

GOVERNMENT OF INDIA
MINISTRY OF MINES
INDIAN BUREAU OF MINES
INDIRA BHAWAN, CIVIL LINES,
NAGPUR- 440 001

RFP No. MTS/01/2015-16/CCOM

CORRIGENDUM No. 1

13 October 2015

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Corrigendum Item 1

Annexure A - III, Serial No: 14

Eligibility Criteria

The Lead Bidder or consortium member should have handled at least one project with at least 10 map layers and having at least 50,000 entities (points/lines/polygons) as on 30.06.2015. Indicative map layers include mineral layers, political boundary layers, forest layers, cadastral maps, satellite imagery. Entities refer to the locations which are managed through the GIS system. It may include a mark, a road (line) or a locality (polygon)

Should be read as

The Lead Bidder or consortium member should have handled at least one project with at least 10 map layers and having **at least 25,000 entities** (points/lines/polygons) as on 30.06.2015. Indicative map layers include mineral layers, political boundary layers, forest layers, cadastral maps, satellite imagery. Entities refer to the locations which are managed through the GIS system. It may include a mark, a road (line) or a locality (polygon)

Corrigendum Item 2

Clause 4.1.1.7: Customization, configuration and integration of the state specific solutions

The bidder is required to study and assess the operations at Centre (Ministry of Mines and IBM) and four State DMGs (Chhattisgarh, Gujarat, Karnataka and Rajasthan).

Should be read as:

The bidder is required to study and assess the operations at Centre (Ministry of Mines and IBM) and four State DMGs. **The bidder is required to cover Karnataka and Orissa, and any two states among Chhattisgarh, Gujarat, and Rajasthan.**

Corrigendum Item 3

Clause 21.8: Residuals

IA shall be precluded from independently developing for itself, or for others, anything, whether intangible or non-tangible form, which is competitive with, or similar to, the deliverables set-out in this RFP. In addition, subject to the confidentiality obligations, IA shall be free to use its general knowledge, skills and experience, and any ideas, concepts, know-how, and techniques that are acquired or used in the course of providing the Services.

Should be read as

In no case, IA shall be precluded from independently developing for itself, or for others, anything, whether intangible or non-tangible form, which is competitive with, or similar to, the deliverables set-out in this RFP. In addition, subject to the confidentiality obligations, IA shall be free to use its general knowledge, skills and experience, and any ideas, concepts, know-how, and techniques that are acquired or used in the course of providing the Services.

Corrigendum Item 4

Section Annexure A – VIII – Manpower requirement; Manpower requirement summary

The following rows to be added to the table: manpower requirement summary on Page 103 of the RFP:

Sr #	Description	Minimum manpower requirements	Minimum deployment plan
16	<i>Handholding Personnel required at Ministry of Mines</i>	2	<i>Full-time post go-live</i>
17	<i>Handholding Personnel required at IBM, Nagpur</i>	5	<i>Full-time post go-live</i>

Corrigendum Item 5

The MMRDA Act/ MMDRA Act / MMDR Amendment Act mentioned at several places in the RFP should be read as MMDR Act, 1957

Corrigendum Item 6

Definitions: Sl. No. 27: Performance Guarantee or Contract Performance Guarantee

means the guarantee provided by a Nationalized Bank in favour of the Purchaser. The amount of Performance Security shall be 10% of the overall cost of the project. This performance security shall be *valid till six months* after the completion of the project or for such time as is required under this Agreement;

Should be read as:

means the guarantee provided by a Nationalized Bank in favour of the Purchaser. The amount of Performance Security shall be 10% of the overall cost of the project. This performance security shall be ***valid till 60 days*** after the completion of the project or for such time as is required under this Agreement;

Corrigendum Item 7

New addition

Annexure B - XVI – Bidders should read “Manufacturer’s Authorization Form” after

The bidders are required to submit the following form, as part of their technical bids, from all the OEMs whose products are being quoted as part of the BOM

To be submitted on respective OEM's letter head

Date: dd/mm/yyyy

To

Controller General

INDIAN BUREAU OF MINES

INDIRA BHAWAN,

CIVIL LINES, NAGPUR- 440 001

Dear Sir/Madam,

This is with reference to your RFP No MTS/01/2015-16/CCOM for "Selection of an Implementation Agency for design, development, maintenance and operations of Mining Tenement System". As a response to the above said RFP, this is to certify that we are the Original Equipment Manufacturer in respect of the products listed below in the BOQ and BOM.

We confirm that <name of Bidder> ("Bidder") have due authorization from us to provide services, to IBM , that are based on our product(s) listed below as per Request for Proposal (RFP) document relating to providing of the solution, Implementation, training & maintenance services to IBM. We further endorse the warranty, contracting and licensing terms provided by the bidder to IBM.

In the event of acceptance of our bid, we do hereby undertake:

1. To supply the product(s) and commence services as stipulated in the schedule of delivery forming a part of the attached proposal.
2. To undertake the services for a period of the contract.
3. We confirm that the products quoted are not "end of life during the next 36 months & end of support till the period of the contract" (extendable to further 24 months), starting from the date of installation.
4. We undertake that the support including spares, update, upgrade & patches for the quoted products are available for the period of the contract in India

In case of any clarifications please contact _____ email at _____

Signature of Authorized Signatory (with official seal)

Date _____

Name _____

Designation _____
Address _____
Telephone _____
Fax _____
E-mail address _____

Corrigendum Item 8

Annexure G-1: Payment, clause No. 2

The Completion of Training (M5) and Acceptance of System – Solution Go-Live (M6) mentioned in the table

Should be read as:

Acceptance of System – Solution Go-Live (M5)

Completion of Training (M6)

Corrigendum Item 9

New addition

Section 4.1.1.14: Digitization, migration, cleansing and enriching of data from legacy systems;

Clause (i):

The bidder will be responsible for data development and organization including digitization. The bidder should ensure that the data developed, organized or digitized is GIS ready for MTS application. This would also entail responsibilities including (but not limited to):

- a. Geo-referencing
- b. Mosaicing
- c. Vectorization
- d. Metadata harvesting

Any software tools/ applications required for successfully completing the above activities shall be provisioned by the bidder.

Should be read as:

The bidder will be responsible for data development and organization including digitization. The bidder should ensure that the data developed, organized or digitized is GIS ready for MTS application. This would also entail responsibilities including (but not limited to):

- a. Geo-referencing
- b. Mosaicing
- c. Vectorization
- d. Metadata harvesting

Any software tools/ applications required for successfully completing the above activities shall be provisioned by the bidder. **However, IBM would procure the requisite GIS tools / software which would be required to process the Satellite imagery data in consultation with selected System Integrator (SI).**

Corrigendum Item 10

Annexure J: Financial bid; Table I: Data Digitization – Row No.2

Digitization costs – Data entry (upto 2,00,000 forms)

Should be read as:

Digitization costs – Data entry (upto 1,00,000 forms)

The revised Annexure J: Financial bid has been uploaded with the corrigendum.

Corrigendum Item 11

Instructions to bidders, Clause 35.21: Limitation of Liability

The following clause to be added as 35.21.7:

" In no event shall either party be liable for any consequential, incidental, indirect, special or punitive damage, loss or expenses (including but not limited to business interruption, lost business, lost profits, or lost savings) nor for any third party claims (other than those set-forth in previous clauses) even if it has been advised of their possible existence."

Corrigendum Item 12

Instructions to bidders, Clause 11: Prices

The following clause stands deleted.

“11.7. Purchaser reserves the right to review and negotiate the pricing model and charges payable for the MTS Operations and Maintenance at the beginning of each contract year or at any time considered appropriate by the Purchaser, to incorporate downward revisions, as applicable and necessary.”

Corrigendum Item 13

Annexure F-V: Pre-contract Integrity Pact

Clause 7: Fall Clause stands deleted.