



Ref: QNCC/T&PC/17/167

Date: 27/12/2017

TO : **ALL PARTICIPANTS COMPANY**  
REFERENCE : PUBLIC TENDER NO. GTNO 10/17 - MANUFACTURE, SUPPLY AND REPLACEMENT  
NEW DUCTS & THEIR EXPANSION JOINTS FOR RAW MILL NO. 361-RM1 IN CEMENT  
PLANT NO. (2) @ UMM-BAB, STATE OF QATAR.  
TOTAL NO. OF PAGES : 01+ 01

## TELEFAX MESSAGE

**Please contact us if received garbled or incomplete**

### SUBJECT: ADDENDUM NO. 1

QNCC/Tender's & Procurement Committee (T&PC) amended the same provisions as addendum to the Format of Advance Payment Guarantee in Page No. 64 and Payment Terms stipulated in Section 7 within page no. 73 of General Conditions of Contract provided in the Tender Documents of the above referred Public Tender, accordingly clarifying those amended addendum provisions are already incorporated in the same two pages mentioned above and as per prescribed herein below as follows.

#### • **Specimen of Advance Payment Guarantee**

The 2<sup>nd</sup> paragraph of this section read as "The guarantee shall come in force on effecting receipt of advance payment amount and shall be valid until the amount of this advance payment guarantee is fully recovered".

It has been amended to be replaced with the following paragraph as follows: "The guarantee shall come in force on effecting receipt of advance payment amount and shall be valid until issuing the Provisional Acceptance Certificate."

#### • **Section 7 Page No. 73 (Payment Terms)**

##### ✓ **Sub-section 7.1**

The text of this sub-section begins with: "05% of 100% of the Contract total fixed lump sum price If necessary..... The advance payment guarantee to be issued by a first class bank operating in the State of Qatar, shall be valid until the total amount of this advance payment guarantee is fully recovered".

The last operative of this section has been amended to be replaced with the following paragraph..... "The advance payment guarantee to be issued by a first class bank operating in the State of Qatar, shall be valid until issuing of the Provisional Acceptance Certificate (PAC)".

##### ✓ **Sub-section 7.3**

The text of this sub-section read as "10% of 100% Retention money shall be released upon issuance of the Final Acceptance Certificate (FAC)".

The text of sub-section has been amended to be replaced with the following paragraph: "10% of Retention shall be deducted from all invoices and the retention amount shall be released upon issuance of the Final Acceptance Certificate (FAC)".

##### ✓ **Sub-section 7.4**

The text of this sub-section read as "Payment shall be made by Letter of credit / Transfer or A/C payee cheque shall be established / issued subject to point 7.5 above and withholding tax / Retention as per Income Tax Law No. 21 of 2009 of the State of Qatar".

The text of sub-section has been amended to be replaced with the following paragraph: "Payment shall be made by Letter of credit / Transfer or A/C payee cheque shall be established / issued

To be continued.....

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G.S./T& PC.

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تليفون المكتب الرئيسي: ٤٤٦٩٣٨٠٠ / ٥/٦/٧- ٤٤٦٩٤٣٥٤ : تليفون المصنع : ٤٤٧١٢٨٨٠ (٥ خطوط) - فاكس : ٤٤٧١٢٥٨٥ - ٤٤٧١٢٥٨٦ - س.ب رقم: ٢٥

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subject to point 7.3 above and withholding tax / Retention as per Income Tax Law No. 21 of 2009 of the State of Qatar".

✓ **Sub-section 7.5 (Advance Payment Bond/Guarantee)**

The text of this sub-section begins with: "The **Contractor** shall issue an Advance Payment Guarantee in an amount equivalent to the down payment amount... This guarantee will be issued after signing the Contract, and shall be valid until the total amount of this advance payment guarantee is fully recovered and released against issuance of Final Acceptance Certificate".

The serial number of this sub-section is corrected to be as 7.6 and the last operative text of this section has been amended to be replaced with the following paragraph...."This guarantee will be issued after signing the Contract, and shall be valid until issuing of the Provisional Acceptance Certificate (PAC)".

✓ **Sub-section 7.6 (Performance Bond)**

The text of this sub-section begins with: "Performance Bond of 10% of the Contract Total Price will...before signing the Contract and remain valid until the issuance of Final Acceptance Certificate after the expiry of Twelve (12) months of the Defect Liability period, which should be calculated from the date of issuance of Provisional Acceptance Certificate".

The serial number of this sub-section is corrected to be as 7.7 and last operative text of this section has been amended to be replaced with the following texts...." the validity shall start of this letter of guarantee before signing the Contract and shall cover the Contract execution period plus Twelve (12) months of the Defect Liability period until issuing the Final Acceptance Certificate".

✓ **Sub-section 7.7 (Currency)**

The serial number of this sub-section is corrected to be read as 7.8.

The above amendments that are already incorporated in the Format of Advance Payment Guarantee in Page No. 64 and Payment Terms stipulated in Section 7 within page no. 73 (see attached documents) are to be considered as an integral part of provided tender documents of the aforementioned public tender for the preparation of your competitive tender offer.

**All other tender's terms, conditions, specifications and drawings remain unchanged.**

Please acknowledge & confirm the receipt of this written notice within 24hrs. by signing and returning this page email address: [tpc@qatarcement.com](mailto:tpc@qatarcement.com).

NAME OF AUTHORIZED SIGNATORY.....SIGNATURE & SEAL..... DATE: / /2017

**Waiting for your valuable Tender Offer**

With Many Thanks,

**For/Qatar National Cement Company(Q.P.S.C.)**

  
**Salem Bin Butti Al-Naimi**

**Chairman, Tender Procurement Committee(T&PC)**

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G.5/T& PC.

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