



STATE OF ISRAEL

THE INTER-MINISTERIAL TENDER COMMITTEE FOR THE CONSTRUCTION OF A FACILITY FOR TREATMENT OF CONTAMINATED GROUNDWATER IN THE VICINITY OF THE ISRAELI MILITARY INDUSTRY AT RAMAT HASHARON

Date: August 19, 2020

To:

All Participants


Re: Invitation for Pre-Qualification no. 1903/2020 – Addendum no. 2

1. Pursuant to the provisions of Section 2.9 (*Requests for Clarifications of this Invitation*) of the Prequalification Invitation at subject ("**Invitation**"), the Tender Committee hereby informs of the following Clarifications and Addenda.
2. Please note the Pre-Qualification Submission Date is postponed to **October 13, 2020 [14:00 local time]** and Final Date for the Submission of Requests for Clarifications is extended **until August 31, 2020**. Refer to Item 2 in the table below.
3. The Amendments made within the framework of this Addendum will be inserted into the following Pre-Qualification Documents:
 - (a) The Invitation;
 - (b) The Pre-Qualification Forms; and
 - (c) Pre-Qualification Form 2 – Attachment A1 Section A and Section B - Information for Determining Compliance of the Experience Provider with the Technical Pre-Qualification Requirements.
4. For convenience the Amendments will be inserted into the aforementioned Pre-Qualification Documents in "*track changes*" where, in the Invitation, a footnote shall be added besides each insertion referencing the respective Addendum items.
5. The Amended Pre-Qualification Documents shall be uploaded onto the Website and are titled:
 - (a) "**PQ no. 1903/2020 - Invitation – Addendum no. 2 - Marked**".
 - (b) "**PQ no. 1903/2020 - The Pre-Qualification Forms 1 – 9 – Addendums no. 1 & 2 - Marked**"¹.

¹ Please note some of the document's footnotes erroneously have not appeared within the version issued together with **Addendum no. 1**. Accordingly, all amendments made within Addendum no. 1 remain marked in the document issued together with this Addendum no. 2 (which includes, in addition, marked amendments introduced as part of this Addendum no. 2).

- (c) **"PQ no. 1903/2020 - Pre-Qualification Form 2 – Attachment A1 Section A - Information for Determining Compliance of the Experience Provider with the Technical Pre-Qualification Requirement Section 4.1.1 – Addendum no. 2 - Marked"**.
 - (d) **"PQ no. 1903/2020 - Pre-Qualification Form 2 – Attachment A1 Section B - Information for Determining Compliance of the Experience Provider with the Technical Pre-Qualification Requirement Section 4.1.2 – Addendum no. 2 - Marked"**.
6. As set forth in Section 2.10.7 of the Invitation, you are requested to acknowledge receipt of this Addendum, no later than two (2) Working Days following receipt thereof, by a written notice to the Tender Committee, in the format attached at the bottom of this Addendum.

Sincerely,



Mr. Yitsik Marmelshtein
Chairman of the Tender Committee

CC: Members of the Tender Committee

Attachments:

- (a) Invitation – Addendum no. 2 - Marked.
- (b) The Pre-Qualification Forms 1 – 9 – Addendums no. 1 & 2 - Marked.
- (c) Pre-Qualification Form 2 – Attachment A1 Section A - Information for Determining Compliance of the Experience Provider with the Technical Pre-Qualification Requirement Section 4.1.1 – Addendum no. 2 - Marked.
- (d) Pre-Qualification Form 2 – Attachment A1 Section B - Information for Determining Compliance of the Experience Provider with the Technical Pre-Qualification Requirement Section 4.1.2 – Addendum no. 2 - Marked.

A. CLARIFICATIONS TO THE INVITATION DOCUMENTS

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
1.	General	Tender committee general note	Following several RFC's received in which the Tender Committee was requested to confirm or otherwise advise if certain experience complies or does not comply with various Pre-Qualification Requirements, the Tender Committee clarifies it will not pre-rule compliance or non-compliance with the Pre-Qualification Requirements. It is the Participants full and sole responsibility to verify their compliance with the Pre-Qualification Requirements and raise requests for clarifications regarding matters they deem that require clarification (as opposed to pre-ruling	N/A

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
			of specific examples).	
2.	Invitation Document; Section 1.6 (Anticipated Schedule)	The Tender Committee was requested to: (a) Extend the timeframe for submission of Requests for Clarifications; (b) Postpone the Pre-Qualification Submission Date.	See amended section 1.6	Section 1.6 is amended as follows: <i>“1.6 Anticipated Schedule</i> ... <i>Final date for the Submission of Requests for Clarifications in accordance with Section 2.9 [Requests for Clarifications] of this Invitation – August 31, 2020.</i> <i>Pre-Qualification Submission Date – September 3, 2020 <u>October 13, 2020</u> [see Section 7.9 for the <u>submission's hourly timeframe</u>].”</i>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
3.	New Section 1.1.17A	Definition of " Effective "	New Definition shall be added	<p>New Section 1.1.17A:</p> <p><u>"1.1.17" "Effective" Shall mean the effective percentage of all Means of Control held by Entity A in Entity X, calculated by multiplying the percentages of Means of Control held by Entity A in each of the Entities in the chain of holdings between Entity A and Entity X. For purposes of this definition, holdings exceeding 70% shall be deemed and calculated as holdings of 100%.</u></p> <p><u>e.g. if Entity A holds 50% of all Means of Control of Entity B which, in turn, holds 50% of all</u></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<u>Means of Control of Entity X, then Entity A Effectively holds 25% of all Means of Control of Entity X."</u>
4.	New Section 1.1.26A	New definition of " Institution of Higher Education ".	See new definition	New Section 1.1.26A: <u>"1.1.26A "Institution of Higher Education" - Shall have the meaning ascribed thereto in the Council for Higher Education Law (1958); and with respect to non-Israeli Entities - a similar entity pursuant to applicable law under the applicable jurisdiction.</u>
5.	Invitation Document; Section 1.1.28	Definition of " Interested Party " or " Interested Parties ".	See amended definition.	Section 1.1.28 is replaced with the following: "1.1.28 " Interested Party " or

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				<p>"Interested Parties" <i>Shall mean with respect to Entity1 (the Participating Entity): (a) any Entity or individual directly holding at least 15% of any of the Means of Control of Entity1 (in this definition: "Entity2"); (b) any Entity or individual Effectively holding at least 70% of any of the Means of Control of Entity2; (c) the CEO of Entity1; or (d) any of the directors of Entity1."</i></p>
6.	Invitation Document; Section 1.1.40	Definition of " Participating Entity ".	See amended definition.	<p>Section 1.1.40 is amended as follows:</p> <p>"1.1.40 "Participating Entity" Shall mean the Participant, a</p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<i>Member, an Experience Provider or a Guarantor or a Professional Related Entity.</i>
7.	Invitation Document; Section 1.1.51 (Private Investment Fund)	Definition of " Private Investment Fund "	See amended definition.	<p>Section 1.1.51 is amended as follows:</p> <p><i>"1.1.5.1 "Private Investment Fund" Shall mean an Entity incorporated for the purpose of making financial investments which at least 50% of its Commitments (at any given time) were are made available to it by Institutional Investors.</i></p> <p><i>For the purposes of calculating the above 50%, an Institution of Higher Education can be regarded as an</i></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<u><i>Institutional Investor.</i></u>
8.	Invitation Document; Sections 1.6 and 2.11 - Voluntary Participants' Conference and following Site Visit in accordance with Section 2.11 [Voluntary Participants Conference and Site Visit]		The Tender Committee does not anticipate it will conduct such Conference at this stage.	N/A
9.	Invitation Document; Section 2.14.3 (Advisors)		See amended Section.	Section 2.14.3 is amended as follows: <i>"2.14.3. By no later than</i>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><i>sixty (60) <u>45</u> days prior to the Pre-Qualification Submission Date, each Participating Entity shall provide details of all <u>its</u> previous and existing engagements of <u>with</u> any <u>of the</u> Advisors to Interested Parties of the Participating Entity for any purpose which is not connected to the Pre-Qualification Process, the Tender Process or the Project ("Notification"). <u>To the extent that the Participating Entity does not notify the Tender Committee of such, the engagement of the Advisor shall be deemed not approved and shall give rise to suspicion of a conflict of interest."</u></i></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
10.	Invitation Document; Section 3.5 (Participation – General Requirements)		See amended Section.	Section 3.5 is amended is amended as follows: <i>"3.5 Participation – General Requirements</i> <i>Each Participant (if such is a single Entity, already incorporated on the Pre-Qualification Submission Date), Member, Experience Provider—and Guarantor and Professional Related Entity must comply with and satisfy all of the following requirements:."</i>
11.	Invitation Document; Section 3.5.6		See amended Section.	<u>Section 3.5.6 is amended as follows:</u> <i>"3.5.6 . It and any Interested Party</i>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p>thereof <i>(including its CEO and directors</i> individuals<i>), have not been convicted of an Offence and no indictment (criminal charges) with respect to an Offence has been filed (submitted) against any of such.</i></p>
12.	<p>Invitation Document; Section 3.6 (An Entity Charged with, or Convicted of an Offence)</p>		<p>See amended Section.</p>	<p>Section 3. 6 is amended as follows:</p> <p><i>"3.6 An Entity Charged with, or Convicted of an Offence</i></p> <p><i>3.6.1. In the event that a Participating Entity or any Interested Party thereof who is required to comply with the provisions of Section 3.5 [Participation General Requirements] does not comply</i></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><i>with the requirement of Section 3.5.6, the Authorized Representative, on behalf of the Participating Entity—or—the Interested Party, shall submit to the Tender Committee, sixty (60) <u>45</u> days prior to the Pre-Qualification Submission Date, relevant information with respect to the filing (submission) of an indictment (criminal charges) in an Offence or with respect to a conviction (as applicable) <u>of an Offence</u>. In the event an indictment or conviction of an Offence occurred afterwards- a notice of such shall be made immediately by the Participating</i></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><i>Entity or Interested Party to the Tender Committee.</i></p> <p><i>3.6.2. Without derogating from the Tender Committee's rights and prerogatives pursuant to this Invitation (including under Section 8.10 [Reservation of Rights] or any Law, if a Participating Entity (or an Interested Party thereof) does not comply with the provisions of Section 3.5.6 the Tender Committee may, at its sole discretion, (i) disqualify the Participating Entity from participating in the Pre-Qualification Process; or (ii) impose conditions and restrictions with respect to its participation in</i></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><i>the Pre-Qualification Process, in each case, as the Tender Committee shall deem fit.</i></p> <p><i>3.6.3 Any decision reached by the Tender Committee prior to the Pre-Qualification Submission Date shall be provided to the Participant. In addition, an Addendum shall be published in accordance with the provisions of Section 2.10 [Addenda], conveying to all other Participants that the Tender Committee has approved, rejected or otherwise conditioned the participation of a Participating Entity or any Interested Party thereof who does not comply with</i></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<i>the provisions of Section 3.5.6, without disclosing the identity of such Entity or the nature of the Offence (unless otherwise determined by the Tender Committee, at its sole discretion)."</i>
13.	Invitation Document; Section 3.8.1 (General)		See amended Section.	Section 3.8.1 is amended as follows: "3.8.1. General <i>(a) Each Participant may participate in only one Pre-Qualification Submission.</i> <i>(b) Each Member may participate in only one Pre-</i>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><i>Qualification Submission.</i></p> <p><i>(c) Each Experience Provider may participate in only one Pre-Qualification Submission.</i></p> <p><i>(d) Each Guarantor may participate in only one Pre-Qualification Submission.</i></p> <p><i>(e) <u>Each Professional Related Entity may participate in only one Pre-Qualification Submission.</u></i></p>
14.	Invitation Document; Section 3.8.2 (Interpretations)		See amended Section.	Section 3.8.2 is amended as follows: "3.8.2 Interpretations <i>For the purpose of the provisions of</i>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><i>Section 3.8.1, the terms "Participant", "Member", "Experience Provider" and "Guarantor" and "Professional Related Entity" (if applicable), shall be deemed to include any incorporated Entity which exercises Control over such entity, is under the common Control of such entity or is Controlled by such entity.</i></p>
15.	<p>Invitation Document; Section 3.9 (Government Companies)</p>		See amended definition.	<p><u>Section 3.9 is replaced with the following:</u></p> <p><u>"3.9 Government Companies</u></p> <p><i><u>Companies budgeted by the State as defined under Section 21 of the</u></i></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><u>State Budget Law 1985 ["גוף מתוקצב"], Municipal Companies or subsidiaries thereof as defined under Section 21 of the State Budget Law, 1985, Companies supported by the State as defined under Section 32 of the State Budget Law 1985 ["גוף בתמך"], and/or Companies subject to the provisions of the Government Companies Law 1975 and/or any Entity incorporated by Law (a statutory corporation), are not permitted to participate in the Pre-Qualification Process either as a Participant, as a Member of a Participant, as a Guarantor, nor as</u></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><u>an Experience Provider or Professional Related Entity.</u></p> <p><u>For the removal of doubt, the above does not apply to non-Israeli public Entities.</u></p> <p><u>The above shall not apply to an Institution of Higher Education if such institution only participates in the Pre-Qualification Process in the capacity of an investor in a Private Investment Fund.</u></p>
16.	Invitation Document; Section 4.1.1	The Tender Committee was requested to –		N/A

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
	(Technical Pre- Qualification Requirement no. 1 - Design of a Biological Treatment System)	(a) allow for the requirements set forth under the Technical Threshold Requirement be demonstrated by presenting experience obtained within the framework of two projects (eg. demonstrating the Flow Rate requirement by presenting experience obtained within the framework of one project while demonstrating the Removal Ratio requirement by presenting experience from another project).	(a) Rejected. The experience required shall have been obtained within the framework of 1 project.	
(b) In the event a requirement cannot be demonstrated – alternative fields of experience		(b) Rejected.		

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
		may be demonstrated instead.		
17.	Invitation Document; Section 4.1.1 (Technical Pre- Qualification Requirement no. 1 - Design of a Biological Treatment System)	The Tender Committee was requested to allow Participants to present different treatment methods other than biological treatment, as required in Pre-Qualification Requirement no. 1.	Rejected.	N/A
18.	Invitation Document; Section 4.1.1 (Technical Pre- Qualification Requirement no. 1 - Design of a Biological Treatment System); Sub-section	The Tender Committee was requested to reduce the Nitrate inlet feed water concentration to 45 mg/l of Nitrate as NO ₃ instead of the current 50 mg/l of Nitrate as NO ₃ .	Confirmed	The following amendments are made as follows: (a) Sub-section 4.1.1.2 (definitions); " BTS "; (i) shall be amended accordingly: "(i) Treated at least 20 m ³ /hr (" Flow Rate ") of inlet feed

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
	4.1.1.2 (definitions); "BTS"; (i) "Flow Rate"; Nitrate inlet feed water concentration.			<p>water, with at least:</p> <ul style="list-style-type: none"> ○ 15 mg/l of Perchlorate; or ○ 50 <u>45</u> mg/l of Nitrate as NO3." <p>(b) Section 6 (<i>BTS'</i> operation); Clause 1 (Inlet Feed Water); (b)(11) of the Pre-Qualification Form 2 – Attachment A1 – Section A – Information for Determining Compliance of the Member or the Experience Provider with the Technical Pre-Qualification Requirements of Section 4.1.1,</p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				shall be amended as follows: "(ii) Nitrate concentration of [<u> </u> mg/l <u>as NO₃</u>] [at least 50 <u>45</u> mg/l as NO ₃]."
19.	Invitation Document; Section 4.1.1 (Technical Pre- Qualification Requirement no. 1 - Design of a Biological Treatment System); Sub-section 4.1.1.2 (definitions); "BTS";	The Tender Committee was requested to add to the existing groundwater or surface water (excluding wastewater) alternatives an additional alternative which is: a blend of: (1) groundwater passing through commercial use (like cooling towers), together with; (2) industrial waste water; and (3) brine stream of desalinated groundwater.	Rejected.	N/A
20.	Invitation Document; Section 4.1.1.3 (notes); (a)	The Tender Committee was requested to clarify that period(s) during which the BTS' operation was disturbed as a	See amendment. <u>Note</u> : this amendment applies to the	Section 4.1.1.3(a)(4) is amended as follows -

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
	(Consecutive Operation Period) sub-section (4) disturbance(s) in BTS' operation	result of an instruction(s) given by the facility's client – shall be considered as consecutive operation for the purpose of determining compliance with the Consecutive Operation Period requirement.	Consecutive Operation Period requirement relating to the Professional Pre-Qualification Requirement of Section 4.1.1. Accordingly, the amendment does not apply to the Consecutive Operation Period requirement relating to the Professional Pre-Qualification Requirement of Section 4.1.2.	(a) <u>(4) Disturbance(s) to BTS operation:</u> (i) In the event of a disturbance(s) to the BTS' operation (whether temporary, permanent, partial or complete, scheduled or not) which duration exceeds 15% of the Consecutive Operation Period – the period(s) of time in excess shall not be considered as consecutive operation for the purpose of determining concluding compliance with the Consecutive Operation

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p>Period requirement.</p> <p>(ii) <u>In the event disturbance(s) to the BTS' operation occurred due to an instruction(s) given by the facility's client, the cumulative duration of such disturbance(s), will be considered as consecutive operation for the purpose of determining compliance with the Consecutive Operation Period requirement provided the total of such duration and the 15% duration set forth under subsection (i) above</u></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><u>(as applicable) has not exceeded 40% of the Consecutive Operation Period. In the event the total duration has exceeded 40% of the Consecutive Operation Period – the period of time in excess shall not be considered as consecutive operation for the purpose of determining compliance with the Consecutive Operation Period requirement.</u></p> <p><u>Notes to item (ii):</u></p> <p>(a) <u>The duration to be</u></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><u>considered as consecutive operation for the purpose of determining compliance with the Consecutive Operation Period requirement, shall not exceed 36 months. Accordingly, under the circumstances of this subsection the duration set forth under sections 4.1.1.3.(a)(1)(ii) and 4.1.1.3.(a)(1)(iii) will not exceed 36 months.</u></p> <p>(b) <u>During the period(s)</u></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><u>the BTS operation was disturbed due to instruction(s) of the facility's client as set forth above - there was no prevention (other than the aforesaid instruction(s)) for the BTS to operate per the Flow Rate, Perchlorate or Nitrate concentration, and Removal Ratio requirements set forth under the subsection 4.1.1.2. "BTS" and section 4.1.1.3.(b), as</u></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p style="text-align: center;"><u>applicable.</u></p> <p>Pre-Qualification Form 2 – Attachment A1 – Section A is amended accordingly.</p>
21.	Invitation Document; Section 4.1.1.3 (notes); (a) (Consecutive Operation Period)	The Tender Committee was requested to confirm the following numerical example: (a) Assuming each month of the 24-month Consecutive Operation Period includes 30 days. (b) Accordingly, the total amount of days during the 24-month period is 720 days (30 multiplied by 24) and the total amount of hours during this 24-month period is	Confirmed. Without derogating from this confirmation - reference is made to the amendment made per item 20 above (as may be applicable).	N/A

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
		<p>17,280 hours (720 days multiplied by 24 hours per day).</p> <p>(c) Would the Experience Provider be required to demonstrate compliance with the associated requirements set forth under the Technical Threshold Requirement including with respect to meeting the Flow Rate and Removal Ratio requirements during, at least, 14,688 hours (85% of 17,280).</p>		
22.	Invitation Document; Section 4.1.1.3 (Notes); (b) (BTS – applicable Flow Rate and Removal Ratio		See amendments	The words " <i>respective client</i> " that appear in items (1) and (2) are replaced with the words " <i>facility's client</i> ". Pre-Qualification Form 2 –

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
	Requirements); items (1) and (2)			Attachment A1 – Section A is amended accordingly.
23.	Invitation Document; Section 4.1.2.3 (Notes); (i) (Applicable Flow Rate and Removal Ratio Requirements); items (1) and (2)		See amendments	The words " <i>respective client</i> " that appear in items (1) and (2) are replaced with the words " <i>Facility's client</i> ". Pre-Qualification Form 2 – Attachment A1 – Section B is amended accordingly.
24.	Invitation Document; Section 5.1.1 (EPC's Holdings - Experience Provider(s) Anticipated Holdings of the EPC) and Section 5.2.2	The Tender Committee was requested to reduce the minimum holdings of EPC and O&M Means of Control, as stipulated within the respective provisions, to 50%	Rejected.	N/A

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
	(Operation and Maintenance as of PTO) – Means of Control			
25.	Invitation Document; Section 5.1 (Anticipated Scope of Works of the Project's Engineering Procurement & Construction (EPC) Company) and 5.2 (5.2. Operation and Maintenance (O&M))	The Tender Committee was requested to: (a) Relate to the contractual framework that will apply upon the SPC, EPC Company and O&M Company and requirements regarding holdings of the SPC in both. (b) Advise whether the EPC Company shall be deemed to complete its part in the Project once construction is approved as completed.	(a) All requirements and information in addition to requirements and information provided under the Invitation will be defined in the Tender Process Documents. (b) The EPC Company's roles and responsibilities including with respect to the applicable SOW within the framework of the Project will be defined in the	N/A

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
			<p>Tender Process Documents. Without derogating from the generality of the above, notice is being made, in this respect, to the provisions of Section 5.1.3 (Initial Operation Period) and 5.1.4 (Initial Operation Period Execution) stipulating this activity shall be executed under the EPC Company's scope.</p>	
26.	<p>Invitation Document; Section 8.4.5 (Voluntary Preliminary Tests and Analysis by Eligible Participants) and Annex A6</p>	<p>The Tender Committee was requested to extend the period of time allocated by, at least, 4 months.</p>	<p>Rejected.</p> <p>The Tender Committee reserves the right to change the period of time allocated (reference is made also to Section 4 of Annex A6 – Groundwater Supply for Voluntary Preliminary</p>	N/A

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
	(Groundwater Supply for Voluntary Preliminary Tests and Analysis by Eligible Participants)		Tests and Analysis by Eligible Participants).	
27.	Invitation Document; Section 8.5.5 (h)		See amended Section.	<p><u>Section 8.5.5.(h) is replaced with the following:</u></p> <p><i>"(h) Any Participating Entity (or CEO or directors), has been convicted of an Offence, or an indictment (a criminal charge) has been served against such; or</i></p> <p><i>If a criminal investigation has been initiated or is taking place against any Participating Entity (or CEO or directors) either with respect to</i></p>

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p><i>an Offence or a criminal investigation with respect to: (i) dishonest conduct; (ii) grave professional misconduct; (iii) fraud and breach of trust; or (iv) any offence which effects the integrity and/or credibility of the Participating Entity; including where the Tender Committee is of the opinion that such may result in a material or adverse change in the business of such Participating Entity."</i></p>
28.	Pre-Qualification Form no. "2" "Participating Entity"		See amendment	Section 7.4 Criminal Proceedings with respect to Offence [<i>check applicable</i>] 2 nd box –

No	Reference	Issue to be Clarified	Tender Committee's Clarification	Addenda [As applicable]
				<p>(a) The words "<i>or any Interested Party</i>" shall be replaced with "<i>or any CEO or directors</i>"</p> <p>(b) The words "<i>including individuals</i>" shall be omitted.</p>
29.	Pre-Qualification Forms	The Tender Committee was requested to distribute the Pre-Qualification Forms where the fields in which Participants are required to insert details will be open for edits.	The Tender Committee intends to attach Pre-Qualification Forms open for edit to the final Addendum to be issued prior to the Pre-Qualification Submission Date.	N/A

ACKNOWLEDGEMENT OF RECEIPT

To:

Mr. Yitsik Marmelshtein,

Chairman of the Tender Committee

E-mail: PPP-Taas@inbal.co.il

Re: Invitation to Pre-Qualification no. 1903/2020

Addendum no. 2

Pursuant to the provisions of Section 2.10.7 of the Invitation, we hereby acknowledge receipt of Addendum no. 2.

Name of the Participant

Name and signature of the Participant's
Authorized Representative