



Corrigendum/ Addendum No#2

With reference to Tender Number PHPA-II/DSG: CableAnchors/2019/01 Dated 17th July, 2019, PHPA-II would like to provide the following Corrigendum/Addendum to the Bid Document;

1. Clause 1.9.4 of Instruction to Bidders, Section 1, shall be replaced with “The local currency of rates/prices quoted by the bidders shall be subject to Price adjustment as per the formula provided for in the Main Contract with base date corresponding to 28 days prior to last date for submission of bids by the Specialized Agencies. The rates/prices quoted by the bidders in foreign currency shall be firm and not subject to price adjustment till completion of works”.
2. In Para 3 of Attachment -2(Parent Company Undertaking), Section 4, add the word ‘If’ before the word “the nominated Sub-Contractor”, and insert ‘,’ , after the word “and comply with the contract”.
3. The date for the purpose of Incentive for early completion referred to in Clause 1.32.1 of Instruction to Bidders, Section 1 shall correspond to end of 13 months completion period reckoned from the date of award of tender to the nominated Sub-Contractor.
4. Insert additional clause 1.31.2 after clause 1.31.1 of Instruction to Bidders,Section 1.
Clause 1.31.2:
Thenominated Sub-Contractor may furnish Bank Guarantee under Clause 1.30 (Bank Guarantee for Mobilization Advance), Clause 1.31 (Bank Guarantee for Performance Security) and Clause 1.31.1 (Bank Guarantee for replacement of Retention money) directly favouring PHPA-II as per format attached as Annexure-III.
5. In Table 01, Clause 5.4.1 (F) of Technical specifications,Section 05 atpage number 10, the figure ‘54’ in last column (Total length) against CA 05 shall be read as ‘51’.
6. Serial number (b) of Exclusions, Clause 5.6.9 (2) of Technical Specifications,Section 5shall be replaced to be read as follows:
“Loose and rejected cable anchors failing during testing, stressing and installation and/or otherwise damaged, or displaced as a result of nominated Sub-Contractor’s operations, the nominated Sub-Contractor shall replace the same at his own expense.
7. The following is added after clause 5.5.9(viii) and clause 5.6.9(2)(iv)of Technical Specifications, Section 5:



ཕུནགཅེན་ཆུ་-II རྒྱ་གཞི་ལས་འགུལ་དབང་འཛིན།
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“In case, Intermediate Contract Milestones MS-1 and/or MS-2 are not achieved within the specified time then the withheld payment can be released only if the Intermediate Contract Milestone MS-3 is completed within the specified time”.

8. Point Number vi), vii) & viii) of clause 5.5.9 (2) of Technical Specifications, Section 5, shall be read as iii), iv) & v) respectively.
9. Insert the word ‘and detailed construction methodology’ after the words “details of equipment” in Para 5.6.1 (i) of Technical Specifications, Section 5.
10. Insert the following at the end of Para 5.5.1 (iii) and Para 5.6.1 (i) of Technical Specifications, Section 5:

“The construction methodology shall be approved/commented upon by PHPA-II within 7 days of receipt and in case of failure of PHPA-II to do so in 7 days then it shall be considered as deemed approved and the nominated Sub-Contractor may proceed ahead with execution of works accordingly”

11. Add the following para at the end of Clause 1.30 (Mobilization Advance) of Instruction to Bidders, Section 1:

“Material Advance of up to 75% of the material cost shall be admissible to the nominated Sub-Contractor against arrival of materials at site and upon submission of Invoice. The material advance shall subsequently be adjusted from the Interim payments. However, Equipment advance shall not be admissible to the nominated Sub-Contractor.”

This corrigendum/addendum forms the part of the Bidding Document.


(Ugyen Dorji)

Superintending Engineer (Contracts)