

"Design, Manufacture, Supply, Testing and Commissioning of Four Numbers of Electric Bogie Tractors for Shunting and Placement of Six Car Rakes for Ahmedabad Metro Rail Project Phase-I"							MEGA's Response/ Clarifications (Set-2) dated 03-12-2016	
TENDER NOTIFICATION No: MEGA/GD & AD/MP-L3/2016 Dated: 28th July, 2016								
Sr. No.	Volume No	Volume Name	Page No.	Section	Clause / Para No.	Tender Condition	Tenderer's Query	MEGA's Response/ Clarification
50.	4	Financial Pack.. Ref. Anx. – 5 to Add. – 2 Pricing Document	3 of 38	Clause 1.3 – Taxes, Duties, Levies, etc.	Sub Clause 1.3(d) Service Tax	The Service Tax applicable on servicing portion of work for Port Handling and Custom Clearance; Installation, Testing and Commissioning; Maintenance Charges during Defect Liability Period; O&M Documentation; Training; and Annual Maintenance Charges for a period of 3 (three) years after completion of DLP shall not be included in the price quoted but will be indicated separately in Attachment-A and Attachment-B to Appendix FT-2. In case of foreign offer, if the service provider does not have permanent establishment in India the applicable service tax has to be deposited by the service receiver (Purchaser) on reverse charge basis. Therefore, the service tax on service portion, as applicable on the due date of Tender submittal, of the foreign offers will be considered, for financial evaluation	It is desired that services offered / required in India to be quoted in INR and rate of Service Tax / duties etc. to be mentioned	Please refer to para 2 of point (d) Service Tax at page No. 4/38 of Annexure 5 to Addendum 2, which is applicable in case of foreign offer, where the service provider does not have a permanent establishment in India. In such case, applicable Service Tax will be paid to concerned authorities by the Purchaser. However, for the purpose of financial evaluation, Service Tax on service portion of work will be added as per the extant rate.
51.	4	Financial Pack.. Ref. Anx. – 5 to Add. – 2 Pricing Document	5 of 38	Clause 1.4 – Units and Currency	Sub Clause 1.4(c) and (d)	c) Installation, Testing, Commissioning, activities covered in the statement of prices and other services covered under Clause 4.9 of Instructions to Tenderers may be quoted in Indian currency and/or foreign currency as appropriate. d) Taxes and Duties, etc., to be paid in India shall be indicated in Indian Rupees (INR).	In case an OEM doesn't have office in India, how these payments of INR part shall be reimbursed / released to the tenderer, please clarify	In terms of Clause 1.6.5 of NIT, Foreign Tenderers shall include in their Tender the name of the firm who will act as their associate firm in India. They should also indicate after sale service facilities which their associate firm has in India. If the firm do not have any associate in India they will indicate in their offer how they intend to provide the after-sale service facility for the Contract and Tenderer shall submit the undertaking in the form specified in Appendix FT-5 to Form of Tender. Payment for INR portion will be made to Indian Associates of Foreign Tenderer based on their written request.
52.	4	Financial Pack.. Ref. Anx. – 5 to Add. – 2 Pricing Document	10 of 38	Clause 4.5 – Statement No.1	Sub Clause 4.5.1	Design and Supply of Electric Bogie Tractors for Shunting and Placement of Six Car Train on CIF basis at any port in India for items sourced from outside India	We also request to kindly review if plant can be delivered on DAP basis, where in all responsibilities shall be catered by the tenderer till delivery in depot and only the custom duty shall be paid directly by the employer to the customs authority. This shall enable tenderer to have support for easy execution and delivering all responsibilities till plant / machinery reach depot.	Rates to be quoted on CIF basis to maintain parity. Tender condition prevails.