

<b>Bidding Documents of “Design, Manufacture, Supply, Installation, Integration, Testing and Commissioning of Platform Screen Doors System”</b>	
<b>Clarification to Queries received after 01<sup>st</sup> February 2017 and up to 08<sup>th</sup> February 2017 (Clarification Set-06)</b>	<b>Tender Notification No: MEGA/S&amp;T/PSD - 01</b>

SN	PART/SECTION	PAGE NO	CLAUSE NO.	TENDER CONDITIONS	TENDER QUERY	MEGA'S CLARIFICATION / RESPONSE
1	-	-	-	-	<p>We request for following further clarification :</p> <p>(i) Details of taxes etc. which are required to be furnished as per table given on page BF 82 of section IV Bidding Forms of the tender document requires custom duty to be indicated. Kindly clarify if the requirement is to mention only the basic duty or the total duty including CVD, CESS, SAD etc.</p> <p>(ii) At this point of time, we are unable to decide the extent of procurement / manufacturing that shall be done in India and hence, are unable to indicate the estimated amount of excise duty. We, therefore, have to bid on the assumption of all materials being imported into India and indicate custom duty accordingly in the above mentioned table on page BF 82. Kindly clarify that if we submit our bid on the assumption of all material being imported to India and indicate custom duty accordingly, in the event of certain items being procured / manufactured in India, the applicable excise duty can be offset against the savings in the custom duty payment without in any way altering the contract price. In other words kindly confirm that the contractor shall not be asked to pay to the employer the amount representing the reduction in custom duty without adjusting the same against the excise duty paid.</p>	<p>(i) Bidder shall mention total custom/import duty including basic duty, CVD, CESS, SAD etc. and any other applicable component of import duty.</p> <p>(ii) Your proposal is not acceptable. Bidder should correctly indicate the amount of Duty and Taxes in the schedule provided on page No. BF 82 of Part 1, Section IV-Bidding Forms based on his procurement plan.</p> <p>Tender conditions prevail.</p>
2	Part 2, Vol-1, PS	PS-42	<b>New Clause 3.6</b> ( Item No. 1 of Addendum No. 5)	<p><b>3.6</b> Employer's Facilities Provided</p> <p><b>3.6.1</b> Space for PSG/ PSD contractor</p> <p><b>3.6.1.1</b> The PSG/ PSD contractor will be provided space of about 300 Sq. m. at suitable places without any charge for constructing temporary site offices for PSG/ PSD contractor and Employer's Representatives. The PSG/ PSD contractor will construct site offices within 03 months of possession of land given by MEGA. The space will be available to the PSG/ PSD contractor till the end of Defects Liability Period of this contract.</p> <p><b>3.6.1.2</b> Alternatively in compliance to 3.6.1.1 above, the PSG/ PSD contractor may lease the commercial building(s) at suitable places for setting up site offices for contractor staff and Employer's Representatives complying the specifications as mentioned in Appendix L of this PS. The cost of leasing the commercial building(s) shall be borne by the PSG/ PSD contractor. The plan/ proposal for the same shall be submitted to the Engineer for approval.</p>	<p>(a) According to Appendix -L, the total area of office is 184 Sq. Mtr. Whereas the new clause 3.6.1.1 says that the area of site office will be about 300 Sq. mtr.</p> <p>Please clarify and confirm.</p> <p>Also please confirm the number of site offices required to be built.</p>	<p>Please refer to Serial No. 1 of Addendum No. 5, which is self-explanatory.</p> <p>However, we further clarify that total area about 300 Sq. m. will be provided to build Site offices. PSD/PSG contractor shall build site offices for the Employer/ Employer's representative as per Appendix L of this PS.</p> <p>Please refer to Clause No. 1.1 of Appendix L on Page No. PS-221, Part 2, Vol-1, Section VI-PS, regarding No. of site offices.</p> <p>It is confirmed that 02 nos. of site offices shall be built by the PSD/PSG Contractor; 01 no. in EW Corridor and 01 no. in NS Corridor.</p> <p>Tender conditions prevail.</p>

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				<p><b>3.6.1.3</b> The PSG/ PSD contractor shall be responsible for the erection of site offices. The PSG/ PSD contractor shall arrange for the utilities, facilities and resources necessary to operate the site offices such as electrical, cooking gas, telephone, internet, water, sewage, security etc. Details of the room sizes and facilities have been specified in Appendix L of this PS.</p> <p><b>3.6.1.4</b> The PSG/ PSD contractor shall be responsible for all costs of running the site offices, including but not limited to utilities, consumables, office supplies, cleaning and maintenance till the end of Defects Liability Period of this contract.</p> <p><b>3.6.1.5</b> The PSG/ PSD contractor shall vacate and restore the location of the temporary site offices to its original condition at the end of Defects Liability Period of this contract. Plan/ Proposal for the same shall be submitted to the Engineer for approval.</p>		