CLARIFICATION NO. 06

TENDER ENQUIRY NO. PROC-SERVICES/CB/WS-4924/2020

HIRING OF DRILLING FLUID WASTE MANAGEMENT SERVICES FOR WATER BASE MUD

Sr # No.	Clarification Request	Response
1	Kindly clarify the number of wells are planned during the said contract period.	
2	Please clarify the number of well are planned in north region and south region out of the total wells.	It is clarified here that these services will be hired for different OGDCL Rigs on as and when require
3	Being a services provider we have insight that Northern wells are deeper, having more drilling days, larger amount of wastewater and Solid Waste subsequently, but ITB looks generic and doesn't specify the waste volume and no identicalization of northern and southern parts which is directly related with costing and pricing function, please clarify how a bidder would come with competitive price unknowingly	basis. However, basis of financial evaluation i.e tentative no. of days, tentative no. of well etc., has been given in services description of each category in the financial bid format. all bidders are required to quote as per Financial bid format.
4	Reference to S. no. 29, 48 hrs allowance for supplying the time is not sufficient. If the Bidder has its yard facility in North Region and company may advise to provide in Sindh Providence, in this case it may take little more time rather than the 48 hours. Please be noted equipment/heavy load mobilization is slower than passenger carrying vehicles and due to Safety and Security Concerns, night driving is not recommended in certain cases.	As per previous experience, 48 Hours' time is quite enough for ready to move equipment. However, if delay occurs during journey due to valid reason then justification of delay with valid reason will be considered accordingly.
5	Refence to S.No. 30 (TOR), please clarify the backup contractor selection criteria and its merits of selection	Clarification has already been given/uploaded on Web.
6	Reference to the S.no. 59 (TOR), Services Company providing the Drilling Fluid Services to OGDCL is refrained to participate in bidding process, whether the same condition would apply vice versa too, the successful bidder of subject tender is being restricted to participate next Drilling Fluid Services bidding process which is going to held next year likely.	Due to conflict of interest, it has decided that those company providing Drilling Fluid services to OGDCL, will not participate in Waste Management Contract. The same condition would apply vice versa for Drilling Services Contract as well.
7	Reference to the S.no. 62, please elaborate the clause.	For the finalization of contract, Sum of offered cost against each category will be considered.
8	Refence to the S.No.8 of TOR, in conjuction with Section-C, different age limits are mentioned on different points of the ITB, therefore, you are requested please specify the Age of Equipment which shall be acceptable for OGDCL.	Equipment should preferably be new, not be older than 05 years if, anyhow offered unit is older, then provided OEM Certificate would clearly state that the offered unit is fit for purpose furthermore, in any case equipment must not be older than 08 years for category i,ii & iii-(b) and must not be older than10 years for category iii-a and iv.

9	Reference to Section-C (L iic), please consider how a contractor can bound to the landowner(s) of the site, to provide the details of having the unfavorable conditions which leads to avail Option-2 [Section-C (L)], while he/they is/are in contract/lease agreement with the OGCCL not with the Contractor.	Contractors are remained in contact with land owner and locals during provision of services at site hence, to avoid future objection from land owner and locals it has considered necessary.
10	Reference the same section as above S no.9, please elaborate the process of identification of particular land owner of the site and please elaborate the resolving mechanism if in case he/they refuse to provide a written NOC even job is completed successfully and Lab Tests are furnished	OGDCL may give little facilitation depending upon the situation.
11	Reference to the Section-C (Lix) please specify after completion of disposal activity how long for the contractor will be responsible for any legal repercussion, of course a life time assurance cannot be furnished.	Clause ix of Section-C (L) bounds the contractor to complete the whole procedure as per NEQS/Local Environment regularities/EPA and to ensure that no environment damage be made.
12	Reference to the Section-C, (L) please specify disposal activity acceptance criteria is based upon Lab Tests or Landowner satisfaction?	Both will be required. disposal activity requirements have already been elaborated in Section C-L of the contract.
13	Refene to the Section-C (L) Option-2, please specify how to compensate the additional cost, in terms of land acquisition and WBM transportation off-site, if in case of OGDCL advices to the contractor for said option.	Kindly see Financial bid format, section; E-6, Option -02.
14	Reference Section-D: Table of Evaluation Criteria, Category (iii), Vehicle Services, though transportation cost mentioned in Tabl-3 of Section- E, In the case of Wastewater disposed-off at TMA approved Site, please clarify how to compensate additional charges/Govt. fee which shall be incurred to dispose the wastewater at TMA Site, apparently its cost did not consider in financial format.	Bidders are required to quote as per Financial bid format which shell include all relevant costs. No any additional cost will be considered.
15	Reference Section E, Subsection 3(a)i, In the Financial Model for Decanting/Sprinkling Disposal of treated water. It is mentioned that for sprinkling of water charges will be paid for 60 BBL (one Bowser) for covered distance of 5 KM. However, NOTE below the Table-3: 'Payment will be made as per actual volume decanted/sprinkled per actual distance cover (actual bbl bowser/km), both instructions which apparently contradict with the each other, therefore, please clarify which model shall be adopted, either 60bbl/5km or per bbl bowser/km or may be the bowser trip count/unit distance (Km)	Bidder will offer the cost of 60bbl volume (bowser) per covered distance 5km for financial evaluation purpose only. however, if contractor will use 100bbl or above volume bowser then payment will be made accordingly.
16	In Continuation of Section-C descriptive instruction xi, please clarify the mechanism of distance confirmation, from Well Site to TMA Site, if in case this option adopted?	Please see clause 47 of Section B.

17	In the Financial Evaluation Mode Ref 3 (a) I, its mentioned that full rate will be applicable in the case of decanting/sprinkling volume is bowsers 7-8 bowser (480 BBL) or above per day utilized while each bowser is containing 60 BBL volume than 100% service rate will be applicable, for 4-7 Bowsers/day 70% rate and Less than 3 bowsers per day 40% of service rate will be applicable (I, ii, iii & iv)	 i. Evaluation is based on 1-bowser having 60bbl volume. ii. Payment will be made as per actual volume of bowser. iii. At site area, volume can be measure with bowser volume, if 60 bbl full bowser decanted then payment will be made accordingly and if 100 bbl full bowser is decanted then payment will be made for 100bbl decanted volume. iv. Payment will be made as per financial model where each category has well defined.
18	Reference Section E, Subsection 6, wbm Cutting Treatment, disposal of cuttings and pit restoration, charges are based on per well lump sum basis. kindly confirm the number of pits for each well alongwith appx volume and appx dimensions of pits. please advise the maximum volume expected, also, what would be compensation mechanism if in case volume of WBM cutting increases from the referred volume.	Bidder will offer lump sum cost for a well including but not limited to all equipment /machinery, personnel, laboratory analysis and others charges.no additional payment will be made over the contract.
19	If in case, the same pit is containing the liquid and Solids waste simultaneously please confirm both phases would be considered and charged separately under the respective SOW of Financial Part?	It will be dealt separately as per contract.