## ADDENDUM/ CORRIGENDUM NO.2 COCHIN PORT AUTHORITY An ISO-9001:2008 & ISPS Compliant Port

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No.T12/T-2016 /2024-C

**CHIEF ENGINEER'S OFFICE** 

Dated: 17-07-2024

**COCHIN-682009** 

## TENDER FOR "PROVIDING CONSULTANCY SERVICES FOR PREPARATION OF DETAILED PROJECT REPORT (DPR) FOR TRANSFORMING ICTT AS A SUCCESSFUL TRANSSHIPMENT HUB FOR RECEIVING VESSELS UPTO 16 METER DRAFT" (Tender No. T12/T-2016/2024-C)

The various clauses in the Bid Document shall stand modified as indicated in the table given below:

Sl. No.	Section/ Reference Clause No.	Ex	isting Clause	Modifications <u>The existing Clause 2 of Tender Notice shall be</u> replaced with the following:			
1.	Clause 2 of Tender Notice	Details of download	ing/submission of Bids are as				
		Download period	From 05.07.2024to 14.30 hours on 19.07.2024	Download period	From 05.07.2024to 14.30 hours on 29.07.2024		
		Last date for seeking clarification	11.07.2024	Last date for seeking clarification	11.07.2024		
				Last date of uploading of Clarifications /	17.07.2024		

		up Cla Ac Co La	st date of loading of arifications / ldendum / orrigendum st date and ne of	15.07.	2024 hours on 19.07	.2024		Last c submi	endum late and tim ssion of Bid nd time of	15.		urs on 29.07. urs on 24	2024
			-		15.00 hours on 19.07.2024			the Bio	1				
2 Section Terms Reference	3 of	3.4.2 The following table details the time frame and Payment structure of the assignment.					<u>The existing Clause 3.4.2 of Terms of Reference</u> shall be replaced with the following:						
Clause 3.4 Deliverab Time Payment Schedules	l bles, and	S. No	Item of work	Time Schedu le from start of assign ment	No. of copies	Perce ntage of Total Fee		Sl. No.	Item of work	Time Schedu from sta assignm	ule art of	No. of copies	Per cent age of Tot al Fee
3.4.2		1	Submission of Inception Report	15 days	Three (3) hard copies plus soft copy (editable)	10		1	Submissi on of Inception Report	15 da <u>:</u>	ys	Three (3) hard copies plus soft copy (editable)	10

		2 & Marke Assessme Report Submissi	nd 1.0 month	Three (3) hard copies plus soft copy (editable)	20		2	Submissi on of Demand & Market Assessme nt Report	1.5 month	Three (3) hard copies plus soft copy (editable)	20
		<ul> <li>of Draft</li> <li>DPR and</li> <li>presentat</li> <li>thereon;</li> <li>acceptance</li> <li>of draft</li> <li>DPR by</li> <li>CoPA</li> </ul>	on 1.5 re months	Five (5) hard copies plus soft copy (editable)	40		3	Submissi on of Draft DPR and presentati on thereon; acceptanc	2.5 months	Five (5) hard copies plus soft copy (editable)	40
		4 Submissi of Final DPR and presentat thereon a acceptanc of Final DPR by	on 2.0 months	Five (5) hard copies plus soft copy (editable)	30			e of draft DPR by CoPA Submissi on of Final DPR and		Five (5)	
		CoPA					4	presentati on thereon and acceptanc e of Final DPR by CoPA	3.0 months	copies plus soft copy (editable)	30
3	Section 5 General Terms	Clause 5.12.1.1. Para 2 & 3.				<u>The existing Clause 5.12.1.1 2<sup>nd</sup> &amp; 3<sup>rd</sup> para shall be</u>				all be	
	General Terms & Conditions :	If the Consultant considers any work demanded of				<u>r</u>	replaced with the following				
	5.12.1Dispute	him to be outside the requirements of the			It	f the	Consultant c	considers any	work demand	led of	

	between Consultant & Cochin Port 5.12.1.1. Para 2 & 3.	Contract, or disputes any drawings, record or decision given in writing by the Manager on any matter in connection with or arising out of the Contract or carrying out of the work, to be unacceptable, he shall promptly within 15 days request the Manager in writing for written instruction or decision. Thereupon, the Manager shall give his written instructions or decision within a period of one month from the receipt of the Consultant's letter. If the Manger fails to give his instructions or decision in writing within the aforesaid period or if the Consultant is dissatisfied with the instructions or decision of the Manager, the Consultant may, within 15 days of the receipt of Manager's decision, appeal to the Chairperson who shall afford an opportunity to the Consultant to be heard, if the latter so desires, and to offer evidence in support of his appeal. The Chairperson shall give his decision within 30 days of receipt of Consultant's appeal. If the Consultant is dissatisfied with this decision then:	him to be outside the requirements of the Contract, or disputes any drawings, record or decision given in writing by the <i>Engineer</i> on any matter in connection with or arising out of the Contract or carrying out of the work, to be unacceptable, he shall promptly within 15 days request the <i>Engineer</i> in writing for written instruction or decision. Thereupon, the <i>Engineer</i> shall give his written instructions or decision within a period of one month from the receipt of the Consultant's letter. If the <i>Engineer</i> fails to give his instructions or decision in writing within the aforesaid period or if the Consultant is dissatisfied with the instructions or decision of the <i>Engineer</i> , the Consultant may, within 15 days of the receipt of <i>Engineer</i> 's decision, appeal to the Chairperson who shall afford an opportunity to the Consultant to be heard, if the latter so desires, and to offer evidence in support of his appeal. The Chairperson shall give his decision within 30 days of receipt of Consultant's appeal. If the Consultant is dissatisfied with this decision then
4	Appendix – I, "Letter of Submission" Clause 15	Clause 15 I/We agree to keep this offer valid for 180 (One hundred and eighty) days from the Bid Due Date specified in the Bid	The existing Clause 15 of Appendix-I "Letter of Submision" shall be replaced with the followingI/We agree to keep this offer valid for 90 (Ninety) days from the Bid Due Date specified in the Bid.
5	Appendix – VI, "Form of Agreement"	Clause 2 (d)	The existing Clause 2 (d) of Appendix-VI "Form ofAgreement" shall be replaced with the followingPrice Bid submitted by the Consultant quoting

	Clause 2 (d)	Lumpsum Consultan	ncy fee only	

Sd/-

## **CHIEF ENGINEER**