

**Pre-bid meeting clarifications in response to Tender Notice No. 04 of 2015-16 “Under immediate Dredging Plan Phase-I of River Jhelum from Khanabal to Panzinara State/ Central Assistance Plan –(FMP) ” as discussed in the pre-bid meeting held on 08/07/2015 & approved by the Chief Engineer Kmr, Irrigation & Flood Control Department Sgr.**

**Part I**

S. No.	NIT Requirements	Participant: M/s Dharti Dredging & Infrastructure Ltd.	Participant: M/s Sahara Dredging Ltd. Mumbai.	Participant: Salient Dredging	Remarks/ Clarifications/ Comments / Decisions
1)	<b>Page No. 01 Clause a)</b> Have proper license/registration or have entered in a memorandum of understanding (M.O.U)/Agreement duly notarized in Court by not less than the rank of a Magistrate with any registered firms/companies/joint venture consortiums/consultants National/ International level and repute who are licensed or authorized to take such kind and nature of contracts/works by the competent authority/board of state or by the Govt. of India (State of India) or from an international regulatory authority (in case of international consortium/company).	We are a registered company under Indian Companies Act and that shall meet the qualification under this provision. Kindly confirm.	-----	-----	Yes, confirmed.
2)	<b>Page No. 01 Clause b)</b> Have sufficient experience and establishment, expertise, specialization, and infrastructure facility/s available with expertise logistic support etc. in the field of Dredging activity in Ports/Harbors/Rivers/Lakes by deploying suitable men and machinery.	Please add at the END of para "demonstrated through execution of Dredging works	-----	-----	Shall be added through a corrigendum.
3)	<b>Page No. 10 Clause 1.1</b> To mobilize suitable combination of dredgers such as a Trailer Suction Hopper Dredger (TSHD), Backhoe/ Grab/ Plough dredger, etc. for the specified detailed scope of work along with skilled and highly experienced workers.	Replace Trailer suction Hopper dredger with "Cutter Suction Dredger (CSD)"	It is not possible to deploy TSHD during winters as there would not be adequate draft for plying the same in the dredging area. Hence, ideally, a CSD would be the best type of equipment for carrying out successful dredging in the rivers at all times.	-----	The scope of work doesn't limit the use of machinery envisaged in the NIT; the agency can use any type of machine / combination of machines as per the requirement at site

4)	<p align="center"><b>Page No. 01 Clause 08</b></p> <p>EMD (INR) The amount of Rs. 80.00 Lacs in form of CDR/FDR/BG of nationalized banks only.</p>	Please include Scheduled banks also.	-----	<p>The EMD of Rs. 80 Lakhs is allowed for payment through CDR/FDR/ BG. The BG format may kindly be provided.</p>	EMD in the form of CDR/FDR/ BG, from Scheduled Bank / Nationalized Bank having branch in Srinagar, is accepted.
5)	<p align="center"><b>Page No. 07 Clause 1.3</b></p> <p>To carryout dredging as a turnkey job in the River Jhelum at various designated sites without disturbing the embankments by mechanized means up to required depth, width and gradient in all kinds of soil/silt/mud/various grades of sand/gravel/boulder etc. within the proposed time schedule.</p>	At the end of the para, please add " as per the existing width of the river and in consultation with EIC"	-----	-----	<p align="center"><b>Please read Clause 1.3 of P.No.07 as under :</b></p> <p>To carryout dredging as a turnkey job in the River Jhelum at various designated sites without disturbing the embankments by mechanized means up to required depth, width and gradient in all kinds of soil/silt/mud/various grades of sand/gravel/boulder etc. within the proposed time schedule, as per the existing width of the river and in consultation with EIC.</p>
6)	<p align="center"><b>Page No. 07 Clause 11</b></p> <p><b>SUBMISSION OF TENDERS:</b> The Bid should be prepared by the bidder and shall be submitted online in two covers.</p>	The Description of clause suits to hard copy submission, as sealed envelopes cannot be Submitted online. Pl. modify suitably.	-----	-----	<p>Please read Clause as under :</p> <p><b>1. SUBMISSION OF TENDERS:</b> The Bid should be prepared by the bidder and shall be submitted online in two covers.</p> <p>1.1. <b>COVER 1<sup>ST</sup></b> : First cover shall contain:</p> <p>1.1.1. Techno-commercial / Un-priced Bid.</p> <p>1.1.2. Bid Security, Bidding document fee and No deviation Certificate.</p> <p>1.2. <b>COVER 2<sup>ND</sup></b>: shall contain Price Bid.</p>

7)	<p><b>Page No. 11 Clause 9.2</b>  'Schedule of Rates' duly filled in and completed in all respects and shall be signed &amp; stamped on each page. No stipulation, deviation, terms &amp; conditions, presumption, basis etc. shall be stipulated in Price Part of the bid. Any condition if stipulated shall be treated as null and void and shall render the bid liable for rejection.</p>	<p>In e-bidding such clauses are not applicable. Kindly modify suitably.</p>	-----	-----	<p>The clause may be treated as deleted.</p>
8)	<p><b>Page No. 12 Clause 11.1</b>  The quoted prices shall be inclusive of all taxes and duties including Excise Duty, Sales Tax, VAT (on goods consigned to department), VAT on Works Contract and any other taxes/duties / levies as applicable, except Service Tax and cess there on, as applicable with respect to Contractor's scope of work. Contractor shall not be compensated for any change in taxes and duties due to wrong assessment and / or statutory variation. It shall be presumed that bidders have ascertained all applicable taxes, duties, levies etc. for the said work and quoted rates accordingly. Service tax and cess thereon (including statutory variation, if any) shall be paid, wherever service provider is liable to pay service tax, on submission of invoice(s) as per Service Tax Rule. Further, the amount and rate of Service Tax shall be separately and distinctly specified in the Invoice(s).</p>	<p>Kindly delete words "statutory variation" as statutory variation are due to change in legislation etc.  Further Gol is proposing to levy GST instead of Service tax etc., hence Subsequent legislations, statutory variation shall be on account of Employer.  Pl. confirm</p>	-----	-----	<p>Please read as under:  The quoted prices shall be inclusive of all taxes and duties including Excise Duty, Sales Tax, VAT (on goods consigned to department), VAT on Works Contract and any other taxes/duties / levies as applicable, except Service Tax and cess there on, as applicable with respect to Contractor's scope of work. Contractor shall not be compensated for any change in taxes and duties due to wrong assessment. It shall be presumed that bidders have ascertained all applicable taxes, duties, levies etc. for the said work and quoted rates accordingly. Service tax and cess thereon (including statutory variation, if any) shall be paid, wherever service provider is liable to pay service tax, on submission of invoice(s) as per Service Tax Rule. Further, the amount and rate of Service Tax shall be separately and distinctly specified in the Invoice(s).</p>

					Further, Service Tax & not GST shall be levied as per J&K Laws.
9)	<b>Page No. 14 Clause 24</b> Any change in the specification of the job as a result of expert advice to Government, will be accepted by the contractor.	Any Changes in awarded scope calls for variations. Please confirm. Any changes made after bid submission calls for variation. Please confirm.	-----	-----	Confirmed
10)	<b>Page No. 15 Clause 36.1</b> <b>SITE VISIT</b>	We request for a complete guided site visit along with drawings for inspection on the next working day i.e.10th July 2015.	-----	-----	Accepted.
11)	<b>Page No. 19 Clause 45.3</b> All Amendments / Corrigendum / Addendum / Clarifications, etc. (if any), shall be hosted on the website <a href="http://www.ifckashmir.com">http://www.ifckashmir.com</a> only and shall not be published in newspapers or sent by post/e-mail. Hence, all interested /prospective bidders are advised to regularly visit website for any updates. Bidders who submit their bids shall be presumed that they have gone through and are aware of all Amendments / Corrigendum / Addendum / Clarifications / etc. to bidding document (if any) issued and any claim from bidder that such Amendments / Corrigendum / Addendum / Clarifications / etc. to bidding document (if any) were not received by them, will not be entertained	Kindly confirm the fax No. and email Id of the Authority to whom the pre bid replies to be issued.	-----	-----	Any modification/ all Amendments/ Corrigendum / Addendum / Clarifications / etc. shall be published on the website i.e., <a href="http://www.jktenders.gov.in">www.jktenders.gov.in</a> & <a href="http://www.ifckashmir.com">www.ifckashmir.com</a> and the Fax No. & email ID of Chief Engineer, Kmr, Irrigation & Flood Control Department is 0194-2311085 & ce@ifckashmir.com.
12)	<b>Page No. 22 Clause 52.</b> <b>RETURN OF EARNEST MONEY:</b> The Earnest money by the tenderer shall be refunded (except three highest tenderer). The earnest money of the successful tenderer will be refunded after successful and satisfactory completion of the contract. However in case of 2 <sup>nd</sup> & 3 <sup>rd</sup> lowest tenderers CDR shall be released under rules as applicable in the state.	Replace highest with lowest.	-----	-----	<b>Please read clause as:</b> <b>RETURN OF EARNEST MONEY:</b> The Earnest money by the tenderer shall be refunded (except three lowest tenderer). The earnest money of the successful tenderer will be refunded after successful and satisfactory completion of the contract. However EMD of 3rd lowest tenderer shall be released after finalization of the

					contract & that of 2nd lowest tenderer, after the 1st lowest starts the work.
13)	<p><b>Page No. 24 Clause 59.1</b></p> <p>The tender shall remain valid for the period indicated in "General Information" after the date of the opening of the "Price Bid". If the Tenderer gives validity period less than that fixed/prescribed by Chief Engineer Kashmir Irrigation &amp; Flood Control Department Srinagar, the tenderers shall be asked for its extension otherwise liable to be rejected.</p>	Replace "price bid" with "un priced bid" in line with clause no. 11 of page 9	-----	-----	<p><b>Please read clause as under:</b></p> <p>The tender shall remain valid for the period indicated in "General Information" after the date of the opening of the "<b>Un-Price Bid</b>". If the Tenderer gives validity period less than that fixed/prescribed by Chief Engineer Kashmir Irrigation &amp; Flood Control Department Srinagar, the tenderers shall be asked for its extension otherwise liable to be rejected</p>
14)	<p><b>Page No. 27 Clause 74.1.1</b></p> <p>Any design for which the contractor is responsible.</p>	No design works are part of scope of work and hence clause may please be deleted.	-----	-----	Not accepted.
15)	<p><b>Page No. 28 Clause 79.3.1</b></p> <p><b>Arbitration</b></p>	What is Standard Arbitration Act.	-----	-----	<p><b>Please read as:</b></p> <p>May please read as <b>State Arbitration Act</b> instead of Standard Arbitration Act.</p>
16)	<p><b>Page No. 30 Clause 80</b></p> <p><b>Award to be binding on all Parties:</b> The award of the <b>Sole Arbitrator</b>, unless challenged in court of law, shall be binding on all parties.</p>	Please change sole arbitrator to "panel of Arbitrators"	-----	-----	<p><b>Please read clause as under:</b></p> <p><b>Award to be binding on all Parties:</b> The award of the <b>Panel of Arbitrator</b>, unless challenged in court of law, shall be binding on all parties.</p>
17)	<p><b>Page No. 30 Clause 81</b></p> <p><b>EXCEPTED MATTERS:</b> Following items shall be considered as excepted matters and decision of Engineer-in-Charge there on shall be final and binding on the contractor. The excepted matters shall stand specifically excluded from the preview of Conciliation /Arbitration clause and shall not be referred to Conciliation /Arbitration.</p>	Disputes between the Contractor and the Employer arises mainly on (i) Dispute and measurement and (ii) subsequent determination by the Engineer and (iii) Interpretation of applicable			<p><b>Clause may be treated as deleted</b></p>

	<p><b>81.1.</b> Measurement of work,  <b>81.2.</b> Interpretation &amp; meaning and intent of specification &amp; drawings,  <b>81.3.</b> Rates for extra items of work,  i) Right of Department to Determine the Contract.</p>	clauses. Hence clause 80 may be deleted.			
18)	<p><b>Page No. 30 Clause 83</b>  <b>QUANTITY VARIATION</b>  83.1. CONTRACTOR shall not be entitled for any compensation for any decrease in quantity executed and will be paid for reduced quantity of work only at the accepted rates.  83.2. For increase in quantities for all works, the accepted variation of each individual item of the contract would be up to 25% of the quantity originally contracted.  The Contractor shall be bound to carry out the work at the agreed rates, terms &amp; conditions and shall not be entitled to any claim or any compensation whatsoever up to the limit of 25% variation in quantity of individual item of work, subject to the approval of Chief Engineer Kashmir Irrigation &amp; F.C Department Srinagar. The permissible rules of public works accounts code and book of financial powers in vogue in the State of J&amp; K shall apply. The Engineer shall have a right to get these executed from any other agency or by his own labour, materials and resources.</p>	Any increase or decrease shall be limited to $\pm 15\%$ under this clause. This variation should be allowed along with Completion period adjustment.			Shall remain same as per NIT.
19)	<p><b>Page No. 31 Clause 93</b>  <b>ANCILLARY WORKS:</b> All other ancillary works and works incidental to main works shall be carried out as per <b>codes</b> of practices and manual of instructions of the public works Departments/Irrigation &amp; Flood Control Department and as per the instructions of Engineer-in-charge.</p>	Please confirm that the codes referred to are International codes.	----	----	The codes referred are of PWD J&K State / CPWD.
20)	<p><b>Page No. 32 Clause 96.6</b>  The 90% payment corresponding to actual work done quantities shall be made after completion of every <b>15%</b> of the job as a whole subject to subsequent check and verification of bills duly attached with necessary documents.</p>	Please confirm that the monthly billings as the project duration is 24 months and monthly work done might be around <b>5%</b> only.	----	----	<p><b>Please read clause as under:</b>  The 90% payment corresponding to actual work done quantities shall be made after completion of every <b>10%</b> of the job as a whole subject to</p>

					subsequent check and verification of bills duly attached with necessary documents.
21)	<p><b>Page No. 32 Clause 97</b></p> <p>Mode of measurement</p>	Kindly confirm the mode of measurement.	-----	-----	<p><b>Clause added to Billing procedure reads as:</b></p> <p>The measurement of the quantity of the dredged out material will be calculated as per the quantum of dredged out material present in the dyke. The procedure for calculation of quantum will be carried as per the cross-sections recorded in the dyke before the use of dyke &amp; after the dyke is declared as filled, again the cross-sections will be again recorded. The cross-sections of the dyke will be recorded <b>@ 20 mtrs c/c</b>, however in case of any undulation in the dyke surface, the c/c spacing of the cross-section will be accordingly.</p>
22)	<p><b>Page No. 34 Clause 106</b></p> <p>No mobilization advance shall be paid to the contractor/Firm.</p>	10% of contract value, mobilization advance shall be paid and recovered through RA bills on prorata basis.	-----	-----	Same as per NIT. No Change allowed
23)	<p><b>Page No. 35 Clause 109.1</b></p> <p>Retention money/Security deposit for all contracts shall be recovered from on account/ final bills of the Contractor @ 10% of amount of each bill and shall be released after preparation of final bill &amp; acceptance of the same by the contractor &amp; satisfactory completion of the work</p>	Retention money shall be restricted to 5% of the accepted contract value and Contractor may be allowed to submit a BG in place of retention money.	-----	-----	Same as per NIT. No Change allowed
24)	<p><b>Page No. 38 Clause 128</b></p> <p><b>PROTECTION OF ENVIRONMENT:</b></p>	The contractor shall not be held liable for any changes in the morphology and or the change in the course of river or	-----	-----	Accepted.

		streams, which have environmental changes resulting from the dredging activities under this contract.			
25)	<b>Page No. 39 Clause 129</b> <b>The Water (Prevention and control of Pollution) Act, 1974</b>	The contractor assumes that the river has no inflow of sewage, industrial effluents or any other peats or organic material, and methodology of the contractor shall not include degasification.	-----	-----	Accepted.
26)	<b>Page No. 55 Clause 10</b> <b>Price escalation and taxes:-</b> The unit rates and prices shall be quoted by the bidder entirely in Indian Rupees and the rates quoted shall be deemed to include price escalation and all taxes up to completion of the work unless otherwise, specified. Deduction on account of taxes shall be made from the bills of the contractor on gross amount of the bill as per the rates prevailing at the time of recovery.	Please include standard escalation clauses for fuel Price variations as the contract value is more than Rs.5 Cr. and duration is more than 6 months. Also confirm whether to include Service tax as prevailing as on the date of bidding	-----	-----	Same as per NIT. No Change
27)	<b>Page No. 56 Clause 13.3</b> The rates quoted shall be on turnkey job of grudging and its subsequent disposal .No extra charges what so ever shall be paid an account of dewatering, construction of diversion bund and ramps, roads required during excavation. The offered rates shall be inclusive of such charges. However items involved at site and as permissible under SSR-2012 shall be paid accordingly.	This nature of work does not qualify for TURNKEY JOB and also the work involved is DREDGING.	-----	-----	Department considers the work as turn-key job.
28)	<b>Page No. 61 Clause 41</b> <b>ROYALTIES AND PATENT RIGHTS</b> The contractor shall defray the cost of all royalties, fees and other payments in respect of patent rights and licenses which may be payable to any patentee, licensee or other person or corporation and shall obtain all necessary licenses. In case of any breach (whether willfully or inadvertently) by the contractor of this provision the contractor shall, indemnify the Department and their officers, servants, representatives against all claims, proceedings, damages, cost charges, acceptances loss and	We assume that no royalties are applicable for this work. Kindly confirm.	-----	-----	Confirmed



	liability which they or any of them sustain incur or be put by reason or in consequence directly or indirectly of any such breach and against payment of any royalties, damages other monies which the Department may have to make to any person or any machine, instruments, process, articles, matters, or thing constructed, manufactured, supplied or delivered by the contractor to his order under this contract.				
29)	<p><b>Page No. 66 Clause 57.1</b></p> <p>The Accepting Authority shall on such cancellation have powers to:</p> <p>a) Take possession of the Site and any materials, <b>machinery &amp; plants</b>, implements, stores, etc. thereon and/or,...</p>	Please delete the words " <b>machinery and Plants</b> ".	-----	-----	Same as per NIT.
30)	<p><b>Page No. 71 Clause 1.1</b></p> <p><b>(XVIII) "PERIOD OF MAINTENANCE"</b> shall mean the specified period of the maintenance from the date of completion of the works as certified by the Engineer.</p>	As such not applicable to dredging contracts and hence please be deleted.	-----	-----	Clause is necessary for maintenance of dykes/embankment at site of work.
31)	<p><b>Page No. 73 Clause 7.1</b></p> <p><b>Insurance</b></p> <p><b>7.1</b> Before commencement of works, it shall be obligatory for the Contractor to obtain, at his own cost, insurance cover in the joint name of the contractor and the Department from reputed companies under the following requirements:</p> <p>Contractors' All Risk Policy (CAR) for the works as per agreement</p>	CAR policy is not applicable to dredging contracts. Hence may be deleted.	-----	-----	<p><b>Please read clause as under:</b></p> <p><b>Insurance</b></p> <p>Before commencement of works, it shall be obligatory for the Contractor to obtain, at his own cost, insurance cover in the joint name of the contractor and the Department from reputed companies under the following requirements:</p> <p>Contractors' All Risk Policy (CAR) for the labours as per agreement</p>
32)	<p><b>Page No. 77 Clause 22.1 (iii)</b></p> <p>If the performance in whole or part of any obligation under the contract is prevented or delayed by reason of the event beyond a period of <b>180 days</b>, the contract may be fore-closed with mutual consent by giving a notice of <b>30 days</b> without any repercussions on either side.</p>	<b>180 days</b> may please be replaced by 30 days and <b>30 days</b> with 7 days.	-----	-----	<p><b>Please read clause as under:</b></p> <p>If the performance in whole or part of any obligation under the contract is prevented or delayed by reason of the event beyond a period of <b>90 days</b>, the contract may be fore-closed with mutual consent by giving a</p>

					notice of 21 days without any repercussions on either side.
33)	<b>Page No. 79 Clause 25 Working Hours</b>	Dredging works are carried out 24 X 7 and please confirm	-----	-----	Confirmed.
34)	<b>General</b>	Scope of work is dredging and stack piling. Kindly confirm that Employer is holding necessary permission for the work and the contractor is free from all the local issues and also sufficient ground space will be made available for stacking the dredged material.	-----	-----	
35)	<b>General</b>	Please provide latest bathy charts and soil data.	Latest bathymetric survey chart for the area to be dredged, indicating the existing levels as per Chart Datum.	-----	Not available
36)	<b>General</b>	-----	In order to access the strata & the levels at which the hard-strata is found, we need the born-hole data for the area to be dredged.	-----	Bore-hole data not available.
37)	<b>General</b>			<b>Time Extension:</b> The site condition and other works requirements are to be studied in detail with an extended site visit, which needs some time to understand the work and other related conditions for which the time period specified may not be sufficient. Hence it is requested to extend the time of submission of tender for at least 3 weeks from original submission date, so as to quote the bid after a meticulous site study	Same as per NIT. No Change

## Part II

S. No.	NIT Requirements	Participant: M/s Akash Dredging & Marine Services Hyderabad	Participant: M/s GM (Dredging) Mumbai	Participant: M/s National Marine and Infrastructure India (P) Ltd.	Remarks/ Clarifications/ Comments / Decisions
38)	<p><b>Page No. 01 Clause 04.</b></p> <p><b>Pre Bid consultation &amp; Venue on:09/07/2015</b> in the Office of Chief Engineer Kashmir Irrigation &amp; Flood Control Department Srinagar office at Rajbagh Srinagar at <b>01:30 PM</b></p>	-----	Please delay the pre-bid meeting so that the bidders can visit the site.	-----	Not Accepted
39)	<b>Page No. 05</b>	-----	-----	Request indicate last date of submission of physical form of tender	It is 25/07/2015 upto 3 PM
40)	<p><b>Page No. 01 Clause 05.</b></p> <p>Bid Submission end date on <b>22/07/2015</b> at <b>04:00 PM</b></p>	-----	This is a large contract lasting over 02 years & sufficient time is required for the site visit to ascertain the terrain & to carry out a careful analyse to formulate a viable & reasonable quotation, the time given for the bid is not sufficient. In view of the para 39 on Page No. 12 stating that contractor has to satisfy himself about the type of material to be dredged out. It is requested that the time for submission be extended by two weeks.	Request Extension by 21 days until 11 <sup>th</sup> August 2015 as it requires bidder to undertake extensive study of the working area	Not Accepted.
41)	<p><b>Page No. 10 Clause 1.1</b></p> <p>To mobilize suitable heavy earth moving /water borne combination of machines such as a Trailer Suction Hopper Dredger (TSHD), Backhoe/Grab/Plough dredger, etc. for the specified detailed scope of work along with skilled and highly experienced work force.</p>	We request your kind attention to the Scope of work and request to kindly clarify / amend the clause as Cutter Suction Dredger of suitable capacity instead of Trailer Suction Hopper Dredger (TSHD) which is not possible /practicable to mobilize through road transport while other types of dredgers cannot pump the dredged	-----		The scope of work doesn't limit the use of machinery envisaged in the NIT; the agency can use any type of machine / combination of machines as per the requirement at site.

		material directly to the designated reclamation / dumping areas.			
42)	<p><b>Page No. 10 Clause 1.4</b></p> <p>Disposal of dredged material through a lead of 300 meters to 3000 mtrs Including initial and final disposal( Ref Chart at Page No.: 15 )</p>	<p>Requested to indicate the quantity to be dredged and disposal distance (from 300 – 1.00 Km; 1.00 Km – 2.00 Km &amp; 2.00 Km – 3.00 Km) for each reach enable us to compute best possible production of dredger, cost estimates and timeline of project as the production of dredger varies with pumping distance. And also helpful for us to plan requirement of additional resources like booster station / transportation by trucks. Transportation by trucks beyond 300 mts is permitted or not.</p>	-----	-----	<p>The disposal lead shall vary from 300 to 3000 mtrs as per site requirements &amp; locations using best possible combinations. The job is on turn-key basis which itself is self-explanatory that whatever resources, requirements in terms of manpower, machinery, infrastructure, logistics &amp; other heavy earth moving machinery demanded / required by the site &amp; the terrain is to be arranged / managed by the bidders of their own.</p>
		-----	-----	Please provide detailed drawings and charts and in Auto Cad Format.	Additional Drawings will be Provided. However typical cross-sections are enclosed & further the agency has to conduct survey work at his own level.
43)		-----	Mobilisation Advance	-----	Not Accepted.
44)	<p><b>Page No. 10 Clause 5.3</b></p> <p>Certificate of Experience of having successfully executed works of similar nature issued from any govt. /semi govt./corporation/semi govt. undertaking.</p>	<p>Request to amend the above as “The tenderer shall be registered in appropriate class with CPWD, Railways, MES, State PWD/ Irrigation Department, Port Trust, IWAI, DCI or any of the state IWT Directorate or similar organization having experience for similar works or non-registered contractors”.</p>	-----	-----	<p>The NIT clause 3.3 covers all organizations, whether govt. /semi govt./corporation, undertaking on International / National / State level and as such covers all Departments / organizations, <b>except Non-Registered contractors.</b></p>

		As above PQ Criteria usually given in all Government Tenders (IWAI and other Port Tenders) This will also qualify more bidders and thereby offer competitive rates to I& FC, J&K.			
45)	<p><b>Page No. 12 Clause 11.1</b></p> <p>The quoted prices shall be inclusive of all taxes and duties including Excise Duty, Sales Tax, VAT (on goods consigned to department), VAT on Works Contract and any other taxes/duties / levies as applicable, except Service Tax and cess there on, as applicable with respect to Contractor's scope of work. Contractor shall not be compensated for any change in taxes and duties due to wrong assessment and / or statutory variation. It shall be presumed that bidders have ascertained all applicable taxes, duties, levies etc. for the said work and quoted rates accordingly. Service tax and cess thereon (including statutory variation, if any) shall be paid, wherever service provider is liable to pay service tax, on submission of invoice(s) as per Service Tax Rule. Further, the amount and rate of Service Tax shall be separately and distinctly specified in the Invoice(s).</p>	-----	-----	Please provide details of Excise Duty, Sales Tax, VAT on works and any other Taxes and duties applicable to dredging and reclamation works	<p>The service tax&amp; income tax as applicable shall be deducted from respective bills after necessary verification.</p> <p>However the increase or decrease in the tax structure, if any, shall be applicable &amp; shall have to be borne by agency/ firm.</p>
46)	<p><b>Page No. 12 Clause 11.5</b></p> <p>Quoted rates shall also be inclusive of all costs towards carrying out any surveys, travel, site visits by the personnel, boarding, lodging, incidental expenses etc. required for scope of work</p>	Request to provide latest survey charts of Dredging areas and disposal surveys enable us study before submission of our bids.	-----	-----	Typical cross-sections are enclosed. However the agency has to conduct survey work at his own level. The Deptt. Shall only facilitate the contractor in arranging disposal sites.
47)	<p><b>Page No. 09 Clause 13</b></p> <p><b>BID VALIDITY:</b> Bid submitted by bidder shall remain valid for a minimum period of 120 days from the date of opening of un-priced bids. Bidder shall not be entitled during the said period of four months, without the consent in writing of the</p>	Kindly confirm whether 120 days or 90 days	-----	-----	Read as 120 days.

	<p>department, to revoke or cancel their Bid or to vary the Bid given or any term thereof.</p>				
<p>48)</p>	<p>Page no. 12 Clause 11.1  TAXES AND DUTIES:  11.1. ....Contractor shall not be compensated for any change in taxes and duties due to wrong assessment and / or statutory variation.</p>	<p>-----</p>	<p>-----</p>	<p>Please confirm that base rate for various Tax rates shall be 28 days prior to submission of bid and any changes in the rates shall be duly compensated.</p>	<p>The Clause may be read as “The quoted prices shall be inclusive of all taxes and duties including Excise Duty, Sales Tax, VAT (on goods consigned to department), VAT on Works Contract and any other taxes/duties / levies as applicable, except Service Tax and cess there on, as applicable with respect to Contractor’s scope of work. Contractor shall not be compensated for any change in taxes and duties due to wrong assessment. It shall be presumed that bidders have ascertained all applicable taxes, duties, levies etc. for the said work and quoted rates accordingly. Service tax and cess thereon (including statutory variation, if any) shall be paid, wherever service provider is liable to pay service tax, on submission of invoice(s) as per Service Tax Rule. Further, the amount and rate of Service Tax shall be separately and distinctly specified in the Invoice(s). “  Further Only those Taxes as applicable shall be deducted from respective bills after necessary verification. However the increase or decrease in the tax structure, if any, shall be applicable &amp; borne by the contractor.</p>

49)	<p><b>Page No. 13 Clause 14.2</b></p> <p>The bid security (interest free) for the amount indicated in 'Invitation for Bids' shall be in the form of FDR/CDR drawn on any Indian Scheduled Bank situated in Jammu and Kashmir state of India and Registered with Reserve Bank of India in favour of Chief Engineer Kmr Irrigation &amp; Flood Control or in the form of a non-revocable bank guarantee which should be valid for 2 months beyond validity of bid i.e. 6 (six) months beyond deadline for bid submission. Department shall not be liable to pay any bank charges, commission or interest on the amount of bid security. The EMD of non-responsive bidders who have not been short-listed for price bid opening shall be returned before price bid opening. However, EMD of unsuccessful bidders whose price bids have been opened shall be returned only after award of contract.</p>	<p>Kindly clarify that bid validity is 120-days (4-Months) or 180-days (6-months).</p>	-----	-----	<ol style="list-style-type: none"> <li>1. Please read as Validity of Bid as 120-days &amp; validity of Bank Guarantee as 02-Months beyond bid validity.</li> <li>2. The bid security shall be only drawn from any Indian scheduled/Nationalised bank registered with Reserve Bank of India with a branch in <b>Srinagar Kashmir.</b></li> </ol>
50)	<p><b>Page No. 14 Clause 28</b></p> <p>2. <b>BIDDERS' QUALIFICATION CRITERIA</b> :To be eligible tenderer shall provide satisfactory evidence to the department of their eligibility, capability and adequacy of resources. For this, all offers submitted shall include the following information to meet the minimum Bidders' Qualification Criteria:</p> <p>2.1. <b>TECHNICAL CRITERIA:</b></p> <p>2.1.1. Bidder should have experience of having successfully completed either of the following similar works during last 03 years ending last day of month previous to one in which bids are invited:</p> <p>2.1.2. Three similar works of quantity not less than <b>20.00 lac</b> cum or</p> <p>2.1.3. Two similar works of quantity not less than <b>15.00 lac</b> cum or</p>	<p>Above seems to be given in reverse order, kindly amend the above.</p>	-----	<p>Please re-visit the clause as quantity of similar works for one work should be more than three works</p>	<p>Please read clause 28 as;</p> <p>28.1. <b>TECHNICAL CRITERIA:</b></p> <p>28.1.1. Bidder should have experience of having successfully completed either of the following similar works during last 03 years ending last day of month previous to one in which bids are invited:</p> <p>28.1.2. Three similar works of <b>minimum total</b> quantity not less than <b>20.00 lac</b> cum or</p> <p>28.1.3. Two similar works of <b>minimum total</b> quantity not less than <b>15.00 lac</b> cum or</p>

	<p>2.1.4. One similar work of quantity not less <b>10.00 lac</b> cum</p> <p>2.1.5. Each work should have been done under single contract at single site.</p>				<p>28.1.4. One similar work of <b>minimum total</b> quantity not less <b>10.00 lac</b> cum</p> <p><b>28.1.5. Each work should have been done by the individual or ant member/s of JV under single contract at single site.</b></p>
51)	<p><b>Page No. 14 Clause 28.2</b></p> <p><b>28.2 FINANCIAL CRITERIA:</b></p> <p>28.2.1 The average annual turnover of the Bidder, in the preceding three financial years as on the date of Techno-Commercial bid opening, should not be less than <b>INR 70 Crore.</b></p>	<p>Average annual turnover of 70 Cr to reduce 15 Cr in 3- years during last 5 years ending 31<sup>st</sup> March 2014.</p>	-----	-----	<p>Please read clause 25.2 at P.No.11, as under:</p> <p><b>28.2 FINANCIAL CRITERIA:</b></p> <p>28.2.1 The average annual turnover of the Bidder, in the preceding three financial years as on the date of Techno-Commercial bid opening, should not be less than <b>INR 30 Crore.</b></p>
52)	<p><b>Page No. 11 Clause 25.2.8</b></p> <p>Tenderer should attach the proof with regard to Permanent Income Tax and Trade Tax account number</p>	-----	-----	-----	<p><b>Please read clause 25.2.8 at P.No.11, as under</b></p> <p>Tenderer should attach the proof with regard to Permanent Income Tax.</p>
53)	<p><b>Page No. 11 Clause 25.2.9</b></p> <p>In case of a J.V./Consortium it is obligatory that all constituents of the bidder shall provide their M.O.U. and their consent in writing to establish the legality, credibility of their association. In the case of a partnership firm or consortiums, names of all partners should be disclosed and the offer shall be signed by all the partners or in the event of absence of any partner, it shall be signed on his behalf by a person holding a power of attorney, authorizing him to do so along with duly attested copy of the partnership deed should be furnished along with the offer. In the case of a limited Company/Joint</p>	-----	-----	-----	<p>Please read clause 25.2.9 at P.No.11, as under: In case of a J.V./Consortium it is obligatory that all constituents of the bidder shall provide their M.O.U. and their consent in writing to establish the legality, credibility of their association. In the case of a partnership firm or consortiums, names of all partners should be disclosed and the offer shall be signed by all the partners or in the event of absence of any partner, it shall</p>



	<p>venture, the names of all the Directors should be mentioned and the offer should be accompanied by a certificate certifying that the person signing the offer is empowered by a resolution of the Board of Directors to do so on behalf of the company and a certified copy of the resolution along with a copy Memorandum and Articles of Association of the company should be furnished. The Joint venture should have satisfactorily completed similar nature of work as required</p>				<p>be signed on his behalf by a person holding a power of attorney, authorizing him to do so along with duly attested copy of the partnership deed should be furnished along with the offer. In the case of a limited Company/Joint venture, the names of all the Directors should be mentioned and the offer should be accompanied by a certificate certifying that the person signing the offer is empowered by a resolution of the Board of Directors to do so on behalf of the company and a certified copy of the resolution along with a copy Memorandum and Articles of Association of the company should be furnished. <b>The Member/ Members of Joint venture</b> should have satisfactorily completed similar nature of work as required.</p>
<p>54)</p>	<p><b>Page No. 16 Clause 36.3</b> The tenderer should visit the sites and assess by himself the availability of resources such as disposal sites, water, electricity, fuel, land for disposal and skilled/ unskilled manpower as these shall have important bearing on the cost.</p>	<p>Responsibility of providing disposal area shall be of I&amp;FC, J&amp;K and request to consider, obtaining permission from Land owner/authority shall be within the scope of I&amp;FC, J&amp;K. Idling of dredger on account of non-availability of reclamation area may please be compensated with Idle Time Charges.</p>	<p>Department should help in making disposal sites available.</p>	<p>-----</p>	<p>Department will only facilitate in identifying the disposal area &amp; for obtaining permission from land owners/ authority. No idle charges of dredger will be paid.</p>

55)	<p><b>Page No. 18 Clause 38.3</b> As per general observation of various reaches of river Jhelum from Khanabal to Panzinara. The material to be dredged out mostly comprises of earth, clay, silt, sand &amp; peat etc. However the bidder should personally visit the site and should ascertain the quality of the strata to be dredged himself with his own resources</p>	-----	-----	Please clarify rock dredging is not part of the scope and shall be dealt separately. Stray boulders if any of size of about 200 mm shall be part of dredging / Excavation works, size beyond 200 mm may please be provided with different BOQ as the method of removal shall be different.	There is no scope of Rock dredging in this reach.
56)	<p><b>Page No. 22 Clause 52</b> <b>RETURN OF EARNEST MONEY:</b> The Earnest money by the tenderer shall be refunded (except three highest tenderer). The earnest money of the successful tenderer will be refunded after successful and satisfactory completion of the contract. However in case of 2<sup>nd</sup> &amp; 3<sup>rd</sup> lowest tenderers CDR shall be released under rules as applicable in the state.</p>	Kindly clarify that, the rules applicable in the J&K State for releasing of EMDs of 2 <sup>nd</sup> & 3 <sup>rd</sup> lowest tenderers	-----	-----	EMD of 3 <sup>rd</sup> lowest tenderer shall be released after finalization of the contract & that of 2 <sup>nd</sup> lowest tenderer, after the 1 <sup>st</sup> lowest starts the work.
57)	<p><b>Page No. 27 Clause 75</b> 75.1 The maintenance period shall be 06 (Six) months from the date of issue of completion certificate by the Engineer-in-charge to the contractor after satisfying himself that the works have been carried out by the contractor fully according to specifications and quality requirements and are suitable for the intended purpose. 75.2 The Department shall be entitled to an extension of the Defects Liability Period for the works or a section if and to the extent that the works, section, after taking over, cannot be used for the purposes for which they are intended by reason of a defect or damage.</p>	Request to modify this clause suitably as there is no Defect Liability / Remedy for dredging works. Usually in the dredging contracts, once dredging is completed to the required level and handed over to the department, contractor is not responsible for any siltation that occurs subsequently	-----	Please note that there is no Defects Liability period for dredging works, if any shall be only for the disposal area where the contractor is responsible for construction of Dyke for the purpose of containment	Not agreed.
58)	<p><b>Page No. 30 Clause 83</b> <b>QUANTITY VARIATION</b> 83.1 Contractor shall not be entitled for any compensation for any decrease in quantity executed and will be paid for reduced quantity of work only at the accepted rates.</p>	In case any substantial / drastic change in reduction of quantity, due consideration shall be given for price variation.	-----	-----	There are no chances of Substantial decrease in quantity.

	<p>83.2 For increase in quantities for all works, the accepted variation of each individual item of the contract would be up to 25% of the quantity originally contracted.</p> <p>The Contractor shall be bound to carry out the work at the agreed rates, terms &amp; conditions and shall not be entitled to any claim or any compensation whatsoever up to the limit of 25% variation in quantity of individual item of work, subject to the approval of Chief Engineer Kashmir Irrigation &amp; F.C. Department Srinagar. The permissible rules of public works accounts code and book of financial powers in vogue in the State of J&amp; K shall apply. The Engineer shall have a right to get these executed from any other agency or by his own labour, materials and resources.</p>				
59)	<p><b>Page No. 31 Clause 87.3</b></p> <p>The earth cutting proposed in river may be partly utilized for filling for the embankments in certain reaches &amp; rest of the dredged out material has to be dumped in dumping yards / dykes &amp; handed over to the Department in full.</p>	<p>Please be clarified that, dykes are constructed by department or it is contractor's scope. If it is contractor's scope, please provide the length and height of dykes enable us to compute the cost.</p>	-----	-----	<p>The job is on turn-key basis, which includes construction of Dykes as well, so the bidders have to consider &amp; view all possible options while submitting their quote. Any innovative method for disposal of dredged out material, as may be found feasible, as per dumping site, can be accepted at the cost of contract.</p>
60)	<p><b>Page No. 32 Clause 94</b></p> <p><b>SCHEDULE OF RATES TO COVER RISKS OF DELAY:</b> The Schedule of Rates shall be deemed to include and cover the risk of all possibilities of delay and interference with the contractor's conduct of work which occur from any causes including orders of the department in the exercise of his power and on account of extension of time granted due to various reasons and for all other possible or probable causes of delay.</p>	<p>Request to include idle time charges of dredger for the stoppages of dredging operations due to instructions of client or any other reasons which are beyond the control of contractor.</p>	-----	-----	<p>Normally no idle charges shall be paid. However if the work is stopped by the Department, the idle charges could be consider.</p>

61)	<p><b>Page No. 32 Clause 96.6 &amp; 97</b></p> <p>96.6 The 90% payment corresponding to actual work done quantities shall be made after completion of every 15% of the job as a whole subject to subsequent check and verification of bills duly attached with necessary documents.</p> <p>97 All measurements shall be recorded on standard measurement sheets supplied by department and submitted to department for scrutiny and passing.</p>	<p>Request to include suitable Method of measure of quantity dredged for monthly or bimonthly billing purpose.</p>	-----		<p>Please read The 90% of the payment corresponding of the actual work done shall be made after completion of 10% of the job as a whole subject to subsequent check &amp; verifications duly attached with necessary documents. The clause 96.6 at P. No. 32 is accordingly amended.</p>
62)	<p><b>Page No. 32 Clause 97</b></p> <p>The measurement of the quantity of the dredged out material will be calculated as per the quantum of dredged out material present in the dyke. The procedure for calculation of quantum will be carried as per the cross-sections recorded in the dyke before the use of dyke &amp; after the dyke is declared as filled, again the cross-sections will be again recorded. The cross-sections of the dyke will be recorded <b>@ 20 mtrs c/c</b>, however in case of any undulation in the dyke surface, the c/c spacing of the cross-section will be accordingly.</p>	<p>Please be clarified that, quantity dredged is measured in the reclamation area or dredging area for billing.</p>	<p>The procedure may be clarified. Who will build the dyke?</p>	<p>Please specify the payment measurement procedure for the dredged material. Measurement for payment shall be made on the quantity deposited on land.</p>	<p>Since the job is on turn-key basis, so the bidders have to consider &amp; view all possible options while submitting their quote &amp; the measurement shall be carried out physically, collectively by the Deptt. &amp; the firm, in the dumping areas.</p> <p><b>Dykes have to be built by the contractor, as the work is on turn-key basis.</b></p> <p><b>Further the method of measurement has been mentioned in the latest corrigendum.</b></p>
63)	<p><b>Page No. 26 Clause 104</b> <b>VARIATION AND ADJUSTMENTS</b></p> <p>104.1 Price Variation Clause</p> <p>104.2. The rates quoted by the tenderer and accepted by the department shall hold good till the completion of work and no additional claim will be admissible on account of fluctuation in market rates, tools etc.</p> <p>104.3. No cognizance will be given for any sort of fluctuations in rates of any individual items for the purpose of making adjustment in payments.</p>	<p>As this contract is long term (for 24- months), hike in fuel price is being unpredictable, request to include price variation on fuel.</p>	-----	-----	<p>Since the job is on turn-key basis, so the bidders have to consider &amp; view all possible options while submitting their quote.</p>

64)	<p><b>Page No. 56 Clause 13.4</b> Permission for plying of machinery excavator and tippers/trucks for carrying excavated materials from site to dumping point in Srinagar city limits is not permissible. The contractor shall have to plan full arrangement for this activity only within permissible hours. No extra charges on this account shall be paid.</p>	-----	Please indicate exact dumping area.		The department shall facilitate the agency in getting the requisite permissions, however the agency has to manage themselves, & the dumping area is available within an initial radius of 300 to 500 mts.& final disposal area is available within a radius of 2 to 8 kms.
65)	<p><b>Page No. 81 Clause 36.2</b> Before the work is started, the contractor shall clear all the jungle, grass, shrubs, trees etc., to the extent needed for the works and as directed by the Engineer-in-charge. The ground has to be leveled and rolled to achieve desired level of compaction before starting the earthwork. The reference levels have to be taken at initially rolled ground level. These levels will have to be taken at site by the contractor and the Department representatives.</p>	-----	There is no mention of any earthwork or construction in the tender except in BOQ. Please give details of civil work required.	-----	The clause is needed for construction of Dykes/embankments.
66)	<p><b>Page No. 85.</b> Dredging of river Jhelum in all kinds of soil like clay, silt, sand gravel, boulders, peat etc by way of mechanical means using any type of machine/combination of machines such as Traylor suction hopper dredger (TSHD), Backhoe, Grab, Plough dredger or any type of machine which may be required &amp; suitable as per the requirements of site conditions /strata of the river bed including disposal of dredged out material within lead of Avg 300mtrs to 3000mtrs using suitable carriers keeping in view environmental angle as per the directions of Engineer in charge, incl. cost of construction of dumping spots/ dykes.</p>	Kindly confirm that, whether reclamation areas need peripheral bunds to be constructed by earth borrowed from reclamation areas or is it necessary to construct dykes (Geo Textile Dykes). If dykes are required to be constructed, please provide total length and height of Bunds so as to compute its cost.	-----	-----	Since the job is on turn-key basis, so the bidders have to consider & view all possible options.

67)	<b>Page 56 Clause No 14.2</b> The Department will not be responsible for any loss or damage that may be caused by the floods, rains, storms or any other natural catastrophe to the work during its execution & up to its completion, however the Force Majeure clause shall apply as per the NIT conditions.	-----	-----	Please confirm if completed works shall be taken over as they are spread wide apart. In which case this clause shall not apply to taken over part of the works.	The completed works shall be taken over by the department, However the contractor/firm/ company shall be responsible upto the DLP as mentioned in the e-NIT.
68)	20 Rates: The tendered rate item rate tender for all items of the work shall be considered inclusive of all leads and lifts, skilled or unskilled labour & material required for working at all heights and depths, as per the drawings, royalty fee, terminal taxes, Octroi, entry tax etc, besides other taxes payable by the contractor such as Income Tax and Sales Tax on work contract and the sales tax applicable on the goods/material. Nothing extra shall be paid unless otherwise given in the description of item and no extra claim shall be entertained due to any reasons whatsoever on this account.	-----	-----	Same query as in No.8	Replied at S.NO 8
69)	<b>41. ROYALTIES AND PATENT RIGHTS</b> The contractor shall defray the cost of all royalties, fees and other payments in respect of patent rights and licenses which may be payable to any patentee, licensee or other person or corporation and shall obtain all necessary licenses.	-----	-----	Please confirm if there is any Royalties for dredging works in the river. Please confirm if any mining fee is to be paid for dredging in river	No royalty or mining fees is to be paid by the contractor for dredged out materials.
70)	<b>Page No 55.</b> <b>FORECLOSURE OF CONTRACT IN FULL OR IN PART DUE TO ABANDONMENT OR REDUCTION IN SCOPE OF WORKS</b>			Contractor would like to include payment of mobilization and De-mobilization amounts in addition to payments mentioned in the clause as the cost of Mob and Demob is included in the dredging cost and foreclosure would cause losses to the contractor	Refer to Last para of Clause no 55 (a).
71)	25. Working Hours	-----	-----	Please confirm if 24 hours is allowed for working.	Yes it is allowed.

72)	34. Service Roads	-----	-----	Please confirm if PWD permission and fee is to be paid for usage of roads	PWD Permission will be facilitated by the department but any requisite charges involved on any account shall have to be borne by the contractor.
73)	Mob and De-Mob	-----	-----	Mobilization and Demobilization charges may please be included in the BOQ with limitation of say about 15% of the contract cost	Not agreed.
74)	Way Leaves	-----	-----	Employer to provide assistance for Way Leaves through others property. Since the work is spread over large distances it is not possible for the contractor to assess at this juncture. Cost incurred towards way leaves may please be reimbursed at actuals.	Department will only facilitate, however cost incurred is to be borne by the contractor.
75)	Safety and Security	-----	-----	Since the work site is over large distance it is not possible to have camp in one area, the contractor requests to provide information of personal security of the contractor's employee.	The place is safe & secure to work.
76)	Parent Company / Associate Company	-----	-----	Contractor requests to insert clause for Parent / Holding / Associate company in respect applicability to qualification criteria:  Clause to be inserted:  For establishing the technical and financial eligibility of the firm, Technical and financial experience of his parent company or Associates company	Any firm or company or Associate Company (National or International) can be considered for eligibility who qualifies in accordance with the technical & financial criteria mentioned in the e-NIT. Further a proper authorization from the parent company shall have to be uploaded / produced to prove that the associate Company is Genuine.

				(National and International) will be considered for eligibility. "Associate" means, with respect to a person which is a company or corporation, the ownership, directly or indirectly, of more than 50% (fifty per cent) of the voting shares of such person, and with respect to a person which is not a company or corporation, the power to direct the management and policies of such person by operation of law. To substantiate this a certificate from an auditor shall be provided to demonstrate that a person is an Associate of the Applicant firm.	
77)	Sub-Contract	-----	-----	Request clause for sub-contract to be modified:  Contractor shall not sub-contract the whole of the works. Sub-Contracted work shall not exceed 25% of the total work. However the Contractor shall be fully responsible for the works carried out by the Sub-Contractor. All the clauses of the Contract shall be applicable to the Sub-contractor	Not agreed
78)	Page No: 37 Clause No: 122. DAMAGE TO PROPERTY OR TO ANY PERSON OR ANY THIRD PARTY :	-----	-----	Please specify limit of third part insurance per incident	The limit of the third party insurance will be governed by the rules of the insurance companies for such jobs to meet the insurance claim per incident.
79)	Page No: 38 Clause No: 128. PROTECTION OF ENVIRONMENT.	-----	-----	Please specify the threshold limit for each of the requirement in the clause	The limits shall be governed as per the environment &



					ecology acts vogue in the J&K state.
80)	Page No 39 , Clause No.133. The Public Liability Insurance Act, 1991.	-----	-----	Please specify maximum Limit of Public Liability Insurance to be taken	The max. Limit of public liability shall be governed by the Insurance acts as in Vogue in J&K state or Central government. Although no such hazardous substance is going to be utilized for the advertised job.
81)	Corrigendum document Issued	-----	-----	We have downloaded the entire documents uploaded on e-tender portal of <a href="http://www.jktenders.gov.in">www.jktenders.gov.in</a> there is an additional document is uploaded on portal under the head of corrigendum documents. It seems it is the revised tender document. Request to kindly confirm any major revision/ change in the earlier and new tender document issued/ uploaded. So as we can directly refer the changes if any.	There is no major change in the clauses in additional document which has been uploaded.

Sd/-  
Executive Engineer  
Irrigation and Flood Control Division  
Srinagar