

URANIUM CORPORATION OF INDIA LIMITED

(A Government of India Enterprises)

Tummalapalle Uranium Mine, PO; Mabbuchintalapalle, Vemula Mandal, YSR District, Andhra Pradesh -516349

ADDENDUM / CORREIGENDUM - 8

No. UCIL/TMPL/MINES/Addendum-8/2019/84,

March 05, 2019

Ref: NIT No. UCIL/TMPL/MINES/2018/21, dated 10.10.2018, Name of the Work: "Mine Development, Stoping, Ventilation Shaft Sinking, & Other Related Excavation for Production of 3000tpd of Uranium Ore at Tummalapalle Underground Mine."

The following is the addendum /corrigendum for the above referred Notice Inviting Tender.

Reference		Response of	UCIL
• Volume – I: Financial Qualification Requirement	Bid prov	vision shall prevail.	
Query - 1		•	
• Regarding requirement of Average annual Turnover of at least Rs. 200 Crores.			
Reference	Response of UCIL		
• Clause No.2.1.1 of Volume I, Instruction to Bidders.	The revised clause shall be as under		
Query - 2	Clause	FOR	READ
• Regarding consortium partners.	Reference		
	Clause No.2.1.1 of Volume I, Instruction to Bidders	a) Category 1: A single Business Entity which is a company incorporated in India in accordance with either Clause 2.1.2 (a) or 2.1.2 (b); or b) Category 2: A Consortium of upto two(2) Business Entities each one of which is incorporated in India in accordance with Clause 2.1.2 (a) or 2.1.2(b) (hereinafter referred to as "Bidding Consortium")	a) Category 1: A single Business Entity which is a company incorporated in India in accordance with either Clause 2.1.2 (a) or 2.1.2 (b); or b) Category 2: A Consortium of upto two(2) Business Entities each one of which should be engaged in mining activities and are incorporated in India in accordance with Clause 2.1.2 (a) or 2.1.2(b) (hereinafter referred to as "Bidding Consortium")
Reference	Response of UCIL		
• Volume – I: SECTION 2: Clause 2.2.1 (b) & (e), Page 17	Bid provision shall prevail.		

& 18			
Query - 3			
_ ,			
• Regarding Financial Qualification Requirement of the members of the Bidding Consortium			
Reference	Response of UCIL		
• Volume – I: SECTION 2: Clause 2.2.1 (j) & (e), Page 18	-		
Query - 4	Bid provision shall prevail.		
• Regarding allowing any one of the bidders to provide the Performance Security.			
Reference	Dogwayga of UCH		
• Volume – I: SECTION 2: Clause D, Page 29 & 30	Response of UCIL		
• Volume – III: Schedule – 8, Clause 6.5, Page 90	Bid provision shall prevail.		
Query - 5			
- •			
Regarding engagement of foreign experts. Reference	D. AUGU		
	Response of UCIL		
• Volume – I: SECTION 2: Clause 2.1.2 (a) & (b)	The Bidder has to participate in accordance with existing providing the second se	vision of the Bid Document.	
Query - 6			
Regarding types of business entities to be permitted.			
Reference	Response of UCIL		
• Volume – I: Section 5.2.1 (3)	Bid provision shall prevail.		
• Volume – II: Section 9.1 (20)			
• Clause 2.2.3(i) of Volume II: Project Development			
Agreement			
Query - 7			
Regarding supply of electricity and compressed air.			
Reference	Response of UCIL		
• Volume-III: Clause 10.4	Clause FOR	READ	
• Volume-III: Clause 10.3.1 (a), (b)	Reference		
• Volume-III: Clause 6.5.2 (f) Section Closure			
• Volume-III: Clause 6.5.2 (g) Damages for breach of			
maintenance obligations			
• Volume-III: Clause 6.5.2 (f), (g), (h) Damages for breach			

of maintenance obligations	Clause	"Liquidated Damages (LD) shall be levied	Liquidated Damages (LD) shall be levied
• Volume – III: Clause 6.15.2	10.3.1(a) of	where reasons are attributable to Contractor	where reasons are attributable to Contractor for
Query - 8	Volume 3:	for delays in execution of contract. LD shall	delays in execution of contract. LD shall be
Regarding provisions for penalty.	Project	be levied @0.5% per week or part thereof	levied @0.5% per week or part thereof on the
- Regarding provisions for penalty.	Development	on the value of unfinished work for each	value of unfinished work for each week of
	Agreement.	week of delay subject to a maximum of 5%	delay subject to a maximum of 5% of the total
		of the total value of contract (excluding	value of contract (excluding Taxes and Dutles).
		Taxes and Duties)."	For avoidance of doubt, the provision of
			this Clause 10.3.1(a) shall be applicable for
			the events of delays for which imposition of
			Damages have not been explicitly expressed
			under this Agreement, subject to provisions mentioned under Clause 10.5
	Clause 6.5.2(f)	Upon receiving the permission	Upon receiving the permission
	of Volume 3:	pursuant to above, the Contractor shall be	pursuant to above, the Contractor shall be
	Project	entitled to shut down or de-commission the	entitled to shut down or de-commission the
	Development	designated section for the period specified	designated section for the period specified
	Agreement.	therein, and in the event of any delay in re-	therein, and in the event of any delay in re-
		commissioning such section, the Contractor	commissioning such section, the Contractor
		shall pay Damages to UCIL calculated at	shall pay Damages to UCIL in accordance to
		the rate of 1% (one percent) of the	Clause 10.3.1(a) of this Agreement.
		Average Daily Mining Charge for each	
		day of delay until the section has been re-	
		commissioned for excavation and	
		Delivery of Ore.	
	Clause	UCIL shall be entitled to	UCIL shall be entitled to recover
	6.5.2(g) of	recover Damages, to be calculated and paid	Damages, to be calculated and paid for each
	Volume 3:	for each day of delay until the breach is	day of delay until the breach is cured, at 0.1%
	Project	cured, at the higher of (a) 1% (one per	(zero point one per cent) of the cost of such
	Development	cent) of the Average Daily Mining	repair or rectification. Recovery of such
	Agreement.	Charge, and (b) 0.1% (zero point one per	Damages shall be without prejudice to the
		cent) of the cost of such repair or	rights of UCIL under this Agreement,
		rectificationas estimated by the Engineer-	including the right of Termination
		in-Charge. Recovery of such Damages	thereof
		shall be without prejudice to the rights	

	of LICH and on this A propagate in the line
	of UCIL under this Agreement, including the right of Termination
	the right of remination thereof
Reference	Response of UCIL
Volume-III: Clause 10.4	Bid provision shall prevail.
Query - 9	Bid provision shan prevain.
Regarding penalty for shortfall in ore production output.	
Reference	Response of UCIL
• Volume-III: Article 10: Clause 10.5 (3)	Bid provision shall prevail.
Query - 10	
Regarding force majeure conditions.	
Reference	Response of UCIL
• Volume-III: SECTION 5: Clause 5.2, Page 28: Scheduled	Bid provision shall prevail.
Items and Open List Items	
• Volume-II: SECTION 2: Clause 2.2.4: Payment	
Mechanism	
Query - 11	
Regarding restrictions on variation of quantities.	
Reference	Response of UCIL
Volume-I: Notice Inviting Tender: Proviso, Page 6	Bid provision shall prevail.
Query - 12	
Regarding validity periods for the proposals for works.	
Reference	Response of UCIL
Volume-I: Notice Inviting Tender: Proviso, Page 5	Bid provision shall prevail.
Query - 13	
• Regarding right to award part of the work to different	
agency.	
Reference	Response of UCIL
• Volume-I: SECTION 2: Clause 2.10.1 Page 21	Bid provision shall prevail.
Query - 14	
Regarding validity period of bid security.	

Query - 15	Response of UCIL
Regarding a second pre-bid meeting.	There will be no more pre-bid meetings.
Query - 16	Response of UCIL
Any other query	Bid provisions shall prevail.

This Addendum can be downloaded from UCIL e-proc Site http://www.tenderwizard.com/UCIL-EPROC.

Addendum /Corrigendum to the tender notification, if any, shall be displayed in the UCIL website http://uraniumcorp.in/ and UCIL e-proc Site only. All other conditions shall remain same.