





NCB No: RDA/CDB/IFB/2020/001/NCB Little Dix Bay Road Rehabilitation and Slope Stabilization, Tortola CLARIFICATION NO. 1 May 25, 2020

Table 1 - Response to Request for Clarification No. 1 dated May 19, 2020

Request for Clarification No.1	Client's Response No.1
Nr 01. GCC 2.3 (i) of the Particular Conditions of	These Guidelines refer to the
Contract: refers to "Environmental Guidelines" these	Environmental and Social
documents were not part of the Bid Package. Please	Management Plan included in the
advise?	Bid Documents
Nr 02. GCC 13.1 of the Particular Conditions of	Refer to ITB sub-clause 14.2
Contract: item (a) refers to "for loss or damage of the	
Works, Plant and Materials: 110% of the value of	
the works". We are of the view that this percentage	
is not in keeping with the industry standards and	
should not exceed the value of the works i.e. 100%.	
Nr 03. GCC 13.1 of the Particular Conditions of	
Contract: item (c) refers to "for loss or damage to	
property (except the Works, Plant, Materials and	
Equipment) in connection with Contract	
US\$1,000,000.0". We of the view that this amount in	
not in keeping with the industry standards and	
would suggest the amount of US\$500,000.	
Nr 04. GCC 13.1 of the Particular Conditions of	
Contract: item (d) (i) refers to "of the Contractor's	
employees US\$ 1,000,000.0" we are of the view that	
this amount is not in keeping with the industry	
standards and would suggest the amount of	
US\$500,000.	
Nr 05. GCC 13.1 of the Particular Conditions of	
Contract: item (d) (ii) refers to "other people	
\$1,000,000.0" we are of the view that this amount is	
not in keeping with the industry standards and	
would suggest the amount of US\$500,000.	

Request for Clarification No.1	Client's Response No.1
Nr 06. GCC 44.1 of the Particular Conditions of	Refer to ITB sub-clause 14.2
Contract: states: "The Defects Liability Period is 365	
days" We have reviewed the bid documents	
including the drawings and specifications to	
determine the nature of the works to be undertaken	
and would suggest that a defects period of 183 days	
is more in keeping with project scope.	
Nr 07. GCC 45.1 of the Particular Conditions of	
Contract: states: "The Contract is not subjected to	
price adjustment in accordance with GCC Clause	
45". Please note that there are several materials	
subjected to extreme price increases which is rising	
on a daily basis due to covid-19. Please see	
"Appendix A" Market report for lumber to	
demonstrate the situation now being faced by	
bidders. We are of the view that the removal of this	
particular Sub-Clause has exposed the Bidders to	
undue risk that cannot be priced accurately in any	
bid submission. Please review.	
Nr 08. GCC 46.1 of the Particular Conditions of	
Contract: states: "The proportion of payment	
retained is 10%". We would suggest the amount to	
be retained per Monthly Statements should be 10%	
however, the limit should be 5% of the Contract	
Amount. Please consider.	
Nr 08. GCC 47.1 of the Particular Conditions of	
Contract: states: "The maximum amount of	
liquidated damages for the whole of the works is 5%	
of the final Contract Price". Firstly, the final	
contract price will only be known at the Final stage,	
therefore the bidder is placed at a disadvantage to	
determine his liability under the contract, this	
should be amended to read "contract amount".	
Secondly, 5% Liquidated Damages for Civil Works is	
extremely excessive and not in keeping with the	
industry norms. We would suggest 2.5%.	
Nr 09. <u>Duty Free:</u> Please advise if this project would	This project would be eligible for
be subjected to Duty Free concessions as	duty free concessions in accordance
recommended by the Caribbean Development Bank	with the loan provisions

Request for Clarification No.1	Client's Response No.1
(CDB)?	
Nr 010. GCC 50.1 of the Particular Conditions of	Refer to ITB sub-clause 14.2
Contract: states: "Performance Bond: 30% of the	
Contract Price". We would request the Bidding	
Agency review this percentage as the securing	
collateral required by local bonding institutions is	
equivalent to the requirement of Banks i.e. Property	
and Currency. Additionally, if a Performance	
Security (Performance Bond) is used in Lieu of a	
Bank Guarantee the bonding period is extended to	
the end of the Defects Liability Period. We would	
suggest the Performance Bond percentage be set as	
5% and expires at taking over.	
Nr 011. GCC 56.2 of the Particular Conditions of	
Contract: states: "as built drawings and/or operating	
and maintenance manuals US\$ 5,000.00." This	
amount should be equivalent to the time a	
competent Engineer should take to update the	
drawings. We would suggest \$250-day x 10 days =	
2,500. Please note that this cannot be viewed as a	
penalty by the Bidding Agency, it should be viewed	
as the amount to correct the default.	
Nr 012. GCC 58.1 of the Particular Conditions of	
Contract: states: "The percentage to apply to the	
value of works not completed is 25%". We are of	
the view that this % should not be treated as a	
penalty but to off-set the cost of inflation etc. Please	
see Appendix B as issued by the Government of the	
BVI.	

Table 2 - Response to Request for Clarification No.2 dated May 20, 2020

Request for Clarification No.2	Client's Response No.2
Nr 13. Bill of Quantities File: refers to "Issued	The excel file provided suffices.
Electronic Copy Bill of Quantities (BoQ) File". MCL is	
requesting an editable version of the xls file to allow	
for rate development and proper pricing.	

Request for Clarification No.2	Client's Response No.2
Nr 14. Filling Behind Structures: reference is made to	Refer to technical specifications.
"BoQ Part 4 Retaining Structure item E615.1 please	_
see attached Appendix "A"". We have reviewed the	
Specification documents; however, we were unable to	
locate any specifications as it pertains to "Filling	
Behind Structures". Please advise.	
Nr 15. Strength of Concrete Blinding: reference is	A precedent requirement for
made to "BoQ Part 4 Retaining Structure item F237.1	proceeding with concrete works
which refers to Class 15/20". Please note that this mix	shall be a mix design, detailing the
design does not appear in the specification refer 401.3	material proportions required to
"Concrete Classes, Table 4.2 please see attached	yield the concrete strengths
Appendix " B". Please provide the Class Strength for	quoted in the technical
Class 15/20 mix?	specifications.
Nr 16. Guard Rail Steel Post: We refer to detail 12 on	Refer to technical specifications.
Drawing C-02 entitled "Layouts Section and Details"	_
which shows the Beam Post dimensions as being W6	
x 9 x 1850 mm long. However, specification 702.2.1	
"Posts" states W152 x 12 x 1980 mm long, please see	
Appendix "C". Please clarify if the dimensions on the	
drawings or the specifications should be use?	
Nr 17. Expansion Joint: reference is made to detail 10	Refer to technical specifications.
on Drawing C-02 entitled "Layouts Section and	
Details" which shows "Expansion Joint Detail" stating	
"Bejs Impregnated Foam". However, specification	
401.24.1 "Preformed Expansion Joints, Part 1 -	
General" states silicone pre-coated, pre-compressed,	
self-expanding, sealant system, please see Appendix	
"D" for reference. We note the conflict between the	
description on the drawings and the specifications.	
Please clarify.	
Nr 18. Weep Holes: We refer to detail 11 on Drawing	Refer to technical specifications.
C-02 entitled "Layouts, Section and Details" which	
shows "Weep Hole Detail please see Appendix "E".	
Please advise on the pipe schedule to be used for e.g.	
Schedule 40, 80 etc.?	
Nr 19. <u>Hardcore:</u> reference is made to "BoQ Part 4	Hardcore should be interpreted as
Retaining Structure item £645.1, please see Appendix	Foundation Fill for purposes of
"F". We have reviewed the Specification documents;	reconciliation with the technical
however, we were unable to locate any specifications	specifications.

Request for Clarification No.2	Client's Response No.2
as it pertains to "Hardcore". Please advise.	

Table 3-Response to Request for Clarification No. 3 dated May 21, 2020

Request for Clarification No.3	Client's Response No.3
Nr 20. GCC 26.3 of the Particular Conditions of	Refer to ITB sub-clause 14.2
Contract : states: "The amount to be withheld for late	
submission of an updated Programme is Three	
Thousand United State Dollars {US\$ 3'000.00}". We	
would suggest that the amount should not be treated	
as a penalty. A Project Manager would take 8 hr. x	
75.00 per hr. = 600.00 which would place the	
Employer in the position as if the event did not occur.	