

## **Prequalification Addendum No.02**

From

: Manager of Contracts Department

To

: All Applicants

Total Pages : 01 + (1 Attachment)

Date

: 10<sup>th</sup> September 2013

Ref. No.

: IA 13-14/5/727/1067/13

**PROJECT** 

Prequalification

**Post-Contract** 

**Professional** 

for Inner Doha

Resewerage

Consultancy Services Implementation Strategy Programme (IDRIS)

**PROJECT ID** 

: IA 13/14 S 727 - 02 ST

**SUBJECT** 

**PREOUALIFICATION ADDENDUM NO. 02** 

In accordance with Clause ITA 8.1, of the above referenced Prequalification, Applicants are hereby informed of the following amendments to the Pregualification Document:

#	Page / Ref	Revision
1.	Page 23, Series 3 a) & b), Historical Contract Non-Performance	Please replace Page 23 with the attached Page 23 R1.

All other conditions remain unchanged.

Any further queries shall be addressed to idriscontracts@ashghal.gov.qa on or before close of business Monday, 16 September 2013.

Yours faithfully,

Ghanem Rashid Al-Mansoori

**Manager of Contracts Department** 

Encl.

Copy to:

Attachments: - Page 23 R1 (One A4 Page)

Sec. MRPSC; Director-IA; PMC Director; CSS-CD;

## C. Qualification Criteria

The Applicant shall meet the following criteria.

- 1. Eligibility (Series No. 1)
- (a) Applicants eligible to tender shall meet the criteria list in the Compliance Summary Table. In Section B.
- 2. Licences and Registrations (Series No. 2)
- (a) Applicants should be registered in one of the professional or trade registers in the country of their principal place of business and relevant to the nature of this contract.
- (b) Applicants should note that in addition to successful prequalification they will be required to meet Qatari commercial registration requirements as a pre-condition to award of any contract.
- 3. Historical Contract Non-Performance (Series No. 3)
- (a) History of Non-Performing Contracts: The Applicant shall provide accurate information that non-performance of a contract did not occur within the last three years prior to the deadline for Application submission based on all information on fully settled disputes or litigation. A fully settled dispute or litigation is one that has been resolved in accordance with the dispute resolution mechanism under the respective contract and where all appeal instances available to the Applicant have been exhausted.
- (b) Failure to Sign Contract: The Applicant shall provide accurate information regarding its failure to sign a contract after submitting a tender security and certify that this has not occurred in the past three years. Any deviation should be explained in the referenced application form.
- (c) Litigation History: The Applicant shall provide accurate information on any current or past litigation, arbitration, mediation or adjudication resulting from contracts completed or under execution by him over the last two years. A consistent history of settlement awards against the applicant or any partner of a joint venture may result in failure of the application.
- 4. Joint Tendering Agreement (Series No. 4)
- (a) Where an Applicant intends to form an Association of companies, the Applicant shall provide evidence of such association by attaching a joint tendering agreement to establish such association to Form ELI 1.1.
- (b) Where an Applicant represents an existing commercial association of companies, the Applicant shall provide evidence of such association by attaching the evidence to Form ELI – 1.1
- (c) The points noted below summarise the requirements for an Association, and the parties within such Association, with reference to the other Subsections of Section III:
  - The Association may comprise a maximum of two (2) parties;
  - Each individual party in an Association may only participate in one Applicant entity, per package;
  - In the case of a successful tender, the form of agreement, shall be signed so as to be legally binding on all parties;