Addendum & Corrigendum-2

Expression of Interest

For

Selection of System Integrator for Implementation of Connected Surat Project

EOI Notification No.: SSCDL-Network-EoI-01-2016

Last date (deadline) for EOI Submission: 23.12.2016



Invited by

Surat Smart City Development limited

115, Smart City Cell, Surat Municipal Corporation,

Muglisara, Main Road, Surat - 395003, Gujarat.



Surat Smart City Development Limited ADDENDUM AND CORRIGENDUM-2

EOI Notification No.: SSCDL-Network-EoI-01-2016

The Bidders are requested to take note of the following changes made in the EoI documents, which are to be taken in to account while submitting the EoI. They shall be presumed to have done so and submitted the EoI accordingly.

- This Addendum and Corrigendum shall be the part of the EoI documents.
- All items specified in this Addendum and Corrigendum supersede relevant items to that
 effect as provided in the original EoI documents. All other specifications, terms and
 conditions of the original EoI document shall remain unchanged.
- The queries raised and given by bidders, but the clarifications are not made in this
 Addendum and Corrigendum shall be considered to remain unchanged as per the terms
 and conditions mentioned in the original EoI documents.

Bidders shall read and consider following points, which shall be a part of the EoI documents.

The bidders who have already submitted Online Technical and/or Price bid need to resubmit them.

Highlighted Colour	What does it indicate?
No highlight	Indicates content as per original bid.
Highlighted in Yellow	Indicates amendment as per Addendum & Corrigendum issued
	on 19/11/2016
Highlighted in Green	Indicates amendment as per this Addendum & Corrigendum-2



Sr. No	Tender Reference		Existing Clause			Amended / New Clause
1.	Notice Inviting Express of Interest	Ltd (SSCDL) for the projec creating a city wide fiber i to share their feedback or Bidders are advised to stu	Surat Smart City Development Limited (SSCDL) 115, Smart City Cell, Surat Municipal Corporation — Head Quarter, Muglisara, Main Road, Surat - 395003, Gujarat. Notice Inviting Eol for "Selection of System Integrator for Implementation of Connected Surat Project" [SSCDL-Network-Eol-01-2016] In published by the Surat Smart City Development It "Connected Surat" which is an initiative for Inetwork. SSCDL invites leading industry participant In various aspects of the project. Indy this EOI document carefully before submitting	-	Ltd (SSCDL) for the pro creating a city wide fik to share their feedbac Bidders are advised to	Surat Smart City Development Limited (SSCDL) 115, Smart City Cell, Surat Municipal Corporation — Head Quarter, Muglisara, Main Road, Surat - 395003, Gujarat. Notice Inviting EoI for "Selection of System Integrator for Implementation of Connected Surat Project" [SSCDL-Network-EoI-01-2016] being published by the Surat Smart City Development oject "Connected Surat" which is an initiative for per network. SSCDL invites leading industry participant of the overious aspects of the project. In study this EOI document carefully before submitting
	their proposals in response to the EOI Notice. Submission of a proposal in response to this notice shall be deemed to have been done after careful study and examination of this document with full understanding of its terms, conditions and implications. This EOI document is not transferable. EOI Fee (Non- INR 18,000 (Eighteen thousand rupees Only) by refundable) Demand Draft or Banker's Cheque		response to this notice study and examination conditions and implications.	conse to the EOI Notice. Submission of a proposal in e shall be deemed to have been done after careful on of this document with full understanding of its terms, ations. This EOI document is not transferable. INR 18,000 (Eighteen thousand rupees Only) by Demand Draft or Banker's Cheque		
		it@	ders shall have to post queries by email to suratsmartcity.com on or before 11/2016, 16:00 hrs.			Bidders shall have to post queries by email to it@suratsmartcity.com on or before 11/11/2016, 16:00 hrs.
		(deadline) for deta EOI Submission Pos	nplete EOI in sealed envelope with relevant ails may be submitted strictly through Speed t or RPAD only so as to reach by 09/12/2016 to 18:00 hr at following address:		(deadline) for EOI Submission	Complete EOI in sealed envelope with relevant details may be submitted strictly through Speed Post or RPAD only so as to reach by 23/12/2016 up to 18:00 hr at following address:



		d Th	Vebsite to lownload EOI e right to accept/r signing any reason	Chief Accountant Shri, Surat Municipal Corporation, Mugalisarai, Surat-395003, Gujarat. http://suratsmartcity.com or https://www.suratmunicipal.gov.in/ eject any or all Eol(s) received is reserved without thereof.		d Th	Vebsite to ownload EOI e right to accept/resigning any reason	Chief Accountant Shri, Surat Municipal Corporation, Mugalisarai, Surat-395003, Gujarat. http://suratsmartcity.com or https://www.suratmunicipal.gov.in/ eject any or all Eol(s) received is reserved without thereof.
				GM(IT), Surat Smart City Development Ltd.				GM(IT), Surat Smart City Development Ltd.
2.	Section 3:	#	Information	Details		#	Information	Details
	Important Dates, Page-	1.	Project Name	Selection of System Integrator for implementation of Connected Surat Project		1.	Project Name	Selection of System Integrator for implementation of Connected Surat Project
	9	2.	EOI reference	EOI Reference No.: SSCDL-Network-EOI-01-2016		2.	EOI reference	EOI Reference No.: SSCDL-Network-EOI-01-2016
			No and Date	Date: 27.10.2016			No and Date	Date: 27.10.2016
		3.	Website to	http://suratsmartcity.com or		3.	Website to	http://suratsmartcity.com or
		4.	download EOI EOI Fee (Non-	https://www.suratmunicipal.gov.in INR 18,000 (Eighteen thousand rupees Only) by Demand		4.	download EOI EOI Fee (Non-	https://www.suratmunicipal.gov.in INR 18,000 (Eighteen thousand rupees Only) by Demand Draft
		4.	Refundable)	Draft or Banker's Cheque of any scheduled/nationalized bank		4.	Refundable)	or Banker's Cheque of any scheduled/nationalized bank
				payable at Surat in favour of Surat Smart City Development		_	0	payable at Surat in favour of Surat Smart City Development Ltd
		5.	Queries by	Bidders shall have to post queries by email to		5.	Queries by email	Bidders shall have to post queries by email to it@suratsmartcity.com on or before 11/11/2016, 16:00 hrs.
		J.	email	it@suratsmartcity.com on or before 11/11/2016, 16:00 hrs.		6.	Last date	23/12/2016
		6.	Last date	09/12/2016	-	0.	(deadline) for	23/12/2010
			(deadline) for				receipt of EOI	
			receipt of EOI				Fee (Demand	
			Fee (Demand				Draft) and EOI	
			Draft) and EOI			7.	response	To be Informed Later
		7.	response Place. Time and	To be Informed Later		7.	Place, Time and Date of opening	TO be informed tater
			Date of opening				of the proposals	
			of the proposals				received in	
			received in				response to the	
							EOI notice	



		8.	Hard Copy) be submitted stri	SMC, Email id: .com isd.networks@suratmunicipal.org ealed envelope with relevant details may tly through Speed Post or RPAD only so 12/2016 up to 18:00 hr at following Shri, proporation,	 8.	Contact Person for EOI Submission (in Hard Copy)	be submitted strictly thro	Chitrang Parmar, Assistant Eng. (Elec.), SMC, Email id: isd.networks@suratmunicipal.org nvelope with relevant details may ough Speed Post or RPAD only so as up to 18:00 hr at following address: tion,
3.	Section 2:	#	Pre-Qualification Criteria	Proof Document Required	#	Pre-Qualification Cr	iteria	Proof Document Required
	Pre- Qualificatio n Criteria,	1	Bidder / Consortium must be a company India registered under The Company's A 1956	ct Registration Certificate	1	India registered und 1956	must be a company in er The Company's Act	Certificate of Incorporation / Registration Certificate
	Page 8	2	Bidder/ Consortium should be in busine providing telecommunication infrastruc or internet service provider or bandwidth provisioning	ture license	2	providing telecomm	should be in business of unication infrastructure rovider or bandwidth	Copy of the relevant and valid license to be submitted by the Bidder. In case of Consortium, any one partner should have the valid
		3	Bidder (or holding company) /Consortiu holding company) should have a minim average annual turnover of Rs. 500 cror last three financial years i.e. FY 2015-16 2014-15, FY 2013-14	Loss statement and certificate from statutory auditor / CA regarding turnover.	3	holding company) s average annual turn	ompany) /Consortium (or hould have a minimum over of Rs. 500 crores for ears i.e. FY 2015-16, FY	license(s). Copy of the Audited Profit and Loss statement and certificate from statutory auditor / CA regarding turnover. In case of consortium,
		4	Bidder (or holding company) /Consortiu holding company) should have a positiv worth in each of last three financial yea i.e. FY 2015-16, FY 2014-15, FY 2013-14	e net auditor / CA towards positive net		2014-15, FY 2013-14		the prime bidder must have minimum 51% of average annual turnover.
			1.0.11 2013-10,11 2014-13,11 2013-14		4	holding company) s	ompany) /Consortium (or hould have a positive net three financial years i.e15, FY 2013-14	Certificate from the statutory auditor / CA towards positive net worth of the company



			Diddon / Consortium about dheur	Colf Declaration on company		- 1	Diddon / Concentium about the co	Colf Declaration on community
		5	Bidder / Consortium should have	Self Declaration on company		5	Bidder / Consortium should have	Self Declaration on company
			1000 km of own fiber network	letterhead along with Proof of			1000 km of own fiber network	letterhead along with Proof of
			or	such implementation			Or	such implementation
			completed laying of at least 1000 km of fiber				completed laying of at least 1000 km of fiber	
			network				network	
			provided broadband /FTTH to at least				provided broadband /FTTH to at least	
			1,00,000 customers				1,00,000 customers	
		6	Bidder / Consortium should be registered for	Service Tax Registration		6	Bidder / Consortium should be registered for	Service Tax Registration
			Service Tax and Income Tax in India	Income Tax Certificate (ITR)		O	Service Tax and Income Tax in India	Income Tax Registration
		 7	Bidder / Consortium should not have been	Declaration letter by bidder as per		7	Bidder / Consortium should not have been	Declaration letter by bidder as per
		′	blacklisted by Central Government or any	format given in the EOI document		′	blacklisted by Central Government or any	format given in the EOI document
			State Government organization /	Tormat given in the LOI document			State Government organization / department	Tormat given in the Lor document
			department in India at the time of				in India at the time of submission of the Eol.	
			submission of the Eol.			DIO	ease note following for the Consortium:	
		DI	ease note following for the Consortium:			1	The bidder cannot be a member of more than o	one hidding consortium. An
			The bidder cannot be a member of more than	one hidding consortium. An		1.	individual firm applying as a single/consortium	
			individual firm applying as a single/consortium				member of any other consortium.	carnot at the same time be the
			member of any other consortium.	realise at the same time be the		2.	In case of Consortium only 2 partners are allow	ed including Prime Ridder The
		2.	The state of the s	wed. The agreement needs to			agreement needs to be submitted at the time of	
			submitted at the time of RFP stage. However				consortium needs to submit the letter of intent	
			letter of intent as per Annexure-6.9 of this cor				corrigendum.	, do per rumentar e els es ums
		3.	· · · · · · · · · · · · · · · · · · ·			3.	Both the parties of consortium should comply t	o above points no# 1.4. 6 &7
			individually and submit the required documen				individually and submit the required document	
		<mark>4.</mark>	In case of Consortium both the parties should			4.	In case of Consortium both the parties should a	
			in section 6.1-6.6 separately of this Eol.				section 6.1-6.6 separately of this Eol.	
		5.	In case the consortium is qualified in this EoI t	hen at the time of RFP phase only		5.	In case of consortium, it is required to nominat	e the Prime Bidder as per format
			one of the party will be the Prime Bidder.				provided hereunder "6.9: Undertaking for Cons	sortium".
		<mark>6.</mark>	If this EoI is responded by the Consortium, the	consortium will not be changed at		6.	If this EoI is responded by the Consortium, the	consortium will not be changed at
			the time of RFP stage.	_			the time of RFP stage.	_
4.	Section	f. Ea	ach page of the above should bear the initials of th	ne Applicant along with the seal of the	Ι.	f. Ea	ch page of the above should bear the initials of t	he Applicant along with the seal of the
	4.10, page	App	olicant in token of confirmation of having ur	nderstood the contents. In case of	١,	Appl	licant in token of confirmation of having understoo	od the contents. In case of Consortium,
	12		nsortium, the Consortium Partner's 1 (CS1) initia				Prime Bidder initials along with the seal to be pre	
			er clauses in 6.9, Undertaking for Consortium	and arrange arrange area are are processing	' '		Consortium	
		Itel	er clauses in ols, officertaking for consortium				Sonsoi tium	
		Dro	-qualification and technical proposal should be s	igned by an authorized person of the		Dro₋	qualification and technical proposal should be s	igned by an authorized person of the
			der <mark>in case of Consortium the same to be signe</mark>				er <mark>In case of Consortium the same to be signed by</mark>	
			nsortium Partner 1 (CS1). Refer clauses in 6.9, Un				ler. Refer clauses in 6.9, Undertaking for Consor	
		COI	out that it artiful I (COI), here clauses in 0.5, Or	ider taking for consortium		<u> </u>	There's clauses in ols, officer taking for consor	



The pre-qualification proposal should be submitted along with a certified true copy of a board resolution/power of attorney empowering authorised signatory to sign/act/execute documents binding the bidder organisation to the terms and conditions detailed in this proposal. In case of Consortium, only Consortium Partner 1 (CS1) will submit the certified true copy of a board resolution/power of attorney empowering authorised signatory to sign/act/execute documents binding the bidder organization to the terms and conditions detailed in this proposal. Refer clauses in 6.9, Undertaking for Consortium.

The pre-qualification proposal should be submitted along with a certified true copy of a board resolution/power of attorney empowering authorised signatory to sign/act/execute documents binding the bidder organisation to the terms and conditions detailed in this proposal. In case of Consortium, only Prime Bidder will submit the certified true copy of a board resolution/power of attorney empowering authorised signatory to sign/act/execute documents binding the bidder organization to the terms and conditions detailed in this proposal. Refer clauses in 6.9, Undertaking for Consortium.



Below mentioned response shall be read and replaced as under and to be submitted as per revised format provided below.

Section-6.2: Check-list for the documents to be submitted in EoI response

#	Documents to be submitted	Submitted (Y / N)	Documentary Proof (Page No.)
	DD/Banker's Cheque of Rs. 18,000/- as EoI Fee (in separate envelop)		
1.	Note: In case of Consortium Prime Bidder will submit the DD/Banker's		
	Cheque of Rs. 18,000/- (Refer clauses in 6.9, Undertaking for Consortium)		
	EOI Covering Letter		
2.	Note: In case of Consortium Prime Bidder will submit the letter (Refer		
	clauses in 6.9, Undertaking for Consortium)		
3.	Power of attorney / board resolution to the authorized Signatory of the EOI		
3.	Note: In case of Consortium Prime Bidder will submit this (Refer clauses in 6.9, Undertaking for Consortium)		
4.	Particulars of the Bidders (in the formats given subsequently)		
5.	Copy of Certificate of Incorporation		
6.	Copy of the valid relevant telecom licenses		
7.	Copy of Audited Balance Sheet for last three financial years 2015-16, 2014-15, 2013-14		
8.	Copy of the audited Profit & Loss Statements for last three financial years 2015-16, 2014-15, 2013-14		
	Certificate from the statutory auditor/CA towards positive net worth and		
9.	turnover of the company for last three financial years 2015-16, 2014-15, 2013-14 as per format specified in 7.6:Financial Capability Statement		
10.	Details of the projects executed		
11.	Declaration letter that the firm is not blacklisted by Central Government or any State Government organization / department in India at the time of submission of the EoI, in the format given in the EoI		
12.	Copy of Sales Tax / VAT registration		
13.	Copy of the Income Tax Registration		
14.	Technical Proposal covering all the required information, propositions		
15.	Undertaking for Consortium in EoI		

^{*} **Note:** In case of consortium, each party must submit the relevant documents as per point no. 4, 5, 7, 8, 9, 10, 11, 12, and 13 individually.



6.9 Undertaking for Consortium in Eol

(To be submitted on a 100 rupee stamp paper)

This Letter of	Intent to enter into a consortium agreement (hereinafter called the "LOI") is made on day
of, 2	016 by and between:
< Name of Con	sortium Partner 1>, a company incorporated under the Companies Act, 1956 and having its registered
office at	
And	
<name cons<="" of="" td=""><td>ortium Partner 2 >, a company incorporated under the Companies Act, 1956 and having its registered</td></name>	ortium Partner 2 >, a company incorporated under the Companies Act, 1956 and having its registered
office at	(hereinafter called the "Consortium Partner")
are referred to	as the "Parties" or in the singular as a "Party" where the context so permits or requires.

WHEREAS:

Surat Smart City Development Ltd. SSCDL (hereinafter the "Client") has issued an Expression of Interest dated 27th October, 2016 for "**Selection of System Integrator for Implementation of Connected Surat Project"** (hereinafter the "EoI");

A. Each Party, having read and understood the EoI, wish to enter into this LOI to formalize their intent to jointly submit a proposal to the Client in relation to EoI ('Proposal') and to subsequently (as soon as possible) enter into a Joint Venture at the time of RFP stage to jointly undertake the scope of work under the RFP (the "Services") upon selection and award of the contract by the Client in favour of the Consortium ("Main Contract").

NOW, THEREFORE, IN CONSIDERATION OF THE FOREGOING AND MUTUAL COVENANTS AND PROMISES CONTAINED HEREIN AND OTHER GOOD AND VALUABLE CONSIDERATIONS, THE RECEIPT AND ADEQUACY OF WHICH IS HEREBY ACKNOWLEDGED, IT IS HEREBY AGREED BY THE PARTIES AS FOLLOWS:

1. Covenants

- (i) Parties agree to jointly submit the Proposal to the Client. Each Party agrees to bear its own costs in the preparation of the Proposal.
- (ii) Parties agree that < Name of the Consortium Partner 1> as the Prime Bidder of the Consortium. < Name of the Consortium Partner 2 > hereby authorises Prime Bidder to act on its behalf in exercising all the Consultant's rights and obligations towards the Client under this LOI, including the signing of EoI and all documents as mentioned in the EoI.
- (iii) The preparation of the Proposal shall be undertaken jointly by the Parties. Prime Bidder shall coordinate the preparation of the Proposal and its submission to the Client. Consortium Partner shall cooperate with Prime Bidder for the preparation of Proposal as reasonably requested by Prime Bidder. Once the Proposal has been submitted to the Client, no changes may be made or additional information or explanation given by either Party without the consent of the other Party.
- (iv) The respective scope of work to be performed by Parties relating to the Services will be as mutually agreed upon by the Parties and as may be recorded in the consortium agreement subsequently entered between the Parties at the time of RFP stage.
- (v) Parties agree that they shall be jointly and severally liable to the Client for execution of the scope of work and the performance of its obligations under the EoI and subsequently in the Main Contract that will be signed at the stage of RFP, if parties are selected.
- (vi) Parties shall be responsible and liable for their respective services and its quality.
- (vii) Parties confirm that they are exclusively associated with each other in connection with the Proposal, and to the best of its knowledge have no identified conflicts of interest in relation to the Client, the Services, the EoI, and the other party of the Consortium.



(viii) Each Party agrees that during the subsistence of this LOI, either Party will not enter into any other teaming /consortium agreements/joint venture agreement, memorandum of understanding, undertaking, contract etc. with other individual or entity in order to submit a competing proposal to the Client in relation to the EoI or during RFP stage without the prior written consent of the other Party.

2. Term of the LOI

- (i) This LOI shall come into force and effect on the date first written above ('Effective Date').
- (ii) This LOI shall automatically terminate upon the first of the following events: -
 - (a) an announcement is made by the Client that the project has been cancelled or awarded to a third party; or
 - (b) Mutual agreement of the Parties to terminate this LOI.
 - (c) Upon termination/expiration of the consortium agreement.

3. Representations

- (i) Each Party represents to the other Party that:
 - a) It is a legal entity duly incorporated and registered, validly existing and in good standing in the jurisdiction of its incorporation and registration.
 - b) It has full corporate power and authority to enter into this LOI and to perform its obligations hereunder.
 - c) The execution of this LOI has been duly authorised by all necessary and appropriate actions, which will constitute valid and legally enforceable and binding terms and conditions hereof.

4. Miscellaneous

- (i) This LOI has been entered into solely for the purpose of submission of the Proposal and for formalizing the intent of entering into a Joint Venture / Consortium at the RFP stage.
- (ii) This LOI does not in any way grant any right, license, title and interest etc. in intellectual property rights of one Party to the other Party. Each Party shall remain the owner of its respective intellectual property rights.
- (iii) This LOI shall not be assigned by any Party, in whole or in part, without obtaining the prior written consent of the other Party.
- (iv) This LOI, its meaning and interpretation, and the relation between the Parties shall be governed by the laws of India without regard to laws related to its conflict of laws.

In witness whereof, the Parties hereto have executed, and made effective, this LOI on this ____ day of, 2016.

Signed on behalf of:	Signed on behalf of:
< Prime Bidder>	<consortium partner=""></consortium>
Signature:	Signature:
Name:	Name:
Designation:	Designation:
Designation.	Designation.
Witness to the signature:	Witness to the signature:
-	-
Witness to the signature: Signature:	Witness to the signature: Signature:
Signature:	Signature:
Signature: Name:	Signature: Name:
Signature:	Signature: