

Bid Corrigendum

GEM/2023/B/4361601-C6

Following terms and conditions supersede all existing "Buyer added Bid Specific Terms and conditions" given in the bid document or any previous corrigendum. Prospective bidders are advised to bid as per following Terms and Conditions:

Buyer Added Bid Specific Additional Terms and Conditions

1. OPTION CLAUSE: The buyer can increase or decrease the contract quantity or contract duration up to 25 percent at the time of issue of the contract. However, once the contract is issued, contract quantity or contract duration can only be increased up to 25 percent. Bidders are bound to accept the revised quantity or duration
2. Buyer uploaded ATC document [Click here to view the file.](#)

Disclaimer

The additional terms and conditions have been incorporated by the Buyer after approval of the Competent Authority in Buyer Organization, whereby Buyer organization is solely responsible for the impact of these clauses on the bidding process, its outcome, and consequences thereof including any eccentricity / restriction arising in the bidding process due to these ATCs and due to modification of technical specifications and / or terms and conditions governing the bid. Any clause(s) incorporated by the Buyer regarding following shall be treated as null and void and would not be considered as part of bid:-

1. Definition of Class I and Class II suppliers in the bid not in line with the extant Order / Office Memorandum issued by DPIIT in this regard.
2. Seeking EMD submission from bidder(s), including via Additional Terms & Conditions, in contravention to exemption provided to such sellers under GeM GTC.
3. Publishing Custom / BOQ bids for items for which regular GeM categories are available without any Category item bunched with it.
4. Creating BoQ bid for single item.
5. Mentioning specific Brand or Make or Model or Manufacturer or Dealer name.
6. Mandating submission of documents in physical form as a pre-requisite to qualify bidders.
7. Floating / creation of work contracts as Custom Bids in Services.
8. Seeking sample with bid or approval of samples during bid evaluation process.
9. Mandating foreign / international certifications even in case of existence of Indian Standards without specifying equivalent Indian Certification / standards.
10. Seeking experience from specific organization / department / institute only or from foreign / export experience.
11. Creating bid for items from irrelevant categories.
12. Incorporating any clause against the MSME policy and Preference to Make in India Policy.
13. Reference of conditions published on any external site or reference to external documents/clauses.
14. Asking for any Tender fee / Bid Participation fee / Auction fee in case of Bids / Forward Auction, as the case may be.

Further, if any seller has any objection/grievance against these additional clauses or otherwise on any aspect of this bid, they can raise their representation against the same by using the Representation window provided in the bid details field in Seller dashboard after logging in as a seller within 4 days of bid publication on GeM. Buyer

is duty bound to reply to all such representations and would not be allowed to open bids if he fails to reply to such representations.

*This document shall overwrite all previous versions of Bid Specific Additional Terms and Conditions.

[This Bid is also governed by the General Terms and Conditions](#)

National Mission for Clean Ganga (NMCG) & The Kolkata Municipal Corporation (KMC)

Bid No.: GEM/2023/B/4361601, RFP No.: Pc-11012/1/2023-NMCG

for

“PROJECT MANAGEMENT CONSULTANT

For the work: POLLUTION ABATEMENT WORK FOR REJUVENATION OF RIVER ADI GANGA, KOLKATA, IN WEST BENGAL STATE Under DBOT mode”.

REPLIES TO PRE-BID QUERIES

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
1.	Page 12 Section : 2 - Instruction to Bidders, Section 2.1.4.	Personnel: Key Experts (Serial no. 1 to 11) and Non Key Experts (Serial no.1 to 8) : Years of Stipulated Experience (pages 13 to 16) Considering the vast & varied experience of professionals along with the numbers required , we request you to kindly confirm that years of experience of experts where post-graduation is required shall be counted only from the time of completion of post graduation or years of work in between graduation and post graduation shall also be counted in the experience for the purpose of evaluation.	Where requirement of Masters/ Post-graduation is mandatorily asked for, the Experience will be counted from the year of completion of post-graduation,.
2.	Page 10, Section 1.8 : Schedule of Selection	Bid Submission end date & time; 18 th January 2024 up to 12:00 hrs. Last date & time for submission of EMD, PoA, Joint	Bid submission end date has been extended till 22.02.2024. Refer Corrigendum No.-2,

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
	Process, S.No. 6, 7	<p>Bidding Agreement in Hard Copies; 18th January 2024 up to 12:00 hrs.</p> <p>Considering the scale of project, request for an extension of bid due date by at least 3 weeks after issuance of response to pre-bid queries for the submission of the proposal.</p>	
3.	Page 39, of Clause 3.1.3	<p>Criteria for Evaluation Eligible Assignments iii) Sewerage Network of minimum 25 km. and above 500mm dia. of which minimum 1.5 km. using trenchless technology above 400mm dia.</p> <p>We request to the client that Point number III shall be considered separately and may be read as “The Key experts should have experience at least in a one project of Sewerage Network of minimum 25 km. and above 500mm DIA. Of which minimum 1.5 km. using trenchless technology above 400mm DIA.</p>	<p>Refer Corrigendum No.- 2</p> <p>iii) Sewerage Network of minimum 25 km. and above 500mm dia from 3 projects.</p> <p>iv) Sewerage Network / Water Supply Network of 1.5 km. using trenchless technology above 400mm dia from 3 projects.</p>
4.	Page 41, Point No. III of Clause 3.1.4	<p>Eligible Assignments iii) Sewerage Network of minimum 25 km. and above 500mm dia. of which minimum 1.5 km. using trenchless technology above 400mm dia.</p> <p>We request to the client that Point number III shall be considered separately and may be read as “The consultant should have experience in any two projects</p>	Refer reply at Sl. No. 3 above.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		of Sewerage Network of minimum 25 km. and above 500mm DIA. Of which minimum 1.5 km. using trenchless technology above 400mm DIA. Instead of 7 projects in last 10 Years.	
5.	RFP page 13 Clause 2.1.4 Personnel	<p>Key Experts: Serial No.1 : Team Leader cum Waste Water Expert: Full Time at Site</p> <p>As per requirement of the project, Team Leader input is required in office also to coordinate with design team for expedition of design & drawings review & approval. Hence we request to amend this clause as under.</p> <p>Serial No.1: Team Leader cum Waste Water Expert: Intermittent (at site and remote).</p> <p>Kindly confirm.</p>	<p>Full time at site means, Engagement will be for full time towards KMC through either at Site or at KMC Office (as required and asked for by KMC).</p> <p>Please follow the RFP.</p>
6.	RFP page 13 Clause 2.1.4 Personnel	<p>Key Experts: Serial No.2 : Senior Process Engineer: Full Time at Site (based on requirement of KMC)</p> <p>We understand that Senior Process Engineer will be working remotely and can be available at site based on requirement of KMC. Please clarify.</p>	<p>Full time at site (based on requirement of KMC) means, Engagement will be for full time towards KMC during the different stages of project execution, through either at Site</p>

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
			<p>or at KMC Office (as required and asked for by KMC).</p> <p>Please follow the RFP.</p>
7.	RFP page 14 Clause 2.1.4 Personnel	<p>Key Experts: Serial No.4 : Senior Engineer (Mechanical) : Full Time at Site</p> <p>We understand that Senior Engineer (Mechanical) will be working remotely and can be available at site based on requirement of KMC. Please clarify.</p>	<p>RFP page 14, Clause 2.1.4, Personnel, Key Experts: Serial No.4 : Senior Engineer (Mechanical), Deployment:-</p> <p>“Full Time at Site” may be read as “Full Time at Site (based on requirement of KMC)”</p> <p>Refer reply at Sl. No. 6 above.</p>
8.	RFP page 14 & 15 Clause 2.1.4 Personnel	<p>Key Experts: Serial No.5 : Senior Engineer (Electrical): Full Time at Site (based on requirement of KMC) Serial No.6 : Senior Engineer (Instrumentation): Full Time at Site (based on requirement of KMC) Serial No.7 : Senior Structural Engineer: Full Time at Site (based on requirement of KMC)</p> <p>We understand that Senior Engineer (Electrical), Senior</p>	<p>Refer reply at Sl. No. 6 above.</p>

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		<p>Engineer (Instrumentation) & Senior Structural Engineer will be working remotely and can be available at site based on requirement of KMC. Please clarify.</p>	
9.	RFP Page 15, Clause 2.1.4 Personnel	<p>Serial No.5 : O & M Engineer</p> <p>Must be a STP Operational Expert with at least 15 years of overall experience in wastewater treatment facilities of which at least 5 years in Operational & Management at STP. He should have undertaken at least 2 Eligible Assignment.</p> <p>We request you to amend as under.</p> <p>Must be a STP Operational Expert with at least 10 years of overall experience in wastewater treatment facilities of which at least 5 years in Operational & Management at STP. He should have undertaken at least 2 Eligible Assignment.</p> <p>Kindly confirm.</p>	<p>Refer Corrigendum No. - 2</p> <p>Must be a STP Operational Expert with at least 10 years of overall experience in wastewater treatment facilities of which at least 5 years in Operational & Management at STP. He should have undertaken at least 2 Eligible Assignment.</p>
10.	RFP Page 15 & 16, Clause 2.1.4 Personnel	<p>Serial No.9 : Legal Expert</p> <p>Serial No.10 : Financial Expert</p> <p>Serial No.11 : Environmental Safe Guard Expert</p> <p>As role & responsibility of Legal, Financial &</p>	<p>For Legal Expert and Financial Expert, General Infrastructural Projects of similar magnitude will also be considered as eligible assignments.</p>

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		<p>Environmental Safeguard expert are confined to their respective field only irrespective of nature of project.</p> <p>Hence, We request you to remove the requirement of Eligible assignments or consider General Infrastructure Projects also as an eligible assignment.</p> <p>Kindly confirm.</p>	<p>However, for Environmental Safe Guard Expert, please follow the RFP.</p>
11.	RFP Page 17, Clause 2.1.4 Personnel	<p>MIS Coordinator Cum Document Controller Qualification: Any Graduate with Post graduate Diploma in computer Application or Equivalent</p> <p>We request you to amend as under.</p> <p>Qualification: Any Graduate with Diploma or certificate course in computer Application or Equivalent</p>	<p>Equivalent position means Post Graduation in Computer/IT</p>
12.	RFP Page 20, Clause 2.2.2 Conditions of Eligibility of Bidders	<p>(A) Technical Capacity: The Bidder shall have, over the past 10 (ten) years preceding the PDD, has completed a minimum of 3 (three) Eligible Technical Assignments in STP and allied infrastructures specified in Clause 3.1.4. i.e.</p> <p>(i) Sewerage Schemes or Sewerage Systems that includes at least one 10 MLD Sewage Treatment Plant (STP)/Effluent Treatment Plant/Common Effluent</p>	<p>Refer reply at Sl. No. 3 above.</p>

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		<p>Treatment Plant with fully automated SCADA & OCEMS.</p> <p>ii) Sewage Pumping Stations of at least one 10 MLD capacity with SCADA & OCDMS.</p> <p>iii) Sewerage Network of minimum 25 km. and above 500mm dia. of which minimum 1.5 km. using trenchless technology above 400mm dia.</p> <p>We understand that bidder should have any of the assignments out of (i) or (ii) or (iii) specified in Clause 3.1.4. can be considered for meeting Technical Capacity requirement.</p> <p>Kindly Confirm.</p>	
13.	RFP Page 31, Clause 2.16.7	<p>2.16.7 The rates quoted shall be firm throughout the period of performance of the assignment and discharge of all obligations of the Project Engineer under the Agreement.</p> <p>As general practice, the price adjustment provision is applicable for all contracts exceeding 12 months on remuneration.</p> <p>Therefore it is requested to consider provision of price adjustment on remuneration of Key and Non Key experts.</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		Kindly confirm.	
14.	RFP Page 36, Clause 2.26.2 (b)	<p>Maximum of four substitutions of Non Key Expert on account of resignation shall be applicable without penalty during the entire contract period.</p> <p>We request the capping/limitation should be removed and the PE should propose equivalent or better candidate. Please accept.</p>	Please follow the RFP.
15.	RFP page 12 to 16 Clause 2.1.4 Personnel & RFP Page 41, Clause 3.1.4 (ii & iii) Eligible Assignments	<p>(i) Sewerage Schemes or Sewerage Systems that includes at least one 10 MLD Sewage Treatment Plant (STP)/Effluent Treatment Plant/Common Effluent Treatment Plant with fully automated SCADA & OCEMS.</p> <p>ii) Sewage Pumping Stations of at least one 10 MLD capacity with SCADA & OCEMS.</p> <p>iii) Sewerage Network of minimum 25 km. and above 500mm dia. of which minimum 1.5 km. using trenchless technology above 400mm dia.</p> <p>We understand any expert from Sr. No. 1 to 11 having</p>	Yes. Additionally, refer reply at Sl. No. 3 above.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		experience of any of the eligible assignment out of (i) or (ii) or (iii) specified in Clause 3.1.4. will be considered.	
16.	RFP Page 97, Clause 7.2.1	<p>7.2.1 Liquidated Damages for error/variation: In case any error or variation is detected in the reports submitted by the Project Engineer and such error or variation is the result of negligence or lack of due diligence on the part of the Project Engineer, the consequential damages thereof shall be quantified by the NMCG in a reasonable manner and recovered from the Project Engineer by way of deemed liquidated damages, subject to a maximum of 20% (twenty per cent) of the Agreement Value.</p> <p>The liquidated damages of 20% are on higher side. We request to kindly limit the liquidated damages to the extent of 5%.</p> <p>Please confirm.</p>	Please follow the RFP.
17.	Para 1.1.3 and Para 4, Role & Functions, Terms of Reference (TOR); Page No. 8.	<p>As per para 1.1.3 “The draft Concession Agreement is available on the website”.</p> <p>As per para 4 the Role & Functions of the Project Engineer have reference with the Concession Agreement.</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		Please share the web link for Concession Agreement.	
18.	2. Instructions to Bidders, Clause No. A. General, Sub-Clause No.2.1.4.1, S. No. 8, Page No. 15.	<p>“O & M Engineer: Must be a STP Operational Engineer with at least 10 years of overall experience in wastewater treatment facilities of which at least 2 years in Operational & Management at STP. He should have undertaken at least 1 Eligible Assignment.”</p> <p>Please consider Water Treatment Plant (WTP) project experience also, along with STP experience for the said position as considered for other positions. Kindly confirm.</p>	Please follow the RFP.
19.	2. Instructions to Bidders, Clause No. A. General, Sub-Clause No.2.1.4.2, Page No. 18-19.	<p>The Key Expert proposed for these positions shall not give consent to multiple bidders. If it is found that consent has been given to multiple bidders, the bid will be termed as non-responsive, and the appropriate action will be taken against the erring Key Expert.</p> <p>We request to kindly delete the clause as the project shall be awarded to Single bidder. Number of experts to be provided for this bid are on higher side and Market being volatile, we request to allow Key experts to provide consent to multiple firms.</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
20.	Personnel Clause 2.1.4.2: Page No: 18-19	<p>The Key Expert proposed for these positions shall not give consent to multiple bidders.</p> <p>We request to modify this condition that at least 50% of the key experts to be permanent employee of the firm and should be working since last 2 years with the organization.</p>	Please follow the RFP.
21.	2.14 Technical Proposal. 2.14.2 (d),	<p>(d) CVs of both key Personnel and non-key personnel have been included.</p> <p>As CVs of Non-key personnel shall not be evaluated during evaluation of proposal, we request you to consider submission of CVs of non-key experts on award of consultancy. Please confirm.</p>	Submission of CVs for Non-Key Experts is optional, however, the Selected Bidder require to submit such CVs before signing the agreement.
22.	2.14 Technical Proposal. 2.14.2 (g), Page no: 28.	<p>“The CVs have been recently signed and dated by the respective Personnel and countersigned by the Bidder. Unsigned / countersigned CVs shall be rejected;</p> <p>Please consider the signing of Curriculum Vitae (CV) by the authorized Representative of the Consultant only at this RFP stage and shall submit the duly signed CV of Experts on award of this Consultancy assignment. Kindly confirm.</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
23.	2.14 Technical Proposal. 2.14.2 (k), Page no: 28.	No Key Personnel should have attained the age of 62 (Sixty-Two) years on the date of publication of NIT; and Kindly consider the age limit of 65 Years. Kindly confirm.	Please follow the RFP.
24.	2.16 Submission of Proposal. 2.16.7, Page No: 31	“2.16.7 The rates quoted shall be firm throughout the period of performance of the assignment and discharge of all obligations of the Project Management Consultant under the Agreement.” We request for Price Adjustment for every 12 months as per RBI indices. Please confirm.	Refer reply at Sl. No. 13 above.
25.	2.20 Bid Security. 2.20.1, Page no: 30.	The Bidder shall furnish as part of its Proposal, a bid security of Rs.34,50,000/- (Thirty-Four Lakhs Fifty Thousand only) in the form of Bank Guarantee/ e-Bank Guarantee/Fixed Deposit Receipt (FDR) issued by one of the Nationalised/ Scheduled Banks in India in favour of the National Mission for Clean Ganga payable at New Delhi (the “Bid Security”). The bid securities of unsuccessful bidders, during first stage i.e. technical evaluation, shall be returned within 30 days from the date of declaration of technical evaluation result. The bid securities of remaining bidders shall be returned upon the Selected Bidder signing the Agreement, but in no case not later than 45 (Forty Five) days from the expiry of validity of proposal.	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		Kindly consider and accept submission of Bid Security Declaration instead of bank guarantee of EMD amount 34,50,000/- . Kindly confirm and share the Bid Security Declaration format.	
26.	2. INSTRUCTIONS TO BIDDERS, Clause No.2.31, Page No.37.	<p>“Commencement of assignment:</p> <p>The Consultant shall commence the Services at the Project site within 7 (seven) days of the date of the Agreement, or such other date as may be mutually agreed.”</p> <p>We request the changes to be considered as below;</p> <p>“The Consultant shall commence the Services at the Project site within 15 (Fifteen) days of the date of the Agreement...” Please confirm.</p>	Please follow the RFP.
27.	Terms of Reference (TOR) for Project Management Consultant 4. Role & Functions Clause (xii): Page No: 52	<p>To Assist Kolkata Municipal Corporation for getting Statutory permissions</p> <p>We understand that Project Engineer shall support technically for statutory permissions. Any other kind of support is excluded. Kindly confirm</p>	Please follow the RFP. An Expert in one particular subject will assist KMC on the relevant matters for the necessary permission related to his/her subject only.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
28.	Terms of Reference (TOR) for Project Management Consultant 4. Role & Functions Clause (xiii): Page No: 52	Ensure compliance with Statutory provisions under various applicable laws It is considered that compliance to be ensured in respect of technical requirements only. Kindly Confirm	Please follow the RFP. The subject-wise experts will assist KMC on the relevant aspects like technical, legal, environmental etc.
29.	Terms of Reference (TOR) for Project Management Consultant 4. Role & Functions Clause (xxiv): Page No: 53	Assisting the Parties in resolution of Disputes as set forth in Paragraph 10. It is considered that assistance in resolution of only technical disputes shall be provided. Kindly Confirm	Please follow the RFP. Legal expert and Financial expert will assist for the legal and financial aspects respectively.
30.	Terms of Reference (TOR) for Project Management Consultant 4. Role & Functions Para 4.5 of Terms of Reference (TOR)	If Kolkata Municipal Corporation intends to replace the Project Management Consultant, the Kolkata Municipal Corporation shall, not less than 42 days before the intended date of replacement, give notice to the Operator of the name, address and relevant experience of the intended replacement Project Management Consultant We understand that this para is applicable for	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
	Page 55	replacement of the team member/ staff of the Project Management Consultant. Kindly confirm.	
31.	Para 4.5 of Terms of Reference (TOR) Page 55.	<p>The Kolkata Municipal Corporation shall not replace the Project Management Consultant with a person against whom the Operator raises reasonable objection by notice to the Kolkata Municipal Corporation, with supporting particulars.</p> <p>Kindly clarify if Concessionaire/ Operator will have any kind of involvement in the replacement of Project Management Consultant or any of its team member/ staff.</p>	Please follow the RFP.
32.	Operation Period Clause 7.18: Page No: 63	<p>The Project Management Consultant will provide necessary assistance to Kolkata Municipal Corporation for the understanding various projects undertaken through other Central Government/State Government schemes /Urban Local Bodies and advice Kolkata Municipal Corporation accordingly so that the overall objective preventing flow of untreated sewage into the river Adi Ganga is accomplished. The support by the proposed PMC will include, but not limited to the following:</p> <p>We presume that the scope is limited to the scope of RPF only which is referred in RFP. Any other</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		interconnected project's assessment is excluded from the scope. Kindly Confirm	
33.	Clause 7.18.2 Page 63	Assist in developing dovetailing partnerships with other schemes in the sewage sector like AMRUT, SMART City Mission and Swachh Bharat Mission to develop Synergistic plans. Kindly provide in detail about the synergistic plans as mentioned in the RFP. Kindly provide the scope of mentioned Program in current RFP.	Project Management Consultant shall have to compile such detail of similar Synergistic plans in town and provide information as and when needed
34.	Assistance in Dispute resolution Clause 10.1: Page No: 65	When called upon by KMC in the event of any Dispute and/or discrepancy, the Project Management Consultant shall assist in justify immediate and assist the Parties in arriving at an amicable settlement, prepare MoM and other particulars etc. It is considered that assistance in resolution of only technical disputes shall be provided. Kindly Confirm	Please follow the RFP.
35.	Clause 12.7 Page 66.	The Project Management Consultant shall develop & maintain a project website and with the approval of Kolkata Municipal Corporation post from time to time,	The clause is self-explanatory. However, PMC is supposed to consult KMC at every stage for

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		<p>information (textual, Animations and Audio- Visual) on project progress on a continuous basis. On completion of services as per this RFP document, the website with all necessary technical information shall be handed over to Kolkata Municipal Corporation.</p> <p>Kindly clarify in detail about the scope of project website mentioned.</p>	<p>confirmation about the details to be judiciously uploaded on the particular Project-website after designing the same as per the necessity, with prior approval of NMCG/KMC.</p>
36.	<p>Para 13.2 (B) Payment Schedule. Page No. 67-68</p>	<p>During construction phase for Adi Ganga in Kolkata [From the date of Effective Date of the project procurement], the PMC can claim the bill only on completion of the following particulars/ description of items as stated below :-</p> <p>Table on Page no. 67-68</p> <p>We request to kindly consider the following suggested payment terms to PMC during construction phase based on inputs for scope of services and maintaining cash flow.</p> <ul style="list-style-type: none"> • 40 % on progress of const. activities • 50% monthly fixed payment for consultancy tenure • 10% for development period. 	<p>Please follow the RFP.</p>

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
37.	<p>AGREEMENT</p> <p>2.8. Suspension of Agreement. Page No: 83.</p>	<p>The KMC may, by written notice of suspension to the Project Management Consultant, suspend all payments to the Project Management Consultant hereunder if the Project Management Consultant shall be in breach of this Agreement or shall fail to perform any of its obligations under this Agreement, including the carrying out of the Services; provided that such notice of suspension (i) shall specify the nature of the breach or failure, and (ii) shall provide an opportunity to the Project Management Consultant to remedy such breach or failure within a period not exceeding 30 (thirty) days after receipt by the Project Management Consultant of such notice of suspension.</p> <p>Project Management Consultant may suspend its services under this Agreement if it is not paid as per Terms and conditions of this Agreement.</p> <p>Kindly Confirm</p>	<p>Please follow the RFP. However, PMC service may not be unilaterally suspended / stopped without official intimation to the client and reply thereto from the Client (NMCG/KMC) within a fortnight.</p>
38.	<p>3.4 Liability of the Management Consultant 3.4.4 Page No: 90.</p>	<p>This limitation of liability specified in Clause 3.4.3 shall not affect the Project Management Consultant's liability, if any, for damage to Third Parties caused by the Project Management Consultant or any person or firm acting on behalf of the Project Management Consultant in carrying out the Services; however, subject to a limit equal to the Agreement Value.</p>	<p>Please follow the RFP.</p>

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		We request you to consider the maximum Liability under this Consultancy contract to be limited to 5% of the Consultancy Contract amount.	
39.	3.9 Providing access to Project Office and Personnel. Page No: 92.	<p>The Project Management Consultant have to set up and maintain his own Office for the entire duration of his engagement, which will be nearby to the Office of Town Planning and Development Dept./ Tolly's Nullah Project Office, KMC in Kolkata for convenience of daily, weekly and monthly meeting, be present as and when required by KMC Engineers at the Office of KMC and anywhere in Kolkata and New Delhi at the earliest.</p> <p>Requesting the client to provide space with all necessary amenities for setting up of a fully furnished project office for entire project duration at Project location. Kindly consider.</p>	Please follow the RFP.
40.	4.4 Substitution of Key Personnel, Page no: 93.	(a)Maximum of three substitutions of Key Expert on account of resignation shall be applicable without penalty during the entire contract period. However, 2nd substitution for the same position shall be subject to deduction as detailed in this clause. Such Substitution shall ordinarily be subject to equally or better qualified and experienced personnel being provided to the satisfaction of the KMC. For substitutions against reasons other than mentioned above, a sum of upto 5%	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		<p>(Five per cent) of the total remuneration specified for the original Key Expert may be deducted from the payments due to the Project Management Consultant. In the case of a further substitutions hereunder, such deduction shall be 10% (Ten per cent) of the total remuneration specified for the original Key Expert for each substitution. However, KMC reserves the right to waive off the deduction in fee on the basis of merits of the case.</p> <p>We request you to DELETE this clause, due to the current volatile market condition</p>	
41.	<p>7.2 Liquidated Damages</p> <p>7.2.1, Liquidated Damages for error/variation Page No: 97</p>	<p>In case any error or variation is detected in the reports submitted by the Project Management Consultant and such error or variation is the result of negligence or lack of due diligence on the part of the Project Management Consultant, the consequential damages thereof shall be quantified by the KMC in a reasonable manner and recovered from the Project Management Consultant by way of deemed liquidated damages, subject to a maximum of 20% (twenty per cent) of the Agreement Value</p> <p>We request that the limit for Liquidated Damages for error / variation to a maximum of 5% (Five percent) of the Agreement Value.</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
42.	7.2 Liquidated Damages 7.2.2 Liquidated Damages for delay Page No: 97.	<p>In case of delay in completion of Services and delay in completion of project completion activities/ particulars/ any regular discrepancy found at anywhere during the CAPEX and subsequently OPEX period as per Project Tender Document and as mentioned in this RFP, liquidated damages not exceeding an amount equal to 0.1% (zero point one per cent) of the Agreement Value per day, subject to a maximum of 10% (ten per cent) of the Agreement Value will be imposed and shall be recovered by appropriation from the Performance Security or otherwise. Therefore, it is quite evident that, the attainment of project activities/ particulars as per project timeline is crucial from the perspective of PMC too and that is one of the main reasons for engagement of PMC, for constant supervision of the work and maintain the project deliverables on time. However, in case of delay due to reasons beyond the control of the Project Management Consultant, as decided by Officers of KMC, suitable extension of time shall be granted</p> <p>We request you to consider as: Liquidated Damages for delay: In case of delay in completion of Services, liquidated damages not exceeding an amount equal to 0.1% (zero point one per cent) of the Agreement Value per week. Instead of Per day</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
43.	General.	<p>General.</p> <p>Kindly consider Including the following in the Format of Agreement Schedule: VALIDITY OF COMPENSATION - The compensation as detailed in this Contract shall remain valid upto*. Should the Consultant's services for its' scope of work under this Contract get extended beyond this date due to any reasons not under the control or responsibility and hence not attributable to TCE, the said compensation for remaining portion of TCE's scope of work to be performed during the extended period shall be escalated at ** percent per calendar year or part thereof.</p>	Please follow the RFP.
44.	General.	<p>General.</p> <p>Kindly consider Including the following in the Format of Agreement Schedule The Bidder has considered ___ no. of revisions and ___ no. of hard copy deliverables in its' quoted price. Any additions to it shall be charged extra.</p>	Please follow the RFP.
45.	General.	<p>General.</p> <p>Kindly consider Including the following in the Format of Agreement Schedule INDEMNITY - Either Party shall indemnify the</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		<p>other Party and its officers, directors, employees or agents against the adverse effects of all claims including claims by third parties which arise out of or in connection with this Agreement including any made after the completion or the termination of this Agreement.</p>	
46.	General.	<p>General.</p> <p>Kindly consider Including the following in the Format of Agreement Schedule</p> <p>`ADDITIONAL SERVICES – Consultant shall make available on CLIENT's request such services as may be mutually agreed between CLIENT and Consultant in addition to those described in this Agreement. The terms and conditions for such additional services shall be mutually agreed upon between CLIENT and The Consultant. Consultant shall not commence any work on Additional services till the Consultant receives an official written communication to proceed with such services with clearly defined scope & commercial implications.</p> <p>Further, if the Consultant is required to re-do certain services which are already totally or partially complete due to reasons such as instructions from CLIENT or changes in</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		data/documents/information provided by CLIENT or his vendors or Consultant or changes in design codes, standards, statutory rules and regulations or any other reasons not attributable to the Consultant, Consultant shall be compensated by CLIENT for such re-work on such terms and conditions as shall be mutually agreed upon between the CLIENT and Consultant. The Consultant shall not commence any work on re-doing such services till the Consultant receives an official written communication to proceed with such work with clearly defined scope.	
47.	General.	General. Please also confirm whether GST is applicable for this Consultancy assignment. Also request to kindly consider GST exclusive of Financial Proposal	Please follow the RFP and BOQ provided.
48.	Online Submission End Date.	18.01.2024, 12:00 PM Kindly consider extending the last date for bid submission by at least 3 weeks from the receipt of Minutes of the Pre-bid meeting and Response to all Bidders' Queries. Kindly consider.	Refer reply at Sl. No. 2 above.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
49.	Page 39, of Clause 3.1.3	<p>Criteria for Evaluation Eligible Assignments iii) Sewerage Network of minimum 25 km. and above 500mm dia. of which minimum 1.5 km. using trenchless technology above 400mm dia.</p> <p>We request to the client that Point number III shall be considered separately and may be read as “The Key experts should have experience at least in a one project of Sewerage Network of minimum 25 km. and above 500mm DIA. Of which minimum 1.5 km. using trenchless technology above 400mm DIA.</p>	Refer reply at Sl. No. 3 above.
50.	Page 41, Point No. III of Clause 3.1.4	<p>Eligible Assignments iii) Sewerage Network of minimum 25 km. and above 500mm dia. of which minimum 1.5 km. using trenchless technology above 400mm dia.</p> <p>We request to the client that Point number III shall be considered separately and may be read as “The consultant should have experience in any two projects of Sewerage Network of minimum 25 km. and above 500mm DIA. Of which minimum 1.5 km. using trenchless technology above 400mm DIA. Instead of 7 projects in last 10 Years.</p>	Refer reply at Sl. No. 4 above.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
51.	1.8 Schedule of Selection Process Page no. 10	7. Bid Submission end date & time: 18th January 2024 upto 12:00 Hrs Considering the scale of project, request for an extension of at least 3 weeks after receipt of response to pre-bid queries for the submission of the proposal.	Refer reply at Sl. No. 2 above.
52.	Clause 2.1.4.2, Page no. 18	Each bidder shall submit exclusive Key Expert for the assignment against the positions of Team Leader cum Waste Water Expert and Senior Process Engineer. The Key Expert proposed for these positions shall not give consent to multiple bidders. If it is found that consent has been given to multiple bidders, the bid will be termed as non-responsive and the appropriate action will be taken against the erring Key Expert. We hereby request to relax the mentioned clause regarding non-responsiveness of proposal in case of multiple consent by an expert. Please consider.	Refer reply at Sl. No. 19 above.
53.	Clause 2.26.2 Page no. 36	Substitution of Key Personnel Such Substitution shall ordinarily be subject to equally or better qualified and experienced personnel being provided to the satisfaction of the KMC. For substitutions against reasons other than mentioned above and resignation (beyond permissible limit), a sum – up to 5% (Five per cent) of the total remuneration	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		<p>specified for the original Key Expert may be deducted from the payments due to the Project Management Consultant over and above any penalty. In the case of a further substitutions hereunder, such deduction shall be up to 10% (Ten per cent) of the total remuneration specified for the original Key Expert for each substitution. However, KMC reserve the right to waive off the deduction in fee on the basis of merits of the case.</p> <p>We hereby request to relax the mentioned clause regarding deduction of remuneration.</p> <p>Please consider.</p>	
54.	Clause 2.31, Page no. 37	<p>Commencement of assignment</p> <p>We hereby request to provide 30 days for start of services at the project site.</p> <p>Please consider.</p>	Refer reply at Sl. No. 26 above.
55.	Clause 2.2, Page no. 19	<p>Conditions of Eligibility of Bidders</p> <p>We understand that group credentials shall be considered for eligibility purpose.</p> <p>Please confirm.</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
56.	General	<p>Insurance: This clause is missing</p> <p>The insurance clause is missing in SCC, therefore following are the types and coverage of insurance that the consultant would maintain:</p> <p>Insurance to be taken by the Project Management Consultant.</p> <p>The Project Management Consultant shall take the following Insurance coverage in favour of NMCG:</p> <ul style="list-style-type: none"> • Third Party liability insurance with a coverage limiting Rs.10 lakhs. • Professional liability insurance, with a minimum coverage of value equal to the total amount of contract to the total ceiling amount of the Contract. • Employer's liability and workers' compensation insurance in respect of the Personnel of the Consultants and of any Sub-consultant, in accordance with the relevant provisions of the Applicable Law, as well as, with respect to such Personnel, any such life, health, accident, travel or other insurance as may be appropriate. <p>The Project Management Consultant may take the above insurance coverage under its existing umbrella</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		insurance policies and submit certificate of coverage to the NMCG at the time of Contract Agreement.	
57.	3.1.4 Eligible Assignments, Page no. 41	<p>Eligible Technical Consultancy Assignments: For the purposes of determining Conditions of Eligibility and for evaluating the Proposals under this RFP, Project Management Consultancy (PMC)/Detailed Design/Design Engineering construction supervision consultancy /Owner's Engineer/consultancy assignments for the following projects shall be deemed as eligible assignments (the "Eligible Technical Assignments"):</p> <p>(i) Sewerage Schemes or Sewerage Systems that includes at least one 10 MLD Sewage Treatment Plant (STP)/Effluent Treatment Plant/Common Effluent Treatment Plant with fully automated SCADA & OCEMS.</p> <p>(ii) Sewage Pumping Stations of at-least one 10 MLD capacity with SCADA & OCDMS.</p> <p>(iii) Sewerage Network of minimum 25 km. and above 500mm dia. of which minimum 1.5 km. using trenchless technology above 400mm dia.</p> <p>We hereby request to consider WTP projects as eligible technical consultancy assignments.</p>	Refer to the RFP and reply at Sl. No. 3 above.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
58.	3.4 Combined and final evaluation Page No. 42	<p>3.4.2 Proposals will finally be ranked according to their combined technical (ST) and financial (SF) scores as follows: $S = ST \times Tw + SF \times Fw$ Where S is the combined score, and Tw and Fw are weights assigned to Technical Proposal and Financial Proposal, which shall be 0.70 and 0.30 respectively.</p> <p>Being a prestigious work of the Government of India, the project requires qualitative output and for same we request you to shortlist the bidders based on following combined and final evaluation score method: Tw: 0.80 and Fw: 0.20</p>	Please follow the RFP.
59.	2.14 Technical Proposal Page No. 28	<p>(k) No Personnel should have attained the age of 62 (Sixty-two) years at the time of submitting the proposal;</p> <p>Request you to increase the age limit of key personnel from 62 years to 65 years.</p>	Refer to the reply at Sl. No. 23 above.
60.	Clause no. 3.4, Page No. 91	<p>Liability of the Project Manager: It is stated that “ for any direct loss or damage that exceeds (a) the Agreement Value set forth in Clause 6.1.2 of this Agreement, or (b) the proceeds the Project Management Consultant may be entitled to receive from any insurance maintained by the Project Management Consultant to cover such a liability in accordance with this Clause, whichever of (a) or (b) is higher”.</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
	<p>Clause 7.2.1, Page No. 98</p> <p>Clause 7.2.2, Page No. 98</p>	<p>Liquidated damages for error/variation: It is stated that “In case any error or variation is detected in the reports submitted by the Project Management Consultant and such error or variation is the result of negligence or lack of due diligence on the part of the Project Management Consultant, the consequential damages thereof shall be quantified by the NMCG in a reasonable manner and recovered from the Project Engineer by way of deemed liquidated damages, subject to a maximum of 20% (twenty per cent) of the Agreement Value”.</p> <p>Liquidated damages for Delay: It is stated that “In case of delay in completion of Services and delay in completion of project completion activities/ particulars/ any regular discrepancy found at anywhere during the CAPEX and subsequently OPEX period as per Project Tender Document and as mentioned in this RFP, liquidated damages not exceeding an amount equal to 0.1% (zero point one percent) of the Agreement Value per day, subject to a maximum of 10% (ten per cent) of the Agreement Value will be imposed and shall be recovered by appropriation from the Performance Security or otherwise.</p> <p>Penalty: It is stated that “In the case of significant</p>	

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
	Clause 7.3 Page No. 99	<p>deficiencies in Services causing adverse effect on the Project or on the reputation of the KMC/NMCG, “other penal action including debarring for a specified period may also be initiated as per policy of the NMCG and KMC”.</p> <p>We as a Consultant would suggest that the total liability should be capped with equivalent to the contract value or below the value of contract. Also, Consultant liability under indemnity, LD, damages, penalty, etc. should be include or capped under total liability clause.</p> <p>“The Consultant’s maximum total aggregate liability towards the Client under this Contract for all claims, losses, indemnity, damages and expenses in any way arising from or related to the performance of this Contract whether, resulting from negligence, statute, tort or otherwise (meaning for any damages from any causes what so ever and whatever the legal basis), shall be limited to 100% of the amount of fees received under this Contract or equivalent to the professional fees.</p> <p>Notwithstanding any provision in this Agreement to the contrary, under no circumstances a party hereto shall be liable to another party hereto for loss of profits or revenue, loss of use, cost of alternate arrangement, loss</p>	

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		<p>of capital or other similar item of loss or damage or for any consequential, special, or indirect loss or damage and each party hereby releases the other there from.”</p> <p>We as a Consultant would strongly request for the deletion of this penal action which includes debarment, the Project team must ensure to avoid any such significant Deficiencies so that we can bypass the said penalty.</p>	
61.	Clause 7.1.1 Page No. 98	<p>Performance security: It is stated that the “the value of the performance security shall be 10% of the Contract Value”.</p> <p>We as a Consultant would request that the value of Performance Security shall not exceed 1% of the contract value.</p>	Performance Security shall be an amount equal to 5% (Five percent) of the Agreement value.
62.	Clause 9.4 Page No. 100	<p>Place of Arbitration: It is stated that “Tribunal appointed in accordance with Clause 9.4.2. Such arbitration shall be held in accordance with the Rules of Arbitration of the International Centre for Alternative Dispute Resolution, New Delhi (the “Rules”), or such other rules as may be mutually agreed by the Parties and shall be subject to the provisions of the Arbitration and Conciliation Act,1996. The place of such arbitration shall be the capital of the West Bengal where KMC has its headquarters”.</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		<p>Arbitration proceedings shall be held in accordance with the rules and provisions of the Arbitration & Conciliation Act, 1996 Act.</p> <p>Dispute resolution procedure must be fair and reasonable for both the parties, hence mutual consent of both the parties is mandatory for the dispute resolution proceedings or appointment of arbitrator.</p> <p><i>The venue of arbitration shall be New Delhi India. Arbitral tribunal shall comprise of three (3) arbitrators to be mutually agreed between the Parties, wherein each party shall nominate one Arbitrator each and the two arbitrators so nominated shall appoint the third Arbitrator who shall act as the Presiding Arbitrator of the Arbitral Tribunal. The award in such Arbitration proceedings shall be final and binding upon all parties and judgment thereon may be entered in any court of competent jurisdiction on application of any Party.</i></p>	
63.	<p>Clause no. 2.2 Conditions of Eligibility of Bidders & Technical capacity 2.2.1 , 2.2.2, [Page 19 & 20]</p>	<p>Bidders must read carefully the minimum conditions of eligibility (the “Conditions of Eligibility”) provided herein. Proposals of only those Bidders who satisfy the Conditions of Eligibility will be considered for evaluation.</p> <p>2.2.2 To be eligible for evaluation of its Proposal, the Bidder shall fulfil the following:</p> <p>(A) Technical Capacity: The Bidder shall have, over the</p>	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		<p>past 10 (ten) years preceding the PDD, has completed a minimum of 3 (three) Eligible Technical Assignments in STP and allied infrastructures specified in Clause 3.1.4. The technical experience mentioned herein is the minimum eligibility criteria for completed projects for any Bidder. Over and above this Bidder may submit additional completed /ongoing projects for claiming the Technical Capacity in accordance with clause 3.1.4 of the RFP document. However ongoing projects will be considered for evaluation only if the Bidder has received 80% of the professional fees /assignment value for the project</p> <p>The Client is hereby requested to modify the experience as follows because our numerous projects were delayed during the Covid Period and are still ongoing:</p> <p>(A) Technical Capacity: The Bidder shall have, over the past 15 (fifteen) years preceding the PDD, has completed a minimum of 3 (three) Eligible Technical Assignments in STP and allied infrastructures specified in Clause 3.1.4. The technical experience mentioned herein is the minimum eligibility criteria for completed projects for any Bidder. Over and above this Bidder may submit additional completed /ongoing projects for claiming the Technical Capacity in accordance with clause 3.1.4 of the RFP document. However ongoing</p>	

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		projects will be considered for evaluation only if the Bidder has received 80% of the professional fees /assignment value for the project	
64.	2.14 K Technical Proposal	No Personnel should have attained the age of 62 (Sixty-Two) years at the time of submitting the proposal; and Please allow <i>65 years age</i> of all Personnel at the time of submitting the proposal	Refer reply at Sl. No. 23 above.
65.	3.1.3.2 CRITERIA FOR EVALUATION <i>[Page 39]</i>	Relevant Experience of the Bidder: STP, PS and Network Maximum marks: 300 <ul style="list-style-type: none"> • Up to 3 projects: 120 • 4-6 Projects: 200 More than 6 projects: 300 Please modify the Clause: Relevant Experience of the Bidder: STP, PS and Network Maximum marks: 300 <ul style="list-style-type: none"> • Up to 2 Projects: 120 • 3– 4 Projects: 200 More than 4 Projects: 300	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
66.	3.1.4 Eligible Assignments <i>[Page 41]</i>	The “Eligible Technical Assignments” We understand that all the 3 criteria’s need NOT be complied in one project rather, all the three criterion should be complied cumulatively in different contracts. Please Clarify	It may be considered in addition to reply at Sl. No. 3 of RFP and other RFP provisions.
67.	7.2 Liquidated Damages <i>[Page 97]</i>	Project Management consultant by way of deemed liquidated damages, subject to a maximum of 20% (Twenty percent) of the Agreement Value Request to please modify the clause as below: Project Management Consultant by way of deemed liquidated damages, subject to a maximum of <i>10% (Ten percent)</i> of the Agreement Value	Please follow the RFP.
68.	SCHEDULE-3 Guidance Note on Conflict of Interest <i>[Page 108]</i>	The Participation of companies that may be involved as investor or consumers and officials of the KMC/NMCG who have current or recent connections to the companies involved thereof, needs to be avoided. Please clarify if any existing PMU with NMCG to be over by April’24 will be taken as “Conflict of Interest” for this tender.	Participation in this RFP is open to all interested bidders who fulfil the eligibility requirement.
69.	3.1.3 The scoring criteria	Relevant Experience of the Bidder: STP, PS and Network Experience: Up to 3 projects: 120	Please follow the RFP.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications	Replies from KMC & NMCG
		<p>4-6 Projects: 200 More than 6 Projects:300</p> <p>We request the authority to kindly modify and consider the following criteria for a competitive bidding:</p> <p>Relevant Experience of the Bidder: STP/WTP, PS/WPS and Network Experience: Up to 1 Projects: 120 2-3 Projects: 200 More than 4 projects:300</p>	
70.	3.1.4 Eligible Assignments (Page No. 41)	<ol style="list-style-type: none"> 1. Sewerage Schemes or Sewerage Systems that includes at least one 10 MLD Sewage Treatment Plant (STP)/Effluent Treatment Plant/Common Effluent Treatment Plant with fully automated SCADA & OCEMS. 2. Sewage Pumping Stations of at-least one 10 MLD capacity with SCADA & OCDMS. 3. Sewerage Network of minimum 25 km. and above 500mm dia. of which minimum 1.5 km. using trenchless technology above 400mm dia. <p>We Request the authority to kindly modify and consider the following criteria for a competitive bidding:</p> <ol style="list-style-type: none"> 1. Sewerage Schemes or Sewerage Systems/ Water 	Refer reply at Sl. No. 3 above.

Sl. No.	Clause Ref. No.	Bidder's Clarification / Modifications		Replies from KMC & NMCG
		<p>Supply Systems that includes at least one 10 MLD Sewage Treatment Plant (STP)/ Water Treatment Plant (WTP)/ Effluent Treatment Plant/Common Effluent Treatment Plant with fully automated SCADA & OCEMS.</p> <p>2. Sewage Pumping Stations or Raw water/ Clear Water/ Boosting Stations of at least one 10 MLD capacity with SCADA & OCDMS.</p> <p>3. Sewerage Network/ Distribution Network for water supply of minimum 25 km. and above 90mm dia.</p>		
71.	1.8 Schedule of Selection Process (Page no. 10)	6. Bid Submission end date & time	15 th February 2024 up to 12:00 Hrs.	Refer reply at Sl. No. 2 above.
	7. Last date & time for submission of EMD, PoA, Joint Bidding Agreement in Hard Copies			
	8. Opening of Technical Proposals through GeM portal.			
		It is requested to kindly extend the bid submission date another 15 working days from the bid submission due date.		

Note: The above-mentioned Pre-Bid Replies and subsequent Corrigendum No.2 in this regard shall supersede the related clauses of RFP, i.e., all the intending bidders are to compulsorily follow the above accordingly at the time of submission of the bid.