

**OIL INDIA LIMITED**  
(A GOVT. OF INDIA ENTERPRISE)  
CONTRACTS DEPARTMENT, DULIAJAN  
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**AMENDMENT NO. 1 DATED 03.08.2023 TO TENDER NO. CDG3855L24  
FOR 'HIRING OF HI-TECH WIRELINE LOGGING SERVICES FOR OIL'S  
OPERATIONAL AREAS IN NORTH-EAST INDIA'**

This Amendment to Tender No. **CDG3855L24** is issued to notify about the following:

- i. **Bid Closing date & Time: 17<sup>th</sup> August, 2023 [11:00Hrs (IST)]**
- ii. **Technical Bid Opening date & Time: 17<sup>th</sup> August, 2023 [14:00Hrs (IST)]**
- iii. Amendments to tender clauses are stipulated vide **ENCLOSURE-I** enclosed herewith.

All other Terms and Conditions of the Tender/Bid Document will remain unchanged.

**Sd/-**  
**(Z. Das)**  
**Sr. Officer-Contracts(G)**  
**For Chief General Manager-Contracts**

**AMENDMENTS TO CLAUSES OF TENDER NO. CDG3855L24 FOR HI-TECH LOGGING**

<b>Sl No.</b>	<b>Section/Clause No./Page No.</b>	<b>Original Clause</b>	<b>Amended Clause</b>
<b><u>PART-3; SECTION-III: SCC</u></b>			
<b>1)</b>	<b>2.6 (Page 85 of 190)</b>	The Company will not take any responsibility for mobilization and demobilization of tool, equipment and personnel including transit insurance of the equipment.	The Company will not take any responsibility for mobilization and demobilization of tool, equipment and personnel including transit insurance of the equipment. <b>All mobilization and demobilization charges for Contractor's personnel from Contractor's Base to Duliajan and back shall be to Contractor's account. These include but are not limited to air fares, travel expenses, accommodation charges, personal insurance etc. Company shall not be responsible for any charges in this regard whatsoever.</b>
<b>2)</b>	<b>2.7 (Page 85 of 190)</b>	The Contractor's operating personnel shall be required to be mobilised at Duliajan or at Company's designated operational site. All mobilization and demobilization charges for Contractor's personnel from Contractor's Base to Duliajan and back shall be to Contractor's account. These include but are not limited to air fares, travel expenses, accommodation charges, personal insurance etc. Company shall not be responsible for any charges in this regard whatsoever.	<b>Tools/ equipment and personnel shall initially be mobilised at Duliajan. If any service(s) is required in a far-flung area in Northeast states even on the first job, the service will be first mobilized to Duliajan and then moved to location.</b>  <b>Payment for transporting to far-flung locations shall be as follows:</b>

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			<p>a) In case Bidder mobilizes only tool (CIS mode), the cost of transportation of tool from Duliajan to location will be paid on actual basis. Mileage charges shall not be applicable.</p> <p>b) In case Bidder brings in their own logging unit to provide the services and mobilizes the tools and unit to far flung location, then mileage charges shall be paid by OIL as cost of transportation (as per SOR clause 8.0).</p>
3)	<p><b>3.1 LIQUIDATED DAMAGES FOR DEFAULT IN TIMELY MOBILIZATION</b> <b>(Page 86 of 190)</b></p>	<p>Time is of the essence in this contract. In the event of the Contractor's default in timely mobilization of Hi-Tech tools/services with personnel for commencement of operations within the stipulated period, the Contractor shall be liable to pay liquidated damages at the rate of 0.5% of contract value of the delayed service (including rentals, operating charges and mobilization charges) per week or part thereof delay subject to maximum of 7.5%.</p> <p>Liquidated Damages will be reckoned from the date after expiry of the scheduled mobilization period and till the date of completion of mobilization as defined under Clause 2.9 of this section above.</p>	<p>Time is of the essence in this contract. In the event of the Contractor's default in timely mobilization of Hi-Tech tools/services with personnel for commencement of operations within the stipulated period, the Contractor shall be liable to pay liquidated damages as follows:</p> <p>a) For services having estimated hiring period more than 12 months (AD-1, AD-5 and AD-6), LD shall be at the rate of 0.5% of <b>annualized</b> contract value of the delayed service (including rentals, operating charges, mobilization and demobilization charges) per</p>

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			<p>week or part thereof delay subject to maximum of 7.5%.</p> <p>b) For the rest of the services, LD shall be at the rate of 0.5% of <b>total</b> contract value of the delayed service (including rentals, operating charges, mobilization and demobilization charges) per week or part thereof delay subject to maximum of 7.5%.</p> <p>Liquidated Damages will be reckoned from the date after expiry of the scheduled mobilization period and till the date of completion of mobilization as defined under Clause 2.9 of this section above.</p>
4)	<b>3.3</b> <b>(Page 87 of 190)</b>	<b>New Clause</b>	GST shall not be applicable on Liquidated Damages
5)	<b>7.1</b> <b>(Page 88 of 190)</b>	The Contractor shall not charge Company for Construction of base at Duliajan or any other location. Parking space and shed shall be provided by OIL as its own cost.	The Contractor shall not charge Company for Construction of base at Duliajan or any other location. <b>OIL may provide parking space and shed subject to availability of space.</b>
6)	<b>7.6 (b)</b> <b>(Page 89 of 190)</b>	The Contractors have to make their own arrangement for storage of explosives obtaining all necessary permissions etc. under Explosives Act 1884, the Explosives Substance Act 1908 and the Explosives Rule 2008 or later and also the directive given by the Chief Controller of Explosives, Nagpur,	The Contractors have to make their own arrangement for storage of explosives obtaining all necessary permissions etc. under Explosives Act 1884, the Explosives Substance Act 1908

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		<p>India, from time to time. As it is a time consuming process, the company may arrange to obtain temporary permissions from PESO (Petroleum and Explosives Safety Organization) for storage of explosives of the Contractors in the Company's Explosive Magazine storage at Duliajan for a period not exceeding 9 months. In the meantime, Contractor will be required to arrange for their own explosive Storage facility. The above-mentioned facilities if provided by Company, shall be on chargeable basis at the rates as decided by the Company which shall be final and binding on the Contractor.</p>	<p>and the Explosives Rule 2008 or later and also the directive given by the Chief Controller of Explosives, Nagpur, India, from time to time. <b>However, if the Contractor is unable to arrange for storage of explosives, the Company may provide explosive storage space in OIL's magazine if requested by Contractor subject to approval by PESO and availability of storage space. The above-mentioned facilities, if provided by Company, shall be on chargeable basis at the rates as decided by the Company which shall be final and binding on the Contractor.</b></p>
7)	<p><b>9.3 Reimbursement for loss of Sub-Surface equipment (Page 96 of 190)</b></p>	<p>Notwithstanding any provision under this contract to the contrary, Company shall assume liability except in the event of Gross Negligence or Willful Misconduct on the part of Contractor, for loss or damage to the Contractor's or sub contractor's sub-surface equipment and the downhole property of Contractors or Sub-contractors in the hole below the rotary table, subject to conditions prescribed herein below. Company shall at its option either reimburse the Contractor for the value of lost or damaged equipment/tools as declared in the import invoices at the time of mobilization (or subsequent replacement/addition) of the same equipment/ tools or CIF value as reflected in Proforma-B hereto whichever is lower (Plus customs duty paid by the</p>	<p>Notwithstanding any provision under this contract to the contrary, Company shall assume liability except in the event of Gross Negligence or Willful Misconduct on the part of Contractor, for loss or damage to the Contractor's or sub contractor's sub-surface equipment and the downhole property of Contractors or Sub-contractors in the hole below the rotary table, subject to conditions prescribed herein below. Company shall at its option either</p>

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		<p>contractor for the equipment tool lost/ damaged, provided that the said custom duty was not borne by the Company and contractor produces the documentary evidence towards payment of customs duty.) for any such loss or damage, less depreciation @3% per month from the date of commencement of this contract or intermittent mobilization whichever is later with a maximum depreciation equivalent to 50% of CIF value as indicated by the Contractor or at its option replace similar equipment/tools to the satisfaction of the Contractor and any transportation expenses incurred in connection herewith. All such costs shall be payable by Company only after Contractor undertakes in prescribed format that the particular equipment/tools in question is not covered by Contractor's insurance policies. For any such loss/damage, the contractor must notify the Company in writing within one month from the date of the lost tool and claim thereof must be made within six months of the date of the lost tool or before expiry of the Contract, whichever is earlier [Format for LIH Claim is enclosed as Annexure-F]. The inspection of recovered tools/ equipment from downhole needs to be made by the Company Representative before submission of the invoice by contractor. OIL shall certify the Loss/Damage in Hole immediately upon receiving the intimation from the Contractor, so that replacement and claiming of Loss/Damage can be done within the stipulated time.</p>	<p>reimburse the Contractor for the value of lost or damaged equipment/tools as declared in the import invoices at the time of mobilization (or subsequent replacement/addition) of the same equipment/ tools or CIF value as reflected in Proforma-B hereto whichever is lower (Plus customs duty paid by the contractor for the equipment tool lost/ damaged, provided that the said custom duty was not borne by the Company and contractor produces the documentary evidence towards payment of customs duty.) for any such loss or damage, less depreciation @3% per month from the date of commencement of this contract or intermittent mobilization whichever is later with a maximum depreciation equivalent to 50% of CIF value as indicated by the Contractor or at its option replace similar equipment/tools to the satisfaction of the Contractor and any transportation expenses incurred in connection herewith. All such costs shall be payable by Company only after Contractor</p>

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		Note: GST on LIH tools, if applicable, shall be on OIL's account	<p>undertakes in prescribed format that the particular equipment/tools in question is not covered by Contractor's insurance policies. For any such loss/damage, the contractor must notify the Company in writing within one month from the date of the lost tool and claim thereof must be made <b>within six months from the date of the lost tool</b> [Format for LIH Claim is enclosed as Annexure-F]. The inspection of recovered tools/ equipment from downhole needs to be made by the Company Representative before submission of the invoice by contractor. OIL shall certify the Loss/Damage in Hole immediately upon receiving the intimation from the Contractor, so that replacement and claiming of Loss/Damage can be done within the stipulated time.</p> <p>Note: GST on LIH tools, if applicable, shall be on OIL's account</p>
8)	<b>10.3 (Page 98 of 190)</b>	Removal of Logging tool(s) by Contractor: Contractor is not allowed to remove Logging tools from its base unless replacement tool of same or higher version is provided and inspected.	Contractor is not allowed to remove Logging tools from its base unless replacement tool of same or

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			<p>higher version is provided and inspected.</p> <p>However, in emergent cases or for the purpose of scheduled maintenance, OIL may consider removal of tools without provision of replacement tool. In such cases, rental shall be not payable until the tool is made available for use.</p>
9)	25.0	New Clause	<p>The following insurance provisions under General Conditions of Contract stand amended as mentioned hereunder for the particular services under this tender/contract:</p>
10)	25.1	New Clause	<p>Contractor shall also inform the Company at least 30 days in advance regarding the expiry cancellation and/or changes in any of such documents &amp; ensure revalidation/renewal, etc., as may be necessary well in time.</p> <p>(GCC clause no. 14.6)</p>
11)	25.2	New Clause	<p><b>Additional Assured:</b></p> <p>“Oil India Limited” is to be included as Additional Assured in the Insurance Policies (except in case of Workmen’s</p>

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Sl No.	Section/Clause No./Page No.	Original Clause	Amended Clause
			<p>Compensation/Employer's Liability insurance).</p> <p>(GCC clause no. 14.9)</p>
12)	25.3	<p><b>New Clause</b></p>	<p><b>Waiver of subrogation:</b></p> <p>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:</p> <p>"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".</p>

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			(GCC clause no. 14.10)
13)	25.4	<b>New Clause</b>	GCC clause no. 14.12: <b>Not applicable against this tender/contract</b>
14)	25.5	<b>New Clause</b>	GCC clause no. 14.13: <b>Not applicable against this tender/contract</b>
15)	26.0	<b>New Clause</b>	<b><u>RISK PURCHASE:</u></b> In the event, CONTRACTOR's failure to provide the services as per the Contractual scope, terms and conditions, COMPANY (OIL) reserves the right to hire the services from any other source at the CONTRACTOR's risk & cost and the difference in cost shall be borne by the CONTRACTOR. Further, OIL shall retain the right of forfeiture of Performance Bank Guarantee and any other action as deemed fit.
<b>PART-3; SECTION-IV: SOR</b>			
16)	<b>Last para of Clause 5.2 (Page 112 of 190)</b>	However, for LD purpose, the original expiry date of the stipulated mobilization period shall be considered.	However, for LD purpose, <b>original date of completion of mobilization shall be considered.</b>

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17)	<b>8.0 MILEAGE</b> <b>(Page 113 of 190)</b>	<p>Mileage as such is not applicable as services will be rendered on CIS basis using Company units or other Contractor's units.</p> <p>However in the case the Contractor brings their own unit to provide the services, then mileage charges for the distance excess of 120km (total two way distance) shall be payable at the prevailing mileage charge rate of the main logging tender CDG7411L22. This mileage charge is for movement from Duliajan base to wellsite and back only and does not apply for initial/interim mob/demob or base shifting.</p>	<p>Mileage as such is not applicable as services will be rendered on CIS basis using Company units or other Contractor's units.</p> <p>However in the case the Contractor brings their own unit to provide the services, then mileage charges for the distance excess of 120km (total two way distance) shall be payable at the prevailing mileage charge rate of <b>USD 15.00 per km</b>. This mileage charge is for movement from Duliajan base to wellsite and back only and does not apply for initial/interim mob/demob <b>and the above rate shall be applicable for the entire duration of this contract.</b></p>
18)	<b>11.0 CONDITION SPECIFIC TO SLIM OH TOOLS SERVICE</b> <b>(Page 114 of 190)</b>	<p><b>CONDITIONS SPECIFIC TO SLIM OH TOOLS SERVICE:</b></p> <p><b>Wireline mode:</b> For runs using wireline conveyance, no additional surcharge shall be payable.</p> <p><b>Memory on TLC:</b> For runs carried out in memory mode on TLC, memory mode surcharge as per price proforma shall be payable on per run basis.</p>	<p><b>Wireline mode:</b> For runs using wireline conveyance, <b>operating charges shall be payable as per the services recorded.</b> No additional surcharge shall be payable.</p> <p><b>Memory on TLC:</b> For runs carried out in memory mode on TLC, memory mode surcharge shall be payable on per run basis <b>in addition to the operating charges of the services recorded.</b></p>

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19)	12.8  (Page 115 of 190)	Charges for sample bottle shall not apply to bottles retained by Company upto 1 month after completion of work required for fluid sample analysis.	Sample bottles shall be returned by the Company within 3 months of sampling.  In case, sample bottle is retained by the Company beyond 3 months, rental charge of USD 100 per sample bottle/month shall be payable to the Contractor for the delayed period for a maximum period of 6 months.
<b>ANNEXURES</b>			
20)	Annexure-B <b>Technical Specifications AD-1</b> (Page 119 of 190)	2) Density tool Bulk density, Photoelectric absorption cross-section and Caliper. DOI ≥ 3.9”	2) Density tool Bulk density, Photoelectric absorption cross-section and Caliper. DOI ≥ 2.0”
21)	Annexure-B <b>Technical Specifications AD-6</b> 2 7/8” DEEP PENETRATION CHARGE (Page 124 of 190)	SPF: 6 EHD ≥ 0.30 inch TTP ≥ 30 inch Phasing: 60°	SPF: 6 EHD ≥ 0.30 inch TTP ≥ 27.5 inch Phasing: 60°
22)	Annexure-B <b>Technical Specifications AD-14</b>  Stim Gun (Page 130 of 190)	PRESSURE RATING: 15,000 psi minimum	PRESSURE RATING: 10,000 psi minimum

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