

AMENDMENT NO.: 1 TO THE TENDER DOCUMENTS

Defence Construction (1951) Limited

CLOSING DATE/TIME: June 11, 2013

14:00 hours, (local time)

PROJECT NO.: IE100304

AMENDMENT DATE: April 30, 2013

PROJECT TITLE: HMCS Carleton Replacement

Ottawa, Ontario

TO ALL PROPONENTS:

THE PURPOSE OF THIS AMENDMENT IS TO GIVE EFFECT TO THE FOLLOWING:

- 1. Tenderers are advised to **DELETE** all references to the word "Engineer" and **REPLACE** with the "DCC Representative".
- 2. **DELETE** DCL193 (R-2012-03) and **REPLACE** with DCL193 (R2012-12).
- 3. Reference DCL032 General Conditions, **DELETE** sub-sub-paragraph 7.1.1.5 and 7.1.1.6 and **INSERT** new sub-sub-paragraphs 7.1.1.5 to 7.1.1.7
 - .5 makes an assignment of the Contract without the consent required by GC1.16, "Assignment";
 - .6 fails to comply with the DCC Procurement Code of Conduct; or
 - .7 otherwise fails to observe or perform any of the provisions of the *Contract*.
- 4. Payment will only be made on receipt of a satisfactory invoice duly supported by specified release documents and other documents called for under the Contract. Contractor Invoices/Progress Claims must also include the following details:
 - Company name, address, etc.
 - "Destination" (Client's address);
 - Invoice date; invoice number;
 - DCC Project number; Contract number;
 - GST or HST (as applicable) registration number;
 - Period in which services were rendered;
 - Description of work performed and amount(s) invoiced.
- 5. Reference DCL193 (R2012-12) DELETE sub-paragraph 15.1.1 and INSERT new sub-paragraph 15.1.1

15.1.1 Goods and Services Tax / Harmonized Sales Tax / Quebec Sales Tax

Tenderers are not to include any amounts for the Goods and Services Tax (GST), Quebec Sales Tax (QST) or Harmonized Sales Tax (HST), whichever is applicable, and the GST / QST / HST shall not be included when calculating the amount of any tender security or contract security that may be required. Any amount levied in respect of the GST / QST / HST will be billed as a separate item in a progress claim submitted by the Contractor, and will be paid to the Contractor in addition to the amount approved by the DCC Representative for work performed under the Contract. The Contractor will be required to remit the appropriate amount to Canada Revenue Agency or Revenu Quebec in accordance with the applicable legislation.

6. Reference DCL193 (R2012-12) - DELETE sub-paragraph 15.1.3

End of Amendment No. 1