

Name of the Job: Engagement of Project Management Consultant for carrying out drilling activities in the Onshore Block-1 Concession, Abu Dhabi, UAE

The Scope of Work of subject tender document stand modified to the extent indicated under column “**ADDITIONS / DELETIONS / MODIFICATIONS/CLARIFICATIONS**”. All other clauses of Scope of Work of subject tender shall remain unaltered. Bidder should sign & stamp on each page of this document and submit along with the bid. This amendment shall form part of the tender document.

Technical Amendment-1

S. No.	Page No. & Clause	Existing Clause	Additions / Deletions / Modifications/Clarifications
1.	Chapter 5 Clause 5.3	Contractor's key personnel shall be fluent in English language (both writing and speaking). The personnel should also conversant with Abu Dhabi's local language.	The said clause is modified as: “Contractor's key personnel shall be fluent in English language (both writing and speaking). Knowledge of local language is preferable”
2.	Clause No.2.1.7 f) on Page 48	He/She should be able to communicate in English and local language.	The said clause is modified as: “He/She should be able to communicate in English and knowledge of local language is preferable.”
3.	Clause No.2.2.6 b) on Page 56	Skills in English and local language are essential	The said clause is modified as: “Skills in English is essential and local language knowledge is preferable.”
4.	Clause No.2.2.6 c) on Page 57	Skills in English and local language are essential	The said clause is modified as: “Skills in English is essential and local language knowledge is preferable.”

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5.	Clause No.2.2.6 d) on Page 58	Skills in English and local language are essential	The said clause is modified as: “Skills in English is essential and local language knowledge is preferable.”
6.	Clause No.2.2.6 d) on Page 58	Skills in English and local language are essential	The said clause is modified as: “Skills in English is essential and local language knowledge is preferable.”
7.	Chapter 3 Clause 2 Page 36	Consultant must have an office at Abu Dhabi / Dubai. Consultant’s personnel shall be available at Abu Dhabi / Dubai Office as required by the scope of work, further detailed hereunder.	The said clause is modified as: “Consultant must have an office at Abu Dhabi / Dubai/ Sharjah. Consultant’s personnel shall be available at Abu Dhabi / Dubai/ Sharjah Office as required by the scope of work, further detailed hereunder.”
8.	Chapter 3 Clause 2.1.1 Page 36	Phase-I activities shall be carried out at PMC’s office located in Abu Dhabi / Dubai. Various discussions including kick off meeting, review meetings, presentations, and pre-bid meetings etc., related to the project may be held at UBPL’s office or PMC’s office at Abu Dhabi / Dubai or at any other local venue as decided by UBPL.	The said clause is modified as: “Phase-I activities shall be carried out at PMC’s office located in Abu Dhabi / Dubai/Sharjah. Various discussions including kick off meeting, review meetings, presentations, and pre-bid meetings etc., related to the project may be held at UBPL’s office or PMC’s office at Abu Dhabi / Dubai/Sharjah or at any other local venue as decided by UBPL.”
9.	Chapter 3 Clause 2.1.5 Page 42	Conducting pre-bid meetings along with techno-commercial experts. Pre-bid meetings will be held for all critical tenders at UBPL’s office or PMC’s Office in Abu Dhabi / Dubai.	The said clause is modified as: “Conducting pre-bid meetings along with techno-commercial experts. Pre-bid meetings will be held for all critical tenders at UBPL’s office or PMC’s Office in Abu

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			Dhabi / Dubai/Sharjah”.
10.	Chapter 3 Clause 2.1.5 Page 43	PMC would also provide desired technical and contract expert for Pre-bid and review meetings at UBPL’s or PMC’s office at Abu Dhabi / Dubai.	The said clause is modified as: “PMC would also provide desired technical and contract expert for Pre-bid and review meetings at UBPL’s or PMC’s office at Abu Dhabi / Dubai.”
11.	Chapter 3 Clause 2.1.7 Page 46	Once CVs are approved by UBPL, PMC shall on its own mobilize them for the execution of above scope. All the Phase-I work shall be carried out at PMC’s Abu Dhabi / Dubai Office.	The said clause is modified as: Once CVs are approved by UBPL, PMC shall on its own mobilize them for the execution of above scope. All the Phase-I work shall be carried out at PMC’s Abu Dhabi / Dubai/Sharjah Office.
12.	Chapter 3 Clause 2.1.7 Page 48	PMC shall deploy requisite number of personnel as and when required by UBPL at PMC’s Abu Dhabi Office for successful completion of the scope of work for Phase-I including but not limited to well engineering, preparation & evaluation of tenders, review meetings, discussions and pre-bid meetings.	The said clause is modified as: PMC shall deploy requisite number of personnel as and when required by UBPL at PMC’s Abu Dhabi/Dubai/Sharjah Office for successful completion of the scope of work for Phase-I including but not limited to well engineering, preparation & evaluation of tenders, review meetings, discussions and pre-bid meetings.
13.	Chapter 3 Clause 2.2.6 a) Page 55	He will perform project level supervisory function at UBPL’s office or PMC’s office at Abu Dhabi / Dubai as required by UBPL.	The said clause is modified as: He will perform project level supervisory function at UBPL’s office or PMC’s office at Abu Dhabi / Dubai/Sharjah as required by UBPL.
14.	Chapter 3 Clause 3 Page 62	Project Manager would be stationed at PMC's office at Abu Dhabi / Dubai and his accommodation and messing would be	The said clause is modified as: Project Manager would be stationed at PMC's office at Abu

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		responsibility of PMC.	Dhabi / Dubai/Sharjah and his accommodation and messing would be responsibility of PMC.
15.	Chapter 3 Clause 2.1.2 & 2.1.3 Page 39 & 37	<p>The well design document shall include but not limited to the followings.</p> <ul style="list-style-type: none"> ▪ Well Objectives ▪ Offset well data review ▪ Rig sizing for selection ▪ Pore Pressure & Fracture Gradient Study <p>Detailed well design and drilling & testing program for each well should contain minimum of the following.</p> <ul style="list-style-type: none"> ▪ Confirm well objectives ▪ Basic well data, review of drilling and geological risks & hazards and associated mitigating measures ▪ Pore pressure and fracture gradient study 	The well objectives, Pore Pressure & Fracture Gradient Study, review of geological risks & hazards shall be provided by the UBPL sub-surface support team and incorporated by PMC in well design document.
16.	Chapter 3 Clause 2.2.1 Page 49	PMC shall also carry out activities required for various administrative & statutory requirements as per the local laws for carrying out drilling & testing activities and assist UBPL in carrying out the various liaising activities including local community engagement.	The Community engagement plan shall be executed by third party appointed by UBPL.
17.	Chapter 3 Clause 2.2.5 Page 54	Community engagement programs shall be mandatorily carried out by PMC before start of drilling & testing operation	The Community engagement plan shall be executed by third party appointed by UBPL.

Commercial Amendment-1

S. No.	Page No. & Clause	Existing Clause	Additions / Deletions / Modifications/Clarifications
1.	Chapter 5 Clause 14.1	All disputes or differences whatsoever arising between the parties out of or relating to the construction, meaning and operation or effect of this contract or the breach thereof shall be settled by arbitration in accordance with the Rules of Arbitration of the International Chamber of Commerce, in Paris, France, in French or English as the Parties may agree, by 03 (Three) Arbitrators.	The said clause is modified as: “All disputes or differences whatsoever arising between the parties out of or relating to the construction, meaning and operation or effect of this contract or the breach thereof shall be settled by arbitration in accordance with the Rules of Arbitration of the International Chamber of Commerce, in England, United Kingdom in English, by 03 (Three) Arbitrators.”