURE RATE.</p> <p>ii) No OPERATING CHARGES shall be payable during Force Majeure period.</p> <p>iii) The Force Majeure Rate shall be payable during the first 15 days period of force majeure situation. No payment shall accrue to the Contractor beyond the first 15 days period unless mutually agreed upon.</p>	
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All others terms and conditions of the Bid Document remain unchanged. Details can be viewed at [www.oil-india.com](http://www.oil-india.com).

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