## AMENDMENT NOTICE

## Bid Reference No. LMS/MKT/TDR/21/01

In accordance with the provisions for amendments in Clause 4.7 Amendment to Bidding Document under Section 4, Instructions to Bidders & Bidding Data, the seller hereby amends the bidding document with the following substitutes to the instructions in the particular sub-clauses. Therefore, the following instructions issued on 25/10/2021 remain valid in the process of this sales tender.

- \* Sub-clause 4.5.5 of Clause 4.5 Responsibility of Buyer & Seller under Section 4. Instructions to Bidders & Bidding Data
- **4.5.5**. Seller will whatever reasons, not issue the export license to the third party on the export of mineral products purchased by the foreign or local buyers. Therefore, especially the local party who is with an intention for re-sale the product to their foreign party, should possess a valid trading license issued by the government of Sri Lanka on exports of heavy mineral products.
- \* Sub-clause 4.6.10 of Clause 4.6, Preparation of Bids under Section 4. Instructions to Bidders & Bidding Data.
- **4.6.10**. The royalty imposed on the export of mineral products by the government is 7% of FOB Value Colombo / Trincomalee. It is on account of the buyer. Therefore, the buyer, who submits the bid on Exw-IRZ Plant, should pay USD2.45/MT on payment of government royalty on the value difference of FOB & Exw (inclusive of tax and levy if any) in addition to the royalty incurred on the bid price offered by the bidder on purchase of the product. The sum of USD2.45 is constant per metric ton of every product. (i.e. –The foreign bidder, who submitted the bid at USD100/MT, should pay sum of USD 9.45/MT upon payment of royalty)
- \* Sub-clause 4.6.11 of Clause 4.6, Preparation of Bids under Section 4, Instructions to Bidders & Bidding Data
- **4.6.11.** The royalty payable on local sales is 6% of the total sales value. The component of 6% royalty will be levied in the tax invoice to the local buyer who re-sells the product purchased on their own trading license.
- \* Sub-clause 4.14.10 of clause 4.14 Clearance & Exports of Stock under Section 4. Instructions to Bidders & Bidding Data
- **4.14.10.** The products sold on an exports basis should not be stored by the buyer anywhere in the local warehouse /yard without authority / permission of the regulatory body in Sri Lanka, Where the storage of product if any, it should be beyond a 50KM radius of IRZ Plant and the mining areas of LMSL. In such a storage of the buyer, the seller will not bear any responsibility for the quality of the product and to issue an export license later for the export of such stock.

The Chairman, Specific Sales Committee Ministry of Industries, P.O. Box570, 73/1, Galle Rd, Colombo, Sri Lanka