Clarification No. 03

PROC-SERVICES/CB/WS-5232/2021

HIRING OF WELL SITE RESTORATION/REHABILATION SERVICES

One of the Prospective bidders has made a query against the subject Tender Enquiry. The query along with OGDCL reply is given below for information of all the prospective bidders.

Sr#	Bidder Clarification	OGDCL Reply
1	Reference to the Scope of Work P-3, the period of contract is for 02 years. This work has implicated a high financial cost on contractors and the period of contract is very small for even recovering the investment involved. OGDCL must increase he time of contract to 03 years.	Contract period will remain same as describe in the contract
2	Ref to the TOR S.No.17, no electricity shall be supplied for any well site restoration. Please clarify if contractor has to arrange Gen Set for the job, then OGDCL whether be providing the diesel fuel supply for Gen running.	TORs are self explainatory.
3	Refer to the SOW & TOR, please clarify the No. of waste pits exist at any site of Northern and Sothern Regions. For example, but not limited upto, volume of waste pits, volume of water exists in each waste pits, and WBM available in each waste pit. Since the OGDCL has different depth and well construction for North and South Region therefore, you are requested to please ascertain max volume of wastewater and WBM in regional perspective separately i.e., North & South regions.	Response of such type clarification has already uploaded at OGDCL Website.
4	Reference to the KPI, allowable turnover time is fixed which is within 30 days however at this stage while bidder has no information, no volume is mentioned, no. of pits is not given, option of disposal still unknown, moreover South and North region may have different volume but target time period is fixed in either case therefore, you are requested to Please clarify the No. of days: a) No. of days for each Sothern well site b) No. of days for each Northern site c) No. of days if WBM disposal takes on-site disposal d) No. of days if WBM disposal takes off-site disposal e) No. of days if waste water disposal takes at TMA site disposal f) No. of days if waste water disposal takes sprinkling within site	Response of such type clarification has already uploaded at OGDCL Website. Moreover, work will be done as per TORs.
5	Reference to the KPI, please clarify the no. of days which are mentioned thirty (30) so far, though we have already requested hereby to extend the no. of days on rationale basis but please clarify the Laboratory days required for Wastewater & WBM testing are not including in 'turnover time'. Independed third party labs takes 2—3-week time as per procedure and bidder cannot influence Lab to submit early results therefore, you are requested to please clarify that Sampling/Laboratory days are excluded from 'turn over time' per well.	Response of such type clarification has already been uploaded at OGDCL Website.
6	Similarly, Obtaining the NOC from Local/outside landowner is an external interface, please clarify this time is also not included in 'turnover time' per well.	Already covered in TORs.
7	Reference to the Section-C, Tech. Aspect, Option-I, please clarify the mode of disposal shall be required for HDPE liner which will be recovered from waste pit(s).	Disposal is necessary, mode will be on contractor's discretion but should as per established standards Moreover, disposal certificate will be required as describe in TORs.

8	Reference to the Section-C, Tech. Aspect, Option-I, please advise the mechanism of work completion verification. Who and how shall be confirmed that work is completed as per agreed scope of work?	Already covered in TORs.
9	Reference to the Section-C, Tech. Aspect, S.no. vi, in many cases bidder has experienced that despite of work completed per agreed Scope of Work, Landowners do not agree to provide the NOC, or they may simply say 'we are not bound to provide the NOC to the Contractor. We are dealt by Client Company and liable to response them only/, please clarify the way forward in such cases and way forward to continue while abiding the contractual obligations	Response of such type clarification has already been uploaded at OGDCL Website.
10	Reference to the Section-C, Tech. Aspect, S.no. X, please consider how a contractor can be responsible of any legal repercussion after 'disposal activities completed', whilst work is the completed satisfactorily, confirmed, and accepted by OGDCL.	Referred clause is self-explanatory in the TORs.
11	Reference to page (4 of 20) point 8. Does OGDCL requires just the CVs of the personals according to the subject tender requirement or OGDCL requires the proof of hiring of these personals in the contractor company already or before technical evaluation of the bid.	
12	Reference to (Page 4 of 20) point 9. As stated earlier these personals CVs shall serve the purpose or at the time of bidding these personals shall be hired already by the contractor.	As per response of clarification #.11.
13	Reference to page (9 of 20) point 38 OGDCL has stated if any information by bidder provides wrong illegitimate documents or mislead OGDCL, OGDCL reserves the right to disqualify such bids and bidders not allowed for future procurements. Our query is does this includes OGDCL JV partners too meaning such act if has happed in the past with any JV partner.	As per TORs and TORs are self-explanatory.
14	Reference to Page (14 of 20) point 1.7 Does OGDCL requires these valid third-party certification documents like Hydro tests, flocculation tanks calibration tests, lifting and load tests with MPI testing at the time of bid submission.	As per referred clause.
15	Reference to Page (18 & 19 of 20) OGDCL has distributed work in North & South. In the best interest of OGDCL it shall not be categorized and awarded to 02 contractors, because both volumes of works are different in North & South. If this work is not categorized and awarded to one contractor rather than two, contractor's prices will surely be more attractive to OGDCL as well as beneficial for contractors too.	Condition will remain same