

**Response To Pre-Bid Queries For System Tender MGS-SEBN & CPBH(Excluding NKWD-DGO Section) of EDFC
Bid Document No. HQ/SYS/EC/D- B/MGSDGO & KWDN-CPBH-SEBN dated 29.12.2017**

S.No.	Reference to Bid Document	Available Terms	Clarification Sought by Bidder	DFCC's Response
100	Part 3, Section VII Particular Conditions Clause No. 4.15 Page 701 of 741	Sub Clause No. 4.15 Access Route	Delete paragraph 1, 1 st sentence. Delete paragraph 2, including sub-paragraph (a) to (e), and substitute: However, if the contractor encounters non-suitability or non-availability, for the use required by the contractor, of access routes, gives a notice to the Engineer as soon as practicable describing the relevant circumstances, and suffers delay and/or incurs cost due to these circumstances, the contractor shall be entitled subject to Sub-Clause No 20.1 [Contractor's Claims] to : (a) an extension of time for any such delay, if completion is or will be delayed under Sub-Clause 8.4 [Extension of Time for Completion] and (b) payment of any such cost, which shall be included in the contract price.	Refer Addendum No. 07 dated 15.03.2018.
101	Part 3, Section VII Particular Conditions Page No.717,718 of 741	Appendix to Tender Sub Clause No. 2.1 Right of Access to site	Requested to delete the following sub-clause since this will be in contradiction to above changes: “ If there is any delay in handing over of site/s, contractor shall be entitled to only reasonable extension of time and no other claims what so ever shall be paid or entertained on this account”	Refer Addendum No. 07 dated 15.03.2018.

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