

### CLARIFICATION NO.3

#### **TENDER ENQUIRY NO.PROC-SERVICES/CB/DO-4858/2020 HIRING OF DRILLING RIG SERVICES**

Some of the Prospective bidders have raised some queries against the subject case. The queries along with OGDCL reply are listed below for information of all the prospective bidders.

S #:	AS PER TENDER:	DEFINITION REQUIRED:	OGDCL RESPONSE
1.	<p>In the introductory page it is written: Duration of this Contract will be for a Primary Term of 01 year commencing from spud date of first well extendable with mutual consent on same terms and conditions</p> <p>Whereas:</p> <p><b>ANNEXURE -“E” INTEGRITY AND ETHICS UNDERTAKING</b></p> <p>We also accept and undertaking to respect and uphold OGDCL,s <b>absolute right to resort to and impose such disqualification, debarment or execution.</b></p>	<p>IF THE CONTRACTOR IS BOND TO UPHOLD ONLY DECISION MADE BY OGDCL, THEN WHERE DOES “MUTUAL UNDERSTANDING STANDS AND WHAT RIGHTS DOES CONTRACTOR HOLDS?</p>	<p>The word” mutual consent” is only for extending the contract after primary term of 01 year. The contract will be extended further for defined period of time with mutual consent of both contractor and company. The other terms and conditions mentioned in TOR and tender documents will remain same.</p>
2.	<p>It is being required from the Contractor to provide Diesel Consumption on monthly basis for Rig &amp; Camp Site along with any other extra vehicle or equipment used by Contractor on Rig site to be calculated for Financial Bid.</p>	<p>WHEREAS WE FEEL THAT SINCE THE CAMP WILL BE USED BY OGDCL PERSONALS &amp; OGDCL THIRD PART</p>	<p>Bidders are requested to quote maximum fuel (HSD) consumption of the rig and camp generator per month in liters. OGDCL will use this rate of diesel on the date of technical bid opening for financial evaluation purpose as well as to cap HSD consumption in liters on monthly basis.</p> <p>OGDCL will provide HSD to the contractor and in any case, if the quantity of consumption of HSD in any</p>

		<p>CONTRACTOR AS WELL. MOSTLY FREE OF CHARGE AS MINIMUM 13~15 OUT OF 40 CARAVANS WILL BE IN USE OF OGDCL AT ALL TIMES NOT INCLUDING SECURITY PERSONALS &amp; FOR SECURITY EQUIPMENT USE.</p> <p>THEREFORE WE FEEL THAT EITHER CAMP SHOULD BE DELETED FROM THIS OR OGDCL SHOULD PROVIDE ELECTRICITY FROM ITS OWN SOURCES WHICH MAY ALSO INCLUDE SECURITY STAFF RESIDENCES &amp; USE OF SECURITY EQUIPMENT BEING USED BY OGDCL AND NOT PUT THE BURDON</p>	<p>calendar month exceeds the maximum quoted monthly consumption, then excess quantity of HSD used by the rig and camp generators on monthly basis shall be deducted from contractor's invoice on monthly basis.</p>
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		ON CONTRACTOR.													
<b>3.</b>	<b>ANNEXURE- A2 HIRING OF DRILLING RIG SERVICES FOR WELL/WELLS PERSONNEL, EQUIPMENT AND SERVICES FURNISHED BY COMPANY AND CONTRACTOR</b>	AS PER ANNEXURE – A2 “4” STANDS FOR: PROVIDED BY COMPANY, PAID BY COMPANY. WHEREAS IN FUEL SECTION RIG & CAMP ARE MARKED “4” MEANING ABOVE. ON THE OTHER HAND OGDCL IS ASKING FOR THE CONSUMPTION OF FOR THE BOTH FOR FINANCIAL USE. 1 KINDLY ADVICE WHICH ONE SHOULD BE FOLLOWED BY CONTRACTOR?	Annexure-A2 is clear and everything is elaborated clearly. Bidder to follow TOR.												
	<table border="1"> <thead> <tr> <th>DEFINITION</th> <th>CATEGOR Y</th> </tr> </thead> <tbody> <tr> <td>Provided by CONTRACTOR, paid by CONTRACTOR covered in contract</td> <td>1</td> </tr> <tr> <td>Provided by CONTRACTOR, paid by COMPANY plus handling charges.</td> <td>2</td> </tr> <tr> <td>Provided by CONTRACTOR, paid by COMPANY, no handling charge.</td> <td>3</td> </tr> <tr> <td>Provided by COMPANY, paid by COMPANY.</td> <td>4</td> </tr> <tr> <td>Provided by COMPANY, paid by CONTRACTOR</td> <td>5</td> </tr> </tbody> </table>	DEFINITION	CATEGOR Y	Provided by CONTRACTOR, paid by CONTRACTOR covered in contract	1	Provided by CONTRACTOR, paid by COMPANY plus handling charges.	2	Provided by CONTRACTOR, paid by COMPANY, no handling charge.	3	Provided by COMPANY, paid by COMPANY.	4	Provided by COMPANY, paid by CONTRACTOR	5		
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	<b>- Fuel</b>														
	<b>a) For Drilling rig &amp; camp during the operational period</b>														
	b) For Drilling rig before spud in date and after rig release date.														
	c) For Contractor’s onsite vehicles (01 ambulance, 02 Pickups,  01 double cabin for Company man, 01 truck for company  equipment														
	(Certified by Company man during the operational period.														
	d) For Contractor’s Crane and Fork lifter during rig operational  period.														

4.	<p>ALSO CLARIFY THE FOLLOWING:</p> <p><b>ANNEXURE- A2 HIRING OF DRILLING RIG SERVICES FOR WELL/WELLS PERSONNEL, EQUIPMENT AND SERVICES FURNISHED BY COMPANY AND CONTRACTOR</b></p> <p><b>TRANSPORTATION:</b></p> <ul style="list-style-type: none"> <li>- Any transportation of COMPANY's Personnel: 1 (<b>Provided by CONTRACTOR, paid by CONTRACTOR covered in contract</b>)</li> <li>- Double cabin for Company man with driver (Model not older than 5 years): 1 (<b>Provided by CONTRACTOR, paid by CONTRACTOR covered in contract</b>)</li> <li>- One truck with min 20 feet length and 05 ton capacity for Company equipment: 1 (<b>Provided by CONTRACTOR, paid by CONTRACTOR covered in contract</b>)</li> </ul>	<p>KINDLY ADVICE WHY SHOULD THE CONTRACTOR BE RESPONSIBLE FOR COMPANY'S RELATED PERSONAL MOVEMENT &amp; AT THE SAME IF PROVIDED BY CONTRACTOR THEN IF ANY ACCIDENT OR ANY MISSHAPE HAPPENS WHO WILL BE RESPONSIBLE FOR THE SAME?</p> <p>ALSO ADVICE FOR THE TRUCK THAT IF PROVIDED BY THE CONTRACTOR &amp; USED BY OGDCL, WHAT WILL BE THE LIMIT OF TRAVEL AS OGDCL CAN USE THIS FOR ALL OVER PAKISTAN &amp; CONTRACTOR</p>	<p>Bidder will provide the vehicles as per TOR. Diesel to the vehicles will be provided by company as per TOR.</p>
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5.	AS PER TENDER THE DIESEL CONSUMPTION WILL BE CALCULATED PER MONTHLY BASIS. FOLLOWING ARE THE 2 EXAMPLES.	<table border="1"> <thead> <tr> <th colspan="3">FUEL CALCULATION TYPE "1"</th> <th colspan="4">FUEL CALCULATION TYPE "2"</th> </tr> <tr> <th>DAY:</th> <th>FUEL USED:</th> <th>IN TENDER:</th> <th>DAY:</th> <th>FUEL USED:</th> <th>IN TENDER:</th> <th>EXTRA:</th> </tr> </thead> <tbody> <tr><td>1</td><td>8,000.00</td><td>6,000.00</td><td>1</td><td>8,000.00</td><td>6,000.00</td><td>(2,000.00)</td></tr> <tr><td>2</td><td>8,000.00</td><td>6,000.00</td><td>2</td><td>8,000.00</td><td>6,000.00</td><td>(2,000.00)</td></tr> <tr><td>3</td><td>7,000.00</td><td>6,000.00</td><td>3</td><td>7,000.00</td><td>6,000.00</td><td>(1,000.00)</td></tr> <tr><td>4</td><td>7,100.00</td><td>6,000.00</td><td>4</td><td>7,100.00</td><td>6,000.00</td><td>(1,100.00)</td></tr> <tr><td>5</td><td>7,100.00</td><td>6,000.00</td><td>5</td><td>7,100.00</td><td>6,000.00</td><td>(1,100.00)</td></tr> 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6.	<p><b>Annexure A-6</b> <b>CONDITIONS TO THE CONTRACT</b></p> <p>9. Security The COMPANY is responsible for security or guard service in the whole</p>	KINDLY ADVICE AS CONTRACTOR OPERATIONAL AREA WILL BE THE DRILLING	<p>Security Services during contract period on Rig site will be provided by the Company and Paid by the Company.</p> <p>Security Services during stack period will provided by the Contractor and paid by the Contractor.</p>																																																																																																																																																																																																																																															

	<p>CONTRACTOR Area.</p> <p><b>ANNEXURE- A2 HIRING OF DRILLING RIG SERVICES FOR WELL/WELLS PERSONNEL, EQUIPMENT AND SERVICES FURNISHED BY COMPANY AND CONTRACTOR:</b></p> <p>- Security services in CONTRACTOR's operational area during the Contract Period: 1(Provided by CONTRACTOR, paid by CONTRACTOR covered in contract)</p> <p><b>SECTION 22 OF DRAFT CONTRACT. SECURITY:</b></p> <p>22.1 If otherwise mentioned in TOR, Company shall provide appropriate site security including, as from time to time may be necessary, security personnel and security services at the work site or during transportation of personnel and equipment to and from the work site.</p>	<p>SITE WHICH IS THE PROPERTY OGDCL, THEREFORE KEEPING IN THIS VIEW WHICH IS CORRECT AS NEARLY ALL 03 CLAUSES CONTRADICT EACH OTHER.</p>	
7.	<p>After we downloaded the files of Master Set to Tender Documents (Services), but it did not mention the TENDER ENQUIRY NO and project name in page 1.</p>	<p>PLEASE CONFIRM THAT WAS THE MASTER SET TO TENDER DOCUMENTS (SERVICES) FOR TENDER ENQUIRY NO. PROC-SERVICES/CB/DO-4858/2020 HIRING OF DRILLING RIGS SERVICES</p>	<p>Master Set of Tender Documents for Services is Standard for all the tenders of Services which is integral part of this tender please.</p>
8.	<p>The first note on commercial bid evaluation only specifies the case where the natural month is less than 30 days. If the natural month is more than 30 days.</p>	<p>HOW TO CALCULATE THE</p>	<p>Bidder will quote the max fuel consumption to quote maximum fuel (HSD) consumption of the rig and camp</p>

		MONTHLY DIESEL CONSUMPTION, NEEDS TO BE CLARIFIED.	generator per month in liters. Here month is taken as 30 days. If the month is 31 days then one day extra diesel will be provided to contractor.
9.	Is the quotation of Sinopec Pakistan Branch being a Chinese State Owned Company in US dollar or RMB?	(ARTICLE 6 OF INSTRUCTIONS TO BIDDER AND THE INCONSISTENCY WITH THE DESCRIPTION IN 3.2.1 OF ANNEXURE A)	Bidder to proceed as per clause 6 (BID PRICE) and clause 7 (PAYMENT) of tender documents.
10.	INSTRUCTIONS TO BIDDER, 5, i) "This tender document duly signed and stamped by the bidder".	PLEASE CLARIFY "THIS TENDER DOCUMENT" REFERS TO TENDER DOCUMENT PUBLISHED BY OGDCL OR OUR TOTAL PROPOSAL.	All documents submitted by bidder must be signed and stamped.
11.	INSTRUCTOONS TO BIDDER-5preparation of bid iii), "General approach or methodology proposed for carrying out job including all detailed information, as may be deemed relevant".	WHAT EXACTLY IS IT?	As per TOR.
12.	RIG149 is currently serving OGDCL. Can it participate in this bidding? If RIG 149 is released from Nashpa X-5 later than the spud time for this new tender,	PLEASE CLARIFY WHETHER THERE ARE LIQUIDATED DAMAGES OR NO?	If any rig is under contract with OGDCL. Bidder can quote that rig under new tender enquiry. If rig is qualified technically and financially and contract is awarded then new contract under this current tender (ITT), the new contractual terms & conditions will be applicable after completing the current contractual

			commitment.
<b>13.</b>	The following describes the contradiction, which one shall we take as the criterion ?  ANNEXURE D "7. And  ANNEXURE A , 3.2 Financial Evaluation, note, vii" Each rig will be evaluated on the above parameters & lowest evaluated will be considered for award of Contract"	WE UNDERSTAND THAT YOU ARE NOT BOUND TO ACCEPT THE LOWEST OR ANY TENDER YOU MAY RECEIVE"	As per TOR and tender documents.
<b>14.</b>	Please clarify whether Well sharp Supervisor Surface certificate is acceptable?		As per TOR.
<b>15.</b>	ANNEXURE- A, 3.EVALUATION OF PROPOSALS, 3.1; 1.12 "Exemption System",	PLEASE CLARIFY WHAT IT REFERS TO .	It refers to bidders HSEQ exemption policy.
<b>16.</b>	ANNEXURE- A, 3.EVALUATION OF PROPOSALS, 3.1note 1,"performance letter",	PLEASE CLARIFY IT REFERS TO LETTER OF COMMENDATION OR SOME DOCUMENTS?	Performance letters means letter of commendation/ appreciation letter on HSEQ & other performance.
<b>17.</b>	In F7.3, 30 6 1/4 spiral drill collars are required.	WILL OGDCL ACCEPT 6 1/2" SPIRAL DRILL COLLARS?	6-1/4 or 6-1/2" spiral drill collars are acceptable.
<b>18.</b>	In F7.4, it is required to provide 4 3/4 spiral drill collar with an inner diameter of 2 1/4".	WILL OGDCL ACCEPT AN INNER DIAMETER OF 2"?	4-3/4" spiral drill collar with 2" inner diameter is not acceptable. Bidder to quote as per TOR.
<b>19.</b>	ANNEXURE-A2,CONSUMABLES/SPARES, "casing and tubing compound"	PLEASE ADVISE WHY	Since the casing running services are included in Drilling Rig Services, the casing and tubing compound to be



		CONTRACTOR SHOULD BE RESPONSIBLE FOR CASING COMPOUND, WHEREAS THIS IS 100% RESPONSIBILITY OF THE COMPANY AS PER INTERNATIONAL PRACTICE.	provided by the Contractor and paid by the Contractor as per TOR.
20.	In: A-1: NOTE: 3rd Party valid rig Lloyds Group, Moduspec / Archer or equivalent and CAT-IV inspection reports to be provided by the contractor prior to mobilization of the rig to OGDCL location. WHEREAS: ANNEXURE-A 3. EVALUATION OF PROPOSALS 3.1.2 1. KEY ACCEPTANCE CRITERIA FOR 2000 HP 1.13 Bidder to provide complete details of last 3rd Party (Moduspec/Archer/equivalent internationally recognized auditor) Full inspection conducted or as per Company' s own Rig Inspection Standard (High Level Standard Document to be provided in such case). Inspection record should not be older than 3 years. In event of unavailability OGDCL may ask for such 3rd Party inspection at CONTRACTOR' s cost as part of rig technical acceptance.	KINDLY ADVICE WHAT IS THE TIME FOR SUBMISSION OF THE INSPECTION REPORT TO OGDCL?	If valid 03 years CAT IV inspection report is available than it should be submitted with the bid.  If Rig is under operation and not possible for inspection, then valid CAT IV inspection report is mandatory prior to spud of well date.
21.	Preference for Western manufacturer and inspected/ certified by OEM or OEM authorized workshop. The CONTRACTOR must have in place and carry out the manufacturer's recommended preventive maintenance program for all BOP equipment. In addition, the CONTRACTOR shall perform a complete OEM shop re-certification every 60 months to all BLOWOUT EQUIPMENT listed in this Schedule. Such program(s) are to be made available to COMPANY upon request. Each BOP stack shall be cleaned, visually inspected and serviced after every nipple down. All elastomers exposed to well fluids shall be changed at a minimum of every 30 months, unless visual inspection show the elastomers	PLEASE CONFIRM BOP INSPECTION COMPANY WITH API 16A CERTIFICATION IN PAKISTAN WILL BE ACCEPTABLE	If the API 16A certificate of inspection company issued by API contains scope of work for repair, testing and inspection of BOPS (Rams & Annular) and has recertification of OEM then it is acceptable. Otherwise Bidder to follow TOR.

	need to be replaced before this time.	BY OGDCL.	
22.	As referred in the item” The COMPANY is responsible for security or guard service in the whole CONTRACTOR Area in the clause 9 of Annexure A-6, it is clear that company will be responsible for security or guard service in the whole CONTRACTOR Area. On the other hand, it has been referred as “Security services in CONTRACTOR’s operational area during the Contract Period with Condition “1” in the SERVICES of ANNEXURE- A2. please clarify who will responsible for Security services in CONTRACTOR’s operational area during the Contract.	The COMPANY is responsible for security or guard service in the whole CONTRACTOR Area during the contract period as per common industrial practice. Please clarify and make necessary corrections in Annexure A-2 under the Heading Services.	Security Services during contract period on Rig site will be provided by the Company and Paid by the Company.  Security Services during stack period will provided by the Contractor and paid by the Contractor.

23.		<p><b><u>Area(s) of operation.</u></b> The Rigs will be hired for one year primary term on Rate running contract on well to well basis extendable with mutual consent for 2 more years with each extension of one year period. Rigs will be deployed all over Pakistan.</p> <p>So that's mean in our understanding it's a call out basis well by well in the first year which will be firm , kindly clarify??</p> <p><b><u>2. Expected standby gap between each well</u></b> Expected standby gap between wells is 20 to 25 days, including Rig down, mobilization and</p>	<ol style="list-style-type: none"> <li>1. The contract will be firm for period of 01 year on rate running contract on well to well basis from spud of well for each rig and contract can be further extended with mutual consent as per TOR. Rig can be deployed at any well in any area within Pakistan.</li> <li>2. Rigs are deployed at well as per rig schedule depending on availability of well. There might be chance that standby gap (days between rig release from well to spud in another wells) may increase due to civil work completion, non-issuance of Non Objection Certificate of acquiring land for well etc. But OGDCL tries it best to minimize these days to achieve its drilling targets.</li> <li>3. Number of wells per rig depends upon planned days of well and availability of well. Exact number of wells cannot be determined at this stage. Well duration also depends upon the well plan.</li> <li>4. The wells are allotted to the rigs as per rig deployment schedule depending upon availability of well. The standby gap between two wells cannot be determined as it depends on various factors such as availability of well, completion of civil work, Non Objection Certificate (NOC) of acquiring land for well etc.</li> <li>5. The Rig will be deployed anywhere in Pakistan.</li> </ol>
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		<p>basis.&gt;</p> <ul style="list-style-type: none"><li>• Is it call out basis tender? As this is what came in the documents</li><li>• Area(s) of operation.?</li></ul>	
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All the other terms and conditions are same