



AMENDMENT NO.: 3 TO THE TENDER DOCUMENTS

Defence Construction (1951) Limited

CLOSING DATE/TIME: June 11, 2013
14:00 hours, (local time)

PROJECT NO.: IE100304

AMENDMENT DATE: May 22, 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 that the distance between the grade level and the underside of the footings is 2.0 m for all existing buildings.
2. To issue Addendum No. 1 (38 pages, 2 drawings and 3 sketches).
3. Reference section 01 31 19, Paragraph 1.01: Delete contents of paragraph 1.01 and replace with:
“.1 Project meetings will be administered by the DCC Representative and shall take place every two weeks starting at the Pre-commencement Meeting and ending at Final Completion.
.2 Contractor to provide physical space and make arrangements for project meetings.
.3 The DCC Representative shall preside at project meetings and shall distribute meeting minutes within 5 working days of meeting.
.4 Representatives of contract, Subcontractor and suppliers attending meetings will be qualified and authorized to act on behalf of party each represent.”
4. Reference section 01 32 17, Paragraph 1.02.4: Delete “Substantial Performance” and replace with “Substantial Completion”.
5. Reference section 01 32 17, Paragraph 1.02.4: Delete “Total Performance” and replace with “Final Completion”.
6. Reference section 01 32 17, Paragraph 1.06: Add sub-paragraph 1.06.3 “Submit a revised schedule to DCC Representative at each project meeting.”
7. Reference section 01 33 00, Paragraph 1.02.4: Delete “7 working days” and replace with “10 working days”.

8. Reference section 01 35 21, Paragraph 1.6.1: After “associated with LEED certification.”, add “The LEED coordinator shall be a LEED Accredited Professional Building Design and Construction (LEED AP BD+C).”
9. Reference section 01 45 00, Paragraph 1.02.1: Delete “under the Cash Allowance.” and replace with “by Contractor.”
10. Reference section 01 52 00, Paragraph 1.09.2.9: Delete “2 office chairs on castors” and replace with “4 office chairs on castors”
11. Reference section 01 52 00, Paragraph 1.09.2.10: Delete “1 office desk” and replace with “2 office desks”.
12. Reference section 01 52 00, paragraph 1.09.2: Add sub-paragraph .14 “provide skirting for trailer around perimeter of trailer”.
13. Reference section 01 78 00, paragraph 1.03: Add sub-paragraph 1.03.10 “The Certificate of Substantial Completion will not be issued until all As-Built drawings have been submitted to the DCC Representative.”
14. Reference section 01 79 00, paragraph 1.8: Add sub-paragraph 1.8.5 “The Certificate of Substantial Completion will not be issued until all training has been completed in accordance with the requirements of the specifications.”
15. Reference section 01 91 51, paragraph 1.3: Add sub-paragraph 1.3.2 “The Certificate of Substantial Completion will not be issued until all Building Management Manuals and O&M Manuals have been submitted and accepted by the DCC Representative. Allow 10 working days for review.”
16. Reference section 05 12 23, paragraph 1.05.2: Delete “, or who has submitted a list of experience reference acceptable to the DCC Representative at least one week prior to tender closing. Failure to meet this requirement may result in disqualification of fabricator/erector.”
17. Reference section 08 44 13, paragraph 1.05.6.1: After “...supportive data.”, add “Perform tests and provide test results specified in paragraphs 1.04.6 and 1.04.7 (ASTM E 283 and ASTM E 331 respectively) to DCC Representative.”
18. Reference section 08 50 00, paragraph 1.04.6.1: After “...supportive data.”, add “Perform tests and provide test results as per ASTM E 283 and ASTM E 331 to DCC Representative.”
19. Reference section 08 80 50, paragraph 1.06.1: Between “Test Reports:” and “certified”, add “provide”. Also, after “physical properties”, add “; namely ASTM E330”.

20. Reference section 25 05 02, paragraph 1.5.2: Delete “tender closing and before contract award”, and replace with “after contract award”.

End of Amendment No. 3