

Kolkata Port Trust
HALDIA DOCK COMPLEX

CORRIGENDUM NOTICE FOR:

NAME OF WORK: E-TENDER FOR REMOVAL OF IMPEDIMENTS(IN THE FORM OF DERELICTS OF A BED BAR) ON THE EAST OF EES BUOY AT UPPER EDEN CHANNEL IN HUGLY ESTUARY, HALDIA DOCK COMPLEX, KO.P.T.

E-TENDER NO.: KoPT/Haldia Dock Complex/I&CF Div/71 /16-17/ET/490

No. SDM/ RZ/2016 - 17/ET/23 /650

Dated: 10.02.2017

To

(All Bidders)

Reference tender document for the subject work, the following amendments shall be applicable:

Sl. No.	TENDER VOLUME/ PAGE NUMBER	REF-ERENCE	EXISTING DETAILS	TO BE READ AS
<p>Relevant pages of Tender Document may be read as follows :-</p> <ol style="list-style-type: none">1. Last date of submission of Bid with EMD & Bid Document fee at HDC = 20.04.2017 up to 3:00 PM .2. Date & time of opening of Part-I (i.e. Techno-Commercial Bid) = 20.04.2017 After 3:30 P.M.3. Pre-Bid Meeting date & Time = Date: 22.03.2017 Time: 11:00 A.M. Venue: office of the G.M (Marine), HDC, located at Jawahar Tower, Cluster -V, P.O.: - Haldia Township, Dist.: Purba Medinipur.]4. Time of Completion: 3½ (Three and half) months.				
1	Volume – I Page No NIT-2 Clause no 1	BOQ Item 4, Item Des- cription	PRE-QUALIFICATION CRITERIA FOR BIDDERS :- 1. The intending bidders should have successfully completed construction AND / OR removal of spur / breakwater / dyke / groyne or dredging in soft rock / clay/ silt/ sand/ hard material in river or sea OR Construction /Removal of bank protection work during the last 7(Seven) years ending the last day of month previous to the one in which applications are invited and the experience should be either of the following: -	PRE-QUALIFICATION CRITERIA FOR BIDDERS :- 1. The intending bidders should have successfully completed construction AND / OR removal of spur / breakwater / dyke / groyne or dredging in soft rock / clay/ silt/ sand/ hard material in river or sea OR Construction /Removal of bank protection work during the last 7(Seven) years ending 31 st March 2017 and the experience should be either of the following: -

2	Volume – I Page No IB-2 Clause no : 6	Clause No. 3, First Para- graph	<p>6.0 VALIDITY OF OFFER:-</p> <p>The tender shall remain valid for a period of 4 (four) months from the date of opening the same. If before expiry of this validity period, the Bidder amends his quoted rates or tender, making them unacceptable to the Trustees and / or withdraws his tender, the Earnest Money deposited shall be liable to forfeiture at the option of the Trustees/ Sanctioning</p>	<p>6.0 VALIDITY OF OFFER:-</p> <p>The tender shall remain valid for a period of 06 (Six) months from the date of opening the same. If before expiry of this validity period, the Bidder amends his quoted rates or tender, making them unacceptable to the Trustees and / or withdraws his tender, the Earnest Money deposited shall be liable to forfeiture at the option of the Trustees/ Sanctioning Authority/Engineer.</p>
3.	Volume – I Page No SC-3 Clause no : 8		<p>8. PERIOD OF EXECUTION OF THE WORK:-</p> <p>The work as described in the scope of work is to be executed during the period commencing preferably from February, 2017. However, prior to actual execution of work, the contractor shall have to complete mobilisation of crafts, equipments, etc. and also to undertake all preliminary/ preparatory work with in 21 days from date of placement of work order.</p> <p>Time of completion should be 2.0 (Two) months including mobilisation time of 21 days. However, contractor may be allowed to work for an additional period of 28 days with imposition of L.D @ ½ % of project cost per week, in case the work could not be completed in time owing to causes attributable to contractor's default. In case the extension is required for no fault of contractor, then the time duration as aforesaid will be made available to the contractor without imposition of L.D.</p> <p>If the contractor is not in a position to complete the work in this season i.e within a time duration of 3 months (including extension of time) from issuance of work order, the contract is deemed to be terminated and no</p>	<p>8. PERIOD OF EXECUTION OF THE WORK:-</p> <p>The work as described in the scope of work is to be executed during the period commencing preferably from September 2017. However, prior to actual execution of work, the contractor shall have to complete mobilisation of crafts, equipments, etc. and also to undertake all preliminary/ preparatory work with in 45 days from date of placement of work order.</p> <p>Time of completion would be 3.5 (Three and half) months including mobilisation time of 45 days.</p>

4.	Volume – I Page No SC-6 Clause no : 23 Last paragraph.		If the contractor is not in a position to complete the work in this season i.e within a time duration of 3 months (Including extension of time) from issuance of work order, the contract is deemed to be terminated and no further payment will be made to the contractor.	Deleted.
5.	Volume – I Page No SC-8 Clause no : 31		<p>31. LIQUIDATED DAMAGE AND OTHER COMPENSATION:</p> <p>Time of completion of the work shall be 2.0 (Two) months including mobilisation time i.e. 21 days. However, contractor may be allowed to work for an additional period of 28 days with imposition of L.D @ ½ % of project cost per week, in case the work could not be completed in time owing to causes attributable to contractor's default. In case the extension is required for no fault of contractor, then the aforesaid time duration will be made available to the contractor without imposition of L.D.</p> <p>If the contractor is not in a position to complete the work in this season i.e within a time duration of 3 months (Including extension of time) from issuance of work order, the contract is deemed to be terminated and no further payment will be made to</p>	<p>31. LIQUIDATED DAMAGE AND OTHER COMPENSATION:</p> <p>If the Contractor fails to complete the work within the stipulated dates or such extension thereof as communicated by the Engineer in writing, the Contractor shall pay as compensation (Liquidated Damage) to the Trustees as per clause no 8.2 of G.C.C. and not as a penalty, ½% (half percent) of the total value of work (contract price) as mentioned in the letter of acceptance of the tender/offer, for every week or part thereof the work remains unfinished. Provided always that the amount of such compensation shall not exceed 10% of the said value of work.</p>
6.	Volume – I Page No SC-10 Clause no : 35 Last paragraph.		After the pre-work chart is prepared by Chief Hydrographer on undertaking the pre-work survey at site ,the same shall be forwarded to IIT(M) for volume calculation and IIT(M) shall forthwith hand over to the department, the pre-work volume of impediment along with detailed calculation back up taking into consideration the finished post work level i.e 9.0 M BCD on average . (Arithmetical average of all post work levels) .	After the pre-work chart is prepared by Chief Hydrographer on undertaking the pre-work survey at site ,the same shall be forwarded to IIT(M) for volume calculation and IIT(M) shall forthwith hand over to the department, the pre-work volume of impediment along with detailed calculation back up taking into consideration the finished post work level i.e 9.0 M BCD on average . (Arithmetical average of all post work levels recorded on chart) .

Bidders are requested to submit this 'Addendum' dully signed under office seal along with their Techno-Commercial i.e. Cover-I offer as an acknowledgement and acceptance.

P.DASGUPTA
Sr.Dy.Manager (I&C.F)
Haldia Dock Complex

