

Question No.	Document	Item			Clarification/comment	Response
		Section	Subject	Sub Section		
1.	Tender Document	15	General		Please postpone Final Submission Date	The Tender Committee accept the request: The Bid Submission Date is extended to November 25 th , 2021 by 16:00 pm (Israeli time) ("Final Submission Date").
2. 0	Tender Document				Please provide the documents in Hebrew	The Tender Documents shall be in English only
3.	Tender Document Document A	19	General	19.1	(a) Are foreign contractors committed to offset purchase? (b) What would be the minimal portion of contract value to be offset purchased in Israel?	The extent of Industrial Cooperation for foreign Contractor shall be determined by the Industrial Cooperation Authority ("ICA"). As detailed in the applicable law and the Tender Documents. This refers only to the Winning Bidder.
4.	Tender Document Document A		General		Is a JV (Joint Venture) entity allowed to tender?	The Tender Committee hereby clarified that the association of two (2) entities as a Bidder (Joint Venture) is not prohibited under the Tender Documents provided however: 1. Such Bidder shall comprise of no more than 2 two entities which one shall complies with all Professional Threshold Requirements 2. The Bidder shall submit a Joint Venture Addendum by which both entities should note a commitment for the execution of the work. 3. Only one of the JV entity shall complies with Sections 5.3 and 5.5 of the Tender Documents and such JV partner shall be committed to execution of the Work if eventually selected to do so. .
5.	Tender Document Document A		General		In case of JV submittal, is it acceptable that only one of the JV partners complies with the threshold requirements?	Additional relevant information made in the Tender Documents.
6.	Tender Document Document A		General		Can MCCP please clarify the bid evaluation process. What gravity is given to each of the compliance items and what is the weight of unit prices?	Bid evaluation process is detailed inter alia in Sections 17, 19 of the Tender Documents.
7.	Tender Document Document A		General		As Israeli waters are considered "war risk zone" for insurance purposes, would MCCP compensate vessel operators for additional insurance premium Hull & Machinery and P&I cost?	The Tender Committee rejects the request.
8.	Tender Document Document A		General		As fuel price are currently fluctuating, please clarify if in case fuel prices escalate by more than 10% between tender submittal day and NTP (for each task) can Contractor be compensating for the change in fuel price?	1.1. The Proposed Price for the Task 1 (including Mobilization / Demobilization Placing and spreading sand fill) as defined in the Tender Documents shall be fixed and shall not be linked to any price adjustments. 1.2. The Proposed Price for the Task 2 (including Mobilization / Demobilization Placing and spreading sand fill) and Section 2.4 of Appendix B ("Relevant Works") shall be linked to the Platts Gasoil 0.1 Fob (med) Italy ("Index"), as follows:

						<p>1.2.1 The basic index for the Index shall be the last known index on the Final Submission Date.</p> <p>1.2.2 In the event that the index known on the date of payment for the Relevant Works is higher in more than 10% of basic index for the Index shall be the last known index on the Final Submission Date ("Basic Index") then the Proposed Price shall be increased by half of the difference between the Basic Index and Known Index.</p> <p>1.2.3 In the event that the Known Index on the date of payment for the Relevant Works is lower in more than 10% of Basic Index then the Proposed Price shall be decreased by half of the difference between the Basic Index and Known Index.</p>
9.	Tender Document Document A		General		What is the minimum quantity payable amount for each task above the mobilization cost?	No minimum quantity payable above the mobilization price. However it is clarified, in the event that Mobilization shall be halted as a result of a formal written Notice of Suspension by M CCP which shall not be attributable and/or not as a result of any action and/or omission by the Contractor (the Winning Bidder) , M CCP may consider reimbursement of documented direct expenses of Winning Bidder until such notice but in any event such reimbursement shall not exceed the mobilization price.
10.	Tender Document Document A		General		Can M CCP provide CAD charts of Netanya nourishment area and other optional nourishment locations for discharge method and cost evaluation?	Current Information available via M CCP website. Such Information may be used only as indication. The Winner Bidder shall receive the existing relevant data.
11.	Tender Document Document A		General		Since operations will take place in open seas and including a floating discharge pipe laying in the break-zone, Can M CCP Provide existing historical MetOcean information for both dredging and discharge areas	Current Information available via M CCP website. Such Information may be used only as indication. The Winner Bidder shall receive the existing relevant data.
12.	Tender Document Document A	1	Introduction	1.2.2	<p>Quote: "...It is expressed that M CCP shall have the right to change the timetable in the Work Order including shorten the time of completion and Contractor hereby waives any claim and/or demand in the event of such change." Unquote.</p> <p>The wording of this section is unclear. The tender documents specify a certain size of TSHD with certain production rate:</p> <p>(a) Please confirm that In case M CCP decides to change the timetable of the work, the quantities will be changed respectively (quantity reduction in case of time shortening or quantities increase in case of extending the timetable) and/or; (b) In case quantities remains without change when timetable is shortened, contractor will have to deploy a TSHD with higher production rate than required in this tender. in this case, please confirm that: 1. M CCP will provide the timetable changes before mobilization started as a different vessel will need to be sourced. 2. M CCP will compensate contractor for the use of a TSHD with higher production rate that specified in this tender.</p>	With no other amendment the Tender Committee hereby clarifies that, any Work Order shall be submitted 3 months in advance and the M CCP shall not reduce the quantities in more than half .

13.	Tender Document Document A	1	Introduction	1.2.2	If contractor can complete mobilization in duration shorter than 3 months, will contractor be allowed to initiate dredging and beach nourishment activities as soon as mobilization is completed?	Any change or variation to the Work Order shall be subject to and managed in accordance with a formal written approval by MCCP regarding inter alia all authorizations required.
14.	Tender Document Document A	1	Introduction	1.2.3	in case MCCP instructs contractor to revert to other borrow area and other discharge sites, can MCCP commit that all conditions are the same?- Similar dredge material- Similar borrow area water depth - similar minimum dredging layer thickness- similar discharge location properties- Similar environmental requirements / conditions- Similar time frame for mobilization and completion of the works	The Tender Committee so confirms and clarifies according to the Technical Specifications.
15.	Tender Document Document A	3	Condition Precedents	3.1	Can MCCP provide borrow area sand specifications and the ecological requirements set by the Israel Ministry of Environmental Protection?	Current Information available via MCCP website. Such Information may be used only as indication. The Winner Bidder shall receive the existing relevant data..
16.	Tender Document Document A	3	Condition Precedents	3.2	At what stage can MCCP cancel the tender and/or project due to conditions stated in this clause? - Prior to award? - After award and before signing? - After issuing work order and during mobilization phase? - at any time during the contract period?	At any stage up until Work Order is submitted.
17.	Tender Document Document A	5	Prerequisites for Participation in the Tender	5.3	For Israeli bidders, what is the minimum required level of registry as marine contractor? 400?	The Bidders are referred as detailed in the Thresholds Requirements.
18.	Tender Document Document A	5	Prerequisites for Participation in the Tender	5.5	This threshold requirement suggests that a Contractor with a substantial experience for example dredging and pump-ashore of a few millions m ³ operation in one project, is not compliant with the pre-requisite requirement. Please allow contractor that had performed a single project with quantities equal or greater than 360,000m ³ (120,000 X 3) to comply with technical experience threshold requirement.	The Tender Committee rejects the request.
19.	Tender Document Document A	5	Prerequisites for Participation in the Tender	5.3 and 5.5	Regarding experience threshold requirement. (a) Please confirm that the combined experience of bidder and nominated sub-contractor will be considered for compliance with experience threshold. And/or; (b) Please confirm that the bidding entity can rely on nominated sub-contractor experience to comply with the threshold requirements.	for the purpose of the Professional Threshold requirements : No combined experience of more than one entity by the Bidder is permitted. The Tender Committee hereby clarifies that a Bidder may rely on a Major Subcontractor who shall comply with all the Professional Threshold Requirements provided that such Major Sub Contractor shall approved the commitment for the execution of the works which shall be implemented by subcontractor agreement for prior approval of MCCP if the Bidder eventually selected to do so. The Major Sub Contractor who shall comply with Sections 5.3 and 5.5 of the Tender Documents shall be committed to the execution of the Work if the Bidder eventually selected to do so.
20.	Tender Document Document A	7	Agreement		Please re-phrase "The Supply of the sand" to "The dredging, transportation and discharge of the sand" as contractor is not responsible for the supply of certain quantity, only to the sand available in the designated borrow area.	Works detailed in this Section applies only to Works as defined in the Agreement.
21.	Tender Document Document A	8	Validity		Please allow that the Proposal should remain valid for the required duration as long as Environmental requirements set-forth by the MoEP will remain same as stipulated in the tender documents	The Tender Committee reject the Request.

22.	Tender Document Document A	8	Validity		Please see comment regarding fuel cost escalation, comment no' 8 above	See answer above
23.	Tender Document Document A	8	Validity		Regarding second highest score, please revert to comment no' 6 above	See answer above
24.	Tender Document Document A	9	Verification		Please clarify who is included under: " and/or any other regulatory body " Please provide full list of tests that may be required by said authorities for bidders to assess costs, durations and methodology of sampling. Please confirm that contractor will be able to continue dredging and discharge while waiting for laboratory results	Any regulatory body and authorization having authority with regards to the execution of the Works.
25.	Tender Document Document A	9	Verification		The paragraph opening with: " Within (without?) derogating from the above, one month from A MCCP 's notice to Winning Bidder..." This paragraph is not clear, is MCCP intending to award the tender to a bidder before confirming his compliance and capability to perform the works?	The word "Within" shall change to "Without". No other change. Section is self explanatory.
26.	Tender Document Document A	10	Bank Guarantee	10.5	Can Bidder submit an original Bank Guarantee if it submits the offer under Section 15.2.1?	Yes. Bidder may submit the offer under Section 15.2.2 and submit the Bank Guarantee in the tender box detailed under Section 15.2.1 provided that all such submission shall be done prior to Final Submission Date. The word "shall" in the second section of 10.5 shall be changed to "may".
27.	Tender Document Document A	10	Bank Guarantee	10.3	Please change section as follows: The Tender Guarantee must be an irrevocable bank guarantee issued by a licensed Israeli bank or Israeli insurance company or Banks located in European Union Guarantee shall be to the order of MCCP, in the amount of one hundred thousand Euro (100,000 Euro) currency only, valid at least up to and including 7 months from Final Submission Date. Bidder shall extend the Tender Guarantee if requested by MCCP upon MCCP request	The Tender Committee rejects the request. Be noted several Foreign Banks licensed in Israel.
28.	Tender Document Document A	10	Bank Guarantee	10.6	Please delete the section	The Tender Committee rejects the request. A Bidder may choose not to implement such right.
29.	Tender Document Document A	11	Clarifications	11.3	How much time before tender submittal date does MCCP intend to respond to the clarification questions? Please consider that bidders will have to re-visit their technical and commercial offers based on the clarification responses	This is the clarification notice.
30.	Tender Document Document A	13		13.1.4	Prior to having a work order with schedule, bidder is very limited in the responses available from the municipality and other authorities and work period is un-known. Can MCCP advise of currently known requirements by the municipality and other authorities regarding execution of such works. e.g. onshore guards, fencing, illumination and collision prevention with the floating pipe at the public beaches.	The Contractor shall fulfill all the regulations with respect to Construction Site for all land works, including fence, guards, safety, pollution. Contractor shall bear responsibility for safe and stable positioning of floating pipe in the area dedicated to the Work.
31.	Tender Document Document A4	9			Please delete the section	The Tender Committee rejects the request.
32.	Tender Document Appendix B	1	Appendix B- Commercial Proposal	1.1	Mobilization limit of 20% of total proposal. Is that total contract or total per task?	As detailed – Total Proposal..

33.	Tender Document Appendix B		Appendix B-Commercial Proposal		Please add a separate bill item for the disposal of unsuitable or contaminated material, as the long sailing distances to the dumping area have a significant impact in the price	No change. The formula in Appendix B shall compensate for changes in the route.
34.	Tender Document Appendix B	1	Appendix B-Commercial Proposal	1.1	Please clarify the meaning of Quantity? 2 times will total 40% of total proposal?	2 times shall equal no more of 20% of Total Proposal.
35.	Tender Document Appendix B	2	Appendix B-Commercial Proposal	2.2 / 2.3	Bidder request MCCP to allow a separate quote for Mobilization of optional items 2.2 and 2.3 as this will enable bidder to provide better suited and cost efficient proposal.	No change. See changes in the linkage mechanism.
36.	Tender Document Appendix B	2	Appendix B-Commercial Proposal		Please confirm that all quantities for payment will be measured in the hopper of the vessel and not per survey of borrow pit or nourishment site.	Quantities for payment will be measured in the hopper of the vessel all as detailed in the Technical Specifications.
37.	Tender Document Appendix B	2	Appendix B-Commercial Proposal	2.3	Please clarify the Scope of Work under this Claus. (a) What does MCCP mean by Placing and spreading sand fill ? (b) No Dredging & transporting is required as in clause 2.2 & 2.4? (c) Under Claus 2.3, only earthwork on shore is required?	Clauses 2.2 and 2.4 are not required for earthworks a shore, except the construction of temporary sand structures and auxiliary works, necessary for pumping the sand a shore in designed location
38.	Agreement	4	Nature of the Agreement	4.4.1.3	Quote "MCCP reserves the right to order additional sand amount under conditions of this Agreement. the order amount will be not less than 60,000 m3 of Sand to perform Works. MCCP shall issue such order upon its own discretion and Contractor waives any claim and/or demand" Unquote Please confirm that for this quantity MCPP approve to use a smaller TSHD than the 3000 m3 as mentioned in the technical spec.	Yes. But the TSHD shall not less than 1200m3 and shall meet all other requirements detailed in the Technical Specifications.
39.	Agreement	4	Nature of the Agreement	4.1.5	Quote "The MCCP intend is to execute the nourishments during the Spring (March-May) or Autumn (September-November) periods, however in some cases the MCCP could order the execution of nourishment in different periods and Supplier hereby waives any demand." Unquote please clarify this wording as it have a big impact on downtime due to weather issues and can increase the work cost dramatically.	MCCP shall not require the Winning Bidder to work from December to March.
40.	Agreement	4	Agreement Period	4.6	Please define and clarify the terminology "May pay"?	Accepted "shall pay", Notwithstanding MCCP sole discretion to consider the overall quality of the Works and may decide to deny payment based on the quality of the Works.
41.	Agreement	4	Suspension of Works	4.10.5	Quote"Following 4 Business Days of Notice of Suspension and until MCCP notice to Contractor to resume Works ("Notice to Resume"...)"UnquoteAccording to this wording, bidder understands that for each period of suspension of works, the first 4 days are un-paid. In this case contractor must take into consideration and include in his rates to cover the option of minimum 4 days un-paid during suspension of works that is not under contractors control.	No change in this Section.

42.	Agreement	4	Suspension of Works	4.10.5	Are The 4 days unpaid suspension of work cumulative throughout the duration of each task, or applied only when a suspension period is above consecutive 4 days? e.g., is it possible that contractor will be instructed to suspend works for three (3) days and then instructed to resume operations with this occurring more than once during the task and without any compensation?	Only when a suspension period is above consecutive 4 days.
43.	Agreement	4	Suspension of Works	4.10.5	Can MCCP confirm that there will not be more than one period of suspension of works during the period of the task?	No.
44.	Agreement	4	Suspension of Works	4.10.5	Since 10,000 Euro does not cover a fraction of the actual daily cost. (a) Bidder would like ask that MCCP will substantially raise this daily compensation rate. And/or; (b) please add a BOQ Item for bidders to offer their best proposed stand-by day rate for such suspension of works.	the Tender Committee rejects such requests
45.	Agreement	4	Suspension of Works	4.10.5	Please clarify what is the cap limit of days for suspension of works that will be compensated by 10,000 Euro/day?	No more than 10 days. .
46.	Agreement	4	Suspension of Works	4.10.6	Considering 85% of cost of mobilization divided by 10,000 Euro/day suggests that MCCP foresees a great number of work suspension days. Please clarify what is the cap limit of days for suspension of works that will be compensated by 10,000 Euro/day?	No more than 10 days. Section 3.10.6 shall be deleted.
47.	Agreement	6	Representations and Warranties	7.1.2	Quote "Contractor is able to nourish at least 80,000 m3 of sand in a month, taking into consideration the weather conditions, Shabbat and Israeli Holidays restrictions (in regard to on shore activity). " Unquote. Please clarify this wording. Is the THSD allowed to dump sand on the shore via pipe during Shabbat and Israeli Holidays <u>or, No activity allowed on the shore</u> including dumping of sand via the pipe during Shabbat and Israeli Holidays ?	<u>As applicable by law for Shabbat and Israeli Holidays restrictions (in regard to on shore activity)</u>
48.	Agreement	16	The Payment Consideration	16.2.1	Please indicate the maximum period of time for MCCP to provide contractor with an "Acceptance Certificate" once MCCP have received all information required form the contractor.	See Section 16.2 regarding payment terms.
49.	Agreement	16	The Payment Consideration	16.2.1	Can MCCP consider shortening the invoice submittal day from forty-five (45) calendar days prior to the payment to fifteen (15) days prior to payment date.	The Tender committee rejects the request.
50.	Agreement	16	The Payment Consideration	16.2.2	As fuel prices are currently constantly raising and escalation rate cannot be determined, will MCCP consider a mechanism for linking the unit rates to updated fuel process during task performance period?	See answers above.
51.	Agreement	16	The Payment Consideration	16.5	Please change section as follows: Concurrently with the execution of this Agreement, and as a condition precedent thereto, the Contractor shall provide the MCCP with an irrevocable, autonomous and unconditional guarantee in the amount of five hundred thousand Euro (500,000) Euros, issued by a licensed Israeli bank or Israeli insurance company	The Tender committee rejects the request.. See explanation above with regards to Bank Guarantee
52.		16	The Payment Consideration	16.6.1	Please delete the Section	The Tender committee rejects the request.

53.	Agreement	18	Liability; Indemnification; Warranty; Limits of Liability	18.4	Please consider revising the wording of this clause as the contractor and/or contractor's insurance company has the right to lawfully challenge the compensation demand.	The Tender committee rejects the request.
54.	Agreement	18	Liability; Indemnification; Warranty; Limits of Liability	18.6	Please clarify whether use of Robotic Parking is compulsory as contractor prefers to park the vessel at anchor.(clearly this have been "copy/Paste" from another contract. Please consider removing from this contract)	This Section shall be deleted.
55.	Agreement	18	Liability; Indemnification; Warranty; Limits of Liability	18.7	Please re-phrase this clause as contractor and/or contractor's insurance company has the right to lawfully challenge the compensation demand.	Section shall be revised as follow: The Contractor hereby fully exempts MCCP from compensation to a local authority due to the Contractor 's Works and it undertakes to indemnify MCCP upon its first demand and to do so in the full amount paid in connection with such injury and damage and for all of the expenses borne by MCCP or that it is likely to bear in connection with a claim for such injury or damage, all without derogating from the rights of MCCP pursuant to this Agreement and/or under any law for any other remedy or relief.
56.	Agreement	18	Liability; Indemnification; Warranty; Limits of Liability	18.8	Please clarify "Property of any kind"	Any damage that is not bodily injury.
57.	Agreement	18	Liability; Indemnification; Warranty; Limits of Liability	18.10	Please remove this clause as it is not related or relevant to this tender.	The Tender committee rejects the request. s.
58.	Agreement	18	Liability; Indemnification; Warranty; Limits of Liability	18.11	Please remove this clause as it is not related or relevant to this tender	The Tender committee rejects the request.
59.	Agreement	18	Liability; Indemnification; Warranty; Limits of Liability	18.14	The language of this clause is not clear, please rephrase. In addition, please consider revising the wording of this clause as the contractor and/or contractor's insurance company has the right to lawfully challenge the compensation demand.	See the following changes: If MCCP is obligated to pay any amount in respect of a debt which, pursuant to this Agreement, the Contractor is obligated- whether it derives from a claim of an employee of the Contractor or an employee of MCCP or of a third party or of an insurer or any other source, MCCP shall be entitled to full indemnification and compensation from the Contractor for any such damage caused to it at the level of such amount plus all of the expenses of MCCP including legal expenses and attorneys' fees that it will have in connection with such a claim, plus linkage differentials, and the Contractor shall return to MCCP these amounts after MCCP submits a demand in which it itemizes the expenses

						it so incurred. MCCP will notify the Contractor of any event in which it is sued according to this provision.
60.	Agreement	17	Liability; Indemnification; Warranty; Limits of Liability	18.15	Please re-phrase this clause as it is unclear. The clause refers to both non-performance by contractor to extent of "breach of contract" and also to repair of damages caused by the contractor. And it is not clear what the contractor will compensate, for what reason and what is the 20% markup. What acutely does MCCP mean by general expenses of MCCP. a 20% markup is not logical in any aspect.	See the following changes: Without derogating from the obligations of the Contractor in this Agreement, MCCP shall be entitled, in any event in which the Contractor breached its obligations under this Agreement and/or does not provide the Works as required under this Agreement and/or there is likelihood that it shall have difficult in providing the Works pursuant to this Agreement (including due to a prior attempt) to repair on its own and/or by means of others the damages which the Contractor is liable to repair pursuant to the provisions of this Agreement at the expense of the Contractor, and this is without limiting the scope of the liability of the Contractor under this Agreement, and the Contractor shall bear all of the expenses associated with the repair of such expenses and costs plus 20% general expenses of MCCP
61.	Agreement	17	Liability; Indemnification; Warranty; Limits of Liability	17.17	Quote "...that the liability of the Contractor under this Section shall not exceed an amount equivalent to three times the value of the Minimum Commitment" Unquote (a) Please clarify what is the Minimum Commitment of the contractor. (b) Please consider changing the maximum limit of liability of the contractor to the value of the work order received from the MCCP.	See the following changes: It is clarified that the liability of the Contractor under this Section shall not exceed an amount equivalent to three times the value of the total price of Section 1.1 and 2.1 combined, however, this liability limitation shall not apply in the case of damage to a third party of any kind whatsoever and/or bodily injury and/or damage to real property and/or damage derived from an intentional and/or negligent act and/or omission of the Contractor and/or anyone on its behalf and/or damage derived from intellectual property infringement and/or damage derived from breach of a confidentiality obligation and/or breach of an information security obligation.
62.	Agreement	19	Liquidated Damages	19.1.1	Please delete the Section	The Tender committee rejects the request.
63.	Agreement / Appendix B4- Insurance Appendices		Insurance	18.1.2	Please reconsider MCCP request from the contractor for Professional Indemnity insurance for the sum of US\$15,000,000 as stated in the INSURANCE CERTIFICATE (Appendix B4- Insurance Appendices Clause 10). Dredging work such as this specific project, is not involved engineering design and definitely do not require a limit of liability of USD 15,000,000 which is out of proportion.	MCCP will accept an insurance limit of liability of US \$ 8,000,000

64.	Agreement / Appendix B4- Insurance Appendices		Insurance	18.1.3 (B)	Pollution Legal Liability insurance - (Appendix B4- Insurance Appendices Clause 1,2 with limit of liability of USD 20,000,000). Please note that under THSD vessel P&I insurance there is a coverage for Pollution claims. Please consider to delete MCCP request for this insurance as a stand alone insurance as it will effect substantially the overall cost of the project.	The Tender committee rejects the request. However, MCCP may consider changes after reviewing Please the P&I policy of the specific vessel and highlight the cover for pollution claims of Contractor.
65.	Appendix B4- Insurance Appendices		Insurance	11	The wording is not clear. Please rephrase.	Sub clause 11 is the direct continuation of sub clause 10. Deletion only numbering "11".
66.	Appendix B4- Insurance Appendices		Insurance	12	Quote "The implementation off the sand nourishment program" Unquote Please clarify how this sentence relate to the insurance.	See answer above.
67.	Appendix B4- Insurance Appendices		Insurance		Quote "insurance period shall not be less than five (5) years. The policy is extended to include a five (5) years extended reporting period at the expiration date. The policy is on "claims made" basis. Retroactive coverage is unlimited" Unquote Please clarify why this is needed. Why spending funds over nothing? There is no warranty/defect liability period in dredging projects.	MCCP will consent that the professional indemnity insurance will be enforced for the entire duration of the Agreement. MCCP will agree to 3 years of extended reporting period instead of five years .
68.	Technical Specifications		General		Please provide the location and extensions of the reclamation area of the first task. This allows us to define the total pumping distance and the amount of pipelines to be mobilized.	Borrow Pit shall be between Ashdod Port and Ashdod Marine. The exact location shall be detailed in the Work Order. MCCP reserves the right to change the location as detailed in the Technical Specifications.
69.	Technical Specifications		General		Please provide also the location and extensions of the reclamation areas for the optional tasks. For the additional task (items 2.2 and 2.4), please provide the maximum pumping distance (including floating pipeline, sinkerline and land line).	The reclamation area of the First Task shall be between BW1 to BW4 of Netanya breakwater project and the Second Task between BW4 to BW12 of the same project. The length and the pumping pipe shall be proposed by Contractor and approved by MCCP.
70.	Technical Specifications		General		The documents require a minimum production rate of 80.000m3/month and a hopper capacity of minimum 3000m3. With an expected cycle time of 10 hours, this allows a theoretical 2,4 trips per day or a monthly volume of over 216,000 m3 (excluding down time). In this light, the demand for a 3000m3 seems a little high and limits competition. Question: Can you delete the demand for a 3000m3 hopper since the 80.000m3/month demand already includes the relevant performance requirement. In case you would like to remain a minimum volume for the hopper, can you reduce the requirement to 2000 m3? In case you insist on keeping the demand for 3000 m3, can you allow two or more dredgers that together contain 3000 m3?	No change in the Tender Document. However, Contractor may perform the Works by two TSHD one of 2000m3 minimum and one of 1000 m3 minimum.
71.	Technical Specifications		General		In case a different borrow is selected for item 2.4, please confirm the same sand characteristics may be assumed.	No change in the Tender Document. Same sand characteristics.
72.	Technical Specifications		General		Please share a digital copy of the bathymetric maps of the borrow pit and nourishment areas.	MCCP shall upload for general information of the Bidder.

73.	Technical Specifications		General		In the technical specifications it is defined that pumping ashore is allowed from 7:00 to 23:00 between 1 st of May and 31 st of August and night work is subject to Ministry of Environmental Protection and NPA's written approval. Both have a significant impact on efficiency of the TSHD, resulting in significant higher unit rates for the reclamation of sand. Please confirm that we may assume that the reclamation works will be executed outside the turtles' nesting season and night work will be allowed, so dredging equipment can work 24 hours per day, 7 days per week, with no limitation of time window for reclamation activities to be able to offer a competitive price.	No change in the Tender Document. Please note, that restrictions on the dates and hours apply only on pumping ashore.
74.	Section I: Technical Specifications Document C	2	General	2.1	Can MCCP share detailed information of soil properties and sampling locations of all samples taken by MCCP which show that the sand to be dredged is characterized by a D50 ranging 140 to 250 microns	The results of the sampling shall be uploaded to the MCCP for information purposes only.
75.	Section I: Technical Specifications	2	General	2.1	Please provide the indicated nourishment drawings.	The information available via MCCP website however shall not exempt from self verifying by the Bidders .
76.	Section I: Technical Specifications	2	General	2.1	Please provide criteria to determine "contaminated soil"	The contaminated soil is the soil that not approved by MoEP for placing at the beach. See attached MoEP instructions
77.	Section I: Technical Specifications	2	General	2.2	How and when can bidder obtain the information detailed in summarized and presented in reports, made available for the Contractors' inspection at MCCP's office. Can this information be uploaded and shared with bidders?	The information available via MCCP website however shall not exempt from self verifying by the Bidders
78.	Section I: Technical Specifications	2	General	2.2	How and when can bidder obtain the geotechnical investigation information detailed in reports and made available for the Contractors' inspection at MCCP's office. Can this information be uploaded and shared with bidders?	Each Work Order shall include the borrow put in the area that enables the dredging of sand without geotechnical obstacles.
79.	Section I: Technical Specifications	2	General	2.2	can MCCP please clarify to which criteria the MCCP will approve the equipment to be used in the dredging works, before commencing the works.	The requirements are specified in the Technical Specifications.
80.	Section I: Technical Specifications	2	General	2.2	What is the duration of time MCCP is committed to review and comment or review and approve the contractor's method statement? This duration is crucial for the commitment of the dredging vessel and other equipment to the works and for the duration of mobilization.	Provided receiving all information from Contractor, MCCP shall provide the answers within 10 days. Approval and/or rejection of completion or all other answer of MCCP does not release the Contractor of its liabilities under any law and/or agreement.
81.	Section I: Technical Specifications	3	Contractor's Fleet		Israel's regulations require compliance with Cabotage rules of having Israeli officers/seamen on-board. Is this rule applied for this project as well?	It is the responsibility of Contractor to check and comply with all demand of the relevant authorities at its own cost and expense.

82.	Section I: Technical Specifications	3	Contractor's Fleet		Quote: "The Contractor is fully responsible for the safety of all permanent and temporary structures during all phases of his operations including buoys." "Any damage caused to these structures as a result of his operations shall be repaired at his own expense. The Contractor shall pay special attention and operate with utmost care, while dredging along and/or adjacent to the Ashdod Port Main Breakwater, in order to avoid inflicting any damage to it" Un-Quote(a). The designated borrow area is adjacent to the Ashdod Port Breakwater, the dredging is designed by the client to a face of 1m'. how is the contractor expected to be responsible for the integrity of the breakwater while complying with the contract dredging face.(b). Please clarify what kind of damage can be caused to the existing onshore infrastructure by complying with the discharge flows and nourishment levels required by the client?	The Contractor's responsibility includes inspecting the area to determine the existence of any structure above and under-ground and take all the required measures to avoid damages. Contractor shall provide such information immediately to MCCP for father instructions.
83.	Section I: Technical Specifications	3	Contractor's Fleet		Are there any nationality restriction for TSHD Crew and for onshore crew?	It is the responsibility of Contractor to check and comply with all demand of the relevant authorities at its own cost and expense.
84.	Section I: Technical Specifications	3	Contractor's Fleet		Can MCCP indicate any COVID restrictions and regulations regarding operational crews and crew changes through Israeli ports and air-ports?	It is the responsibility of Contractor to check and comply with all demand of the relevant authorities at its own cost and expense.
85.	Section I: Technical Specifications	6	Scope Of Work	6.1	Can MCCP share all MetOcean information related to each period?	General information shall be uploaded to the MCCP's site for information purposes only.
86.	Section I: Technical Specifications	6	Scope Of Work	6.1	Will MCCP accept a TSHD with different hopper volume size than the requirement (Below or above 3000m3) providing the TSHD can comply with monthly sand nourishment volume of at least 80,000 m3.	See answers above.
87.	Section I: Technical Specifications	6	Scope Of Work	6.1	Will MCCP accept a combined operation of two smaller TSHD's simultaneously (Capacity of each TSHD is less than 3000m3) providing that the combined effective volume of both TSHD's will be 3,000m3 and complies with monthly sand nourishment volume of at least 80,000 m3.	See answers above.
88.	Section I: Technical Specifications	6	Scope Of Work	6.1	Quote "The TSHD shall have On-Line, Real-Time dredging monitoring system with continuous direct link to computers at MCCP's, Supervisor's and Consulting Engineer's offices" Unquote Bidder understands that this monitoring system will be operational during dredging at the borrow pits only.	During dredging and pumping ashore
89.	Section I: Technical Specifications	6	Scope Of Work	6.1	Is the dredging direction on a North-South alignment compulsory? This direction is abeam to the prevailing waves and may create excessive rolling of the vessel even in workable sea condition as committed in this tender.	No change in the Tender Documents. It is Contractor's responsibility to cope with changing conditions at it cost and expense.
90.	Section I: Technical Specifications	6	Scope Of Work	6.2	Can MCCP clarify: Quote: "Design of the floating pipeline, including the offshore connection to the dredger, shall be based on a design wave height corresponding to a return period of at least 10 years" Unquote. as the floating pipes manufacturers restrict operations of the floating pipe to wave height not exceeding 1.5m significant.	No change in the Tender Documents. It is Contractor's responsibility to cope with changing conditions at it cost and expense.
91.	Section I: Technical Specifications	6	Pumping ashore	6.2.d.2	Night Work - is night works during the period between August 31st and May 1st allowed 24 hours per day without MoEP approval?	See answer above.
92.	Section I: Technical Specifications	6	Pumping ashore	6.2.d.2	Bidder would like to suggest that a separate BOQ item will be provided for providing the service in the period of May 1st to August 31st as the continuous 24/7 operation mode during this period is not allowed.	See answer above.

93.	Section I: Technical Specifications	6	Pumping ashore	6.2.d.2	Are there any restrictions for Dredging and Discharge operations on weekends and national/religious holidays?	See answer above.
94.	Section I: Technical Specifications	7	De-Mobilization	7.1.1.c	Can MCCP indicate which infrastructures are existing at the discharge stretch that may require "temporary alterations to buildings or installations to the total satisfaction of the MCCP"	Information was presented in the Contract's meeting. It is Contractor's responsibility to inspect the are as detailed in the Agreement.
95.	Section I: Technical Specifications	7	Mobilization	7.1.1.d	Can MCCP please specify number of MCCP personnel to be transported, to which location and at what timings? What is the embarkation location for MCCP personnel? Since nearest available ports are Haifa or Ashdod, is the contractor expected to have a dedicated crew boat for the service of MCCP personnel?	There will one personnel on the TSHD that shall be preplaced from the to time upon MCCP's decision and Contractor's cost and expense. There may also be from time to time other personnel for visits. This shall be made from Ashdod.
96.	Section I: Technical Specifications	7	Mobilization	7.1.1.d	Please clarify Number of MCCP personnel, planned timings/schedule for crew change, port of embarkation for crew changes.	See above.
97.	Section I: Technical Specifications	7	Mobilization	7.1.1.d	Can crew changes of MCCP personnel be coordinated for times when TSHD is in Ashdod? As Netanya is far from any safe embarkation location	This will be positively considered, without derogating from all other MCCP'S right to change. All shall be made with prior coordination.
98.	Section I: Technical Specifications	7	Mobilization	7.1.1.e	Please indicate purpose of "Installation, setting up and maintenance of fixed survey reference points, linked to the existing National GPS grid" Please clarify "National GPS grid" and where/how the data is obtained.	Contractor shall hire the services of an Israeli Registered Survivor acknowledge and accepted by the Israeli National GPS grid.
99.	Section I: Technical Specifications	7	Mobilization	7.1.1.e	What is the purpose of Installation, setting up and maintenance of fixed survey reference points, linked to the existing National GPS grid? Will this be required in case contractor proves meeting the accuracy requirements with out use of self installed base station?	Survey shall be done by MCCP prior of the dredging and upon the completion of the Works to make sure compliance of Contractor's with all requirements detailed in the Tender Documents.
100.	Section I: Technical Specifications	8	Order of Work	8.1	The schedule of operations shall include detailed and specific references concerning the required coordination with the different authorities, other Contractors' work, etc. Can MCCP indicate the duration required for coordination with the authorities and duration required for the authorities to respond?	It is up to the relevant authorities and part of Contractor's responsibility.
101.	Section I: Technical Specifications	8	Sequence of Works	8.1	What is the duration of time MCCP is committed to review and comment or review and approve the contractor's proposed time schedule? This duration is crucial for the commitment of the dredging vessel and other equipment to the works and for the duration of mobilization.	Following receiving all information from Contractor, MCCP shall provide the answers within 7 days. Approval and/or rejection of completion or all other answer of MCCP does not release the Contractor of its liabilities under any law and/or agreement.
102.	Section I: Technical Specifications	8	Sequence of Works	8.2	Does MCCP have previous information to support assessment of schedule impacts due to coordination with the Ashdod Port Harbor Master, Ministry of Defense and Israeli Navy	It is up to the relevant authorities and part of Contractor's responsibility.
103.	Section I: Technical Specifications	8	Order of Work	8.2	Are the schedule changes described in this clause are before start of operation (schedule approval phase)? Or could there be schedule changes applied by the harbor master during the operations in the borrow pit adjacent to Ashdod Port?	Derigging shall be conducted outside of the Port. Currently there is no knowledge of changes in the schedule approval phase
104.	Section I: Technical Specifications	8	Order of Work	8.2	In case an immediate, un-planned "stand-by" of the works will be instructed by the Ashdod Port Harbor Master, Ministry of Defense and Israeli Navy, will contractor be compensated?	See terms of the Agreement regarding force majeure or suspension of the Works.
105.	Section I: Technical Specifications	9	Dredging and Sand Nourishment	9.1	Will MCCP accept placement of +0.5m slurry on the existing beach without raising bunds?.	No
106.	Section I: Technical Specifications	9	Dredging and Sand Nourishment	9.2	Could MCCP clarify "mapping of the area covered by said layers"? I.e. what are the mapping requirements?,	MCCP shall perform the mapping survey.
107.	Section I: Technical Specifications	9	Dredging and Sand Nourishment	9.3	Bidder understand that any stone smaller than 40cm can be discharged on the beach in the nourishment location	Stones smaller than 40 Cm are to be moved to A 5 m strip advancement for cliff's toe.

108.	Section I: Technical Specifications	9	Dredging and Sand Nourishment	9.3	(a) Can MCCP obtain an unsuitable/contaminated material disposal area closer to dredging site? (b) Please confirm that MCCP is aware that the distance of sailing to Alfa is considerable and since quantity of material for disposal in Alfa is unknown, there could be a significant impact on work completion schedule. (c) Please confirm that contractor will be compensated of dumping in "Alfa"	a) No. b) MCCP shall take into account the schedule of transportation of contaminated material to alfa and may adjust the schedule accordingly. c) See formula in Appendix B
109.	Section I: Technical Specifications	9	Dredging and Sand Nourishment	9.3	Can MCCP provide information or estimate of the size and amount of rocks and stones that may be encountered during the works?	No.
110.	Section I: Technical Specifications	10	Compliance With Environmental Regulations	10a	Quote: "The doors of hoppers shall be equipped with devices monitoring their sand tightness and indicating loss of material through it." Unquote. Please clarify the requirement and what monitoring system and outputs are required.	This is part of Contractors' responsibility and shall be done at its expense and cost via the relevant authorities.
111.	Section I: Technical Specifications	10	Compliance With Environmental Regulations	10i	Are the samples taken by MCCP and / or the Ministry of Environmental Protection supervisors, at the dredging/disposal sites? Or at the hopper of the TSHD? Are these samples taken during dredging? Or in transit to discharge site?	a) Samples are taken by the Hopper of the TSHD. b) Both.
112.	Section I: Technical Specifications	10	Compliance With Environmental Regulations	10j	Can MCCP please specify number of MCCP personnel to be transported, to which location and at what timings? What is the embarkation location for MCCP personnel? Since nearest available ports are Haifa or Ashdod, is the contractor expected to have a dedicated crew boat for the service of MCCP personnel? is the contractor expected to provide food and accommodation to MCCP personnel? are there any crew changes of MCCP personnel planned during nights and weekends?	See answers above.
113.	Section I: Technical Specifications	10	Compliance With Environmental Regulations	10l	Can MCCP provide criterial that can define "cause any environmental pollution and / or hindrance" Who monitors this type of pollution and how?	It is up to the relevant authorities. This is part of Contractors' responsibility and shall be done at its expense and cost via the relevant authorities.
114.	Section I: Technical Specifications	10	Compliance With Environmental Regulations	10l	Can contractor propose mitigation plan consisting of several corrective actions to minimize or stop pollution while dredging is operational before reverting to full stoppage of the works?	Contractor may propose such plans but final decision is of the MCCP
115.	Section I: Technical Specifications	10	Compliance With Environmental Regulations	10l	After pollution event has been mitigated. Who determines that works can be resumed? What official notice should contactor receive in order to resume the works.	MCCP and the relevant authorities.
116.	Section I: Technical Specifications	12	Tolerances	11.1 (12.1)	Please confirm that drawings and MCCP instructions for slopes and levels are provided before start of nourishment operations.	Confirmed.
117.	Section I: Technical Specifications	12	Tolerances	12.1	Since dredging is performed in open seas, bidder requests that dredging tolerance will be +/-0.5m instead of the specified +/-0.25m	It is generally accepted but must comply with and subject to all requirements of MEP and all relevant authorities.
118.	Section I: Technical Specifications	12	Tolerances	12.1	Can MCCP provide drawings of nourishment boundaries indicated in this section?	This will be uploaded to the MCCP site for information purposes only.
119.	Section I: Technical Specifications	14	Survey, Examination and Acceptance	14.2	Please clarify - Certified Hydrographer - Registered Hydrographer Bidder could not find any Israeli hydrographer's registry or certification	European certification is acceptable
120.	Section I: Technical Specifications	15	Measurement and Payment	15.1	Since MCCP can change and reduce the payable quantities at any given time to any given amount. Bidder requests that limitation of 20% mobilization value limitation will be removed.	Thw Tender Committee rejects the request. No change in the Tender Documents.

121.	Section I: Technical Specifications	15	Measurement and Payment	15.1.c	Please clarify "Actual and Affective"	Full completion of first Hopper loading and all other requirements of the Technical Specification
122.	Section I: Technical Specifications	15	Measurement and Payment	15.2	Please clarify "re-dredge"	Dredging any spill incurred at any place during operation.
123.	Section I: Technical Specifications	15	Measurement and Payment	15.3	Does MCCP have any prior information on existing wrecks and junk in the area that may require removal? Bidder would like to assess type of equipment that may be required for such removal.	No information available
124.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	3	Compliance with Environmental requirements	3.1.1	When will the final and binding instruction of the MoEP be provided to bidders? These requirements have considerable impact on project costs.	Relevant information is provided in the Tender. This is part of Contractors' responsibility and shall be done at its expense and cost via the relevant authorities.
125.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	3	Compliance With Environmental Requirements	3.2.1	Who will cover the cost of garbage disposal at authorized disposal site?	This is part of Contractors' responsibility and shall be done at its expense and cost
126.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	3	Compliance With Environmental Requirements	3.2.5	Please clarify the relation to clause 2.3 as indicated in brackets, clause 2.3 is above (not below) and related to other subject.	a. Clause number should be 3.3.1 b. Clause number 2.3.2 IS 3.3.2
127.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	3	Compliance With Environmental Requirements	3.2.5	Quote "The Contractor shall have basic equipment on site to deal with sea pollution according to the requirements of the MEP" Unquote Does MCCP refer to SOPEP equipment? if not, please advise requirements.	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
128.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	3	Compliance With Environmental Requirements	3.3.1	Quote "The Contractor shall provide and have available on site (or shall enter into a Contract with a company owning and operating such equipment in the Port) the following equipment to deal with incidences of sea pollution" Unquote Can MCCP clarify this requirement? all TSHD working near the port is equipped with SOPEP equipment as required. what other pollution, external to the vessel is MCCP concerned about? is there any submerged infrastructures in the dredging area? or any sunken pollution hazards?	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
129.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	3	Compliance With Environmental Requirements	3.3.a	Can MCCP please provide clarification for the requirement of Oil Absorbent booms?	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law

130.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	3	Compliance With Environmental Requirements	3.3.b	Please clarify type and quantity of absorbing materials required and for what purpose	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
131.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	3	Compliance With Environmental Requirements	3.5.1	Who will cover the cost of garbage disposal at authorized disposal site?	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
132.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	3	Compliance With Environmental Requirements	3.5.2	"Used oils shall be returned to the supplier for recycling" can MCCC clarify this requirement?	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
133.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	7	Water Pollution Control	7.4	Please indicate parameters and criteria to be met in order to resume operations after work stoppage due to pollution. Who will authorize resuming of the works after criteria is met?	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
134.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	9	WATER QUALITY MONITORING METHOD, PERSONNEL AND EQUIPMENT	9.2.	Please confirm that environmental and water quality requirements set forth by the MEP and detailed in clause 11 are applicable for all tasks. Or otherwise, can MCCC provide the requirements for all tasks to bidders as any variation to these requirements that may be applied from time to time by the MoEP will have an impact on overall project costs.	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
135.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	9	WATER QUALITY MONITORING METHOD, PERSONNEL AND EQUIPMENT	9.2.	in case the bidder is a contractor with significant environmental monitoring experience that provided planning, execution and management of dredge and nourishment/reclamation/backfill environmental and water quality monitoring plans for governmental projects be accepted without the supervision of an independent, accredited environmental and/or ecological and/or oceanographic Laboratory and/or Consultant as this additional outsource supervision has significant impact on project costs.	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
136.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	9	Water Quality Monitoring Method, Personnel and Equipment	9.7	Please clarify whether contractor may be instructed to stop all operations for lack of spare monitoring gear even when operational monitoring gear is fully functional and monitoring is performed as per requirements.	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
137.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	9	Water Quality Monitoring Method, Personnel and Equipment	9.9	The requirement for detailed monitoring procedures and SOW seems excessive at bid stage. Please clarify whether this is required at bid stage or after award.	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law

138.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	10	WATER QUALITY MONITORING	10.2.	Please clarify to what extent can MoEP and MCCC change the position(s), quantity and type(s) of the water quality monitoring station(s) as different equipment, method(s) and quantities will have significant impact on monitoring project overall costs.	
139.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	10	WATER QUALITY MONITORING	10.3.	The turbidity monitoring requirements to establish background information prior to start of the operations as detailed in this paragraph seems to be a comprehensive scientific stand-alone project. Please confirm that indeed, Prior to commencement of each dredging task, back-ground conditions of turbidity will be established by measuring turbidity at all strategic positions at the borrow area, the placement area on four (4) sampling days per week, at mid-high tide and mid-ebb, for four (4) consecutive weeks prior to the commencement of the dredging works or for any other period as directed by the MEP. is actually required for this purpose.	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
140.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	10	WATER QUALITY MONITORING	10.3.	Quote "... for four (4) consecutive weeks prior to the commencement of the dredging works or for any other period as directed by the MEP. " Unquote Please clarify the extent to which MoEP can extend the duration before start of dredging as this activity has a considerable impact on project overall costs.	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law.
141.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	10	WATER QUALITY MONITORING	10.3.	Please clarify "strategic locations" and what is the number of water quality (turbidity) monitoring station at the borrow area and at the discharge area.	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
142.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	11	Turbidity control	11.1	All turbidity values indicated in this clause are in Mg per liter. However the requirement for "In-Situ" measurements can only be provided by instruments that measure NTU (Nephelometric Turbidity Units). Can MCCC provide all turbidity values in NTU?	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
143.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	11	Turbidity control	11.3	The Contractor is allowed to apply NTU (Nephelometric Turbidity Units), provided a proper, site specific correlation and/or conversion is established in advance between TSS (Total Suspended Solids) and NTU. Direct mathematical conversion from NTU to TSS (mg/lit) has been proven unreliable in other projects in Israeli water and other projects world wide. All other local projects in the past 10 years in Israel have been requested by the MoEP to provide all monitoring results in NTU and apply a linear conversion of 1: 1 or 1: 2 (NTU: Mg/Lt). Please clarify tgis clause.	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law
144.	Part 2, Schedule A, Section I, Annex 1 Environmental Protection Requirements	10	Water Quality Monitoring	10.5	Please indicate to what maximal duration should the turbidity monitoring operations continue even if the dredging task is interrupted for whatever reason or if the TSHD is idle due to repairs, bunkering or due to any other reason.	The Bidder/Contractor (as applicable) shall comply with all terms and conditions of the Tender Documents along with any authorizations required under applicable law