OFFICE OF EXECUTIVE ENGINEER (C-I) New Delhi Municipal Counil Room No. 222, SBS Place, Gole Market, New Delhi-11001

CORRIGENDUM

Name of Work:Development of 9.01 Acres of land opposite Birla Mandir, New
Delhi (Deposit Work on behalf of Ministry of Tourism).Sub Head:Construction of Paryatan Bhawan Complex, Opposite Birla
Mandir, Udyan Marg, New Delhi

As per discussion, during the Pre Bid Meeting, following changes/ correction have been made in the NIT and rest of condition and clauses of NIT will remain the same along with J.V. not allowed.

S. No.	Queries / Suggestion/ Provision in the NIT	Correction in NIT
1.	Similar works Means : Contractor should successfully completed composite building work with one basement with electrical work including HVAV.	Similar works Means : Agency should have successfully completed composite building work with minimum One Basement, consisting of Civil work, Fire fighting, IEI work with HVAC/Lift/DG set works etc.
2.	Contractor should successful completed at least 40% of MEP cost of the tender.	Deleted.
3.	The bidder should have average turnover of at least ` 150 Crores during last immediate last three consecutive financial years	The bidder should have average turnover of at least ` 75.25 Crores during immediate last three consecutive financial years
4.	Page No. 10 22: Engineer –in-Charge shall deduct TDS, VAT and Cess as per prevailing engineer-in-charge to the contractor in form VAT 43 within 28 days from the end of the month in which tax has been deducted	Page No. 10 22: Engineer –in-Charge shall deduct TDS, GST/VAT and Cess as per prevailing engineer-in-charge to the contractor in form GST/VAT 43 within 28 days from the end of the month in which tax has been deducted
5.	List of Documents to be scanned and uploaded within the period of bid submission vi) Certificate of Registration for Sales Tax/Vat/ GST and acknowledgement of upto date Vat filed return or GST as applicable	List of Documents to be scanned and uploaded within the period of bid submission vi) Certificate of Registration for GST and acknowledgement of upto date Vat filed return

6.	Clause-37 Levy/Taxes payable by contractor Sales Tax/VAT /GST (expect Service Tax), Building and other Construction Workers Welfare Cess or any other tax or Cess in respect of this contract shall be payable by the contractor and NDMC shall not entertain any claim whatsoever in this respect. However, in respect of service tax, same shall be paid by the contractor to the concerned department on demand and it will be reimbursed to him by the Engineer –in- charge after satisfying that it has been actually and genuinely paid by the contractor	Clause- 37 Levy/Taxes payable by contractor GST, Building and other Construction Workers Welfare Cess or any other tax or Cess in respect of this contract shall be payable by the contractor and NDMC shall not entertain any claim whatsoever in this respect.
7.	Clause 38 Conditions for reimbursement of levy/taxes if levied after receipt of tenders i) All tendered rates shall be inclusive of all taxes and levies (expect Service Tax) payable under respective statutes. However, if any further tax or levy or cess is imposed by Statute, after the last stipulated date for the receipt work within the control of the contractor	Clause 38 Conditions for reimbursement of levy/taxes if levied after receipt of tenders i) All tendered rates shall be inclusive of all taxes and levies payable under respective statutes. However, if any further tax or levy or cess is imposed by Statute, after the last stipulated date for the receipt work within the control of the contractor
8.	Additional conditions 11) Reimbursement of (Service Tax) shall be made as per the guide line of Govt. of India issued time to time	Additional conditions 11) Reimbursement of any tax shall be made as per the guide line of Govt. of India issued time to time
9.	by mechanical means Engineer – in-Charge b. Hard Rock (blasting prohibited) Hard rock received from the site shall be issue by the contractor @ `700/cum	Item No. 2: Earth work in excavation by mechanical means Engineer –in-Charge b. Hard Rock (blasting prohibited) Hard rock received from the site shall be i ssued to the contractor @ `700/cum
10.	Item No. 138 : Demolishing brick work manually / by Engineer –in- charge a) In cement mortar (old brick work received from the site shall be issued by the contractor @`2500/- per 1000 each	Item No. 138 : Demolishing brick work manually / by Engineer –in-charge a) In cement mortar (old brick work received from the site shall be issued to the contractor @ `2500/- per 1000 numbers
11.	Item No. 140: Dismantling steel work manually/by mechanical means in build up sections without dismembering and stacking within 50 metres lead as per direction of Engineer –in-Charge	Item No. 140: Dismantling steel work manually/by mechanical means in build up sections without dismembering and stacking within 50 metres lead as per direction of Engineer –in-Charge (dismantled material received from site, shall be issued to contractor @`22 per kg).

12.	Item No. 208: units are taken in depth	Item No. 208: units should be taken in per mm depth
13.	Item No. 832: supply, installation, testing and commissioning of Door complete with following a. 5.5 m float glass	Item No. 832: supply, installation, testing and commissioning of Door complete with following 5.0 mm float glass
14.	Schedule F Clause 10CC: Clause 10CC to be applicable in contracts with stipulated period of completion exceeding the period shown in next column. 12 months Schedule of component of other Materials, Labour, POL etc. for price escalation. Component of civil (except materials covered under Clause 10CA) / Electrical construction materials expressed as percent of total value of work Xm%. Component of Labour expressed as percent of total value of work Xm%. Component of POL expressed as percent of work Xm%. Component of POL expressed as percent of work X%. Note: Xm% should be equal to (100)- (materials covered under Clause 10CA i.e. Cement, Steel and other	Schedule F Clause 10CC: Clause 10CC to be applicable in contracts with stipulated period of completion exceeding the period shown in next column. 12 months Schedule of component of other Materials, Labour, POL etc. for price escalation. Component of civil (except materials covered under Clause 10CA) / Electrical construction materials expressed as percent of total value of work Xm 85%. Component of Labour expressed as percent of total value of work Y 15%. Component of POL expressed as percent of total value of work Z Nil%. Note: Xm% should be equal to (100) - (materials covered under Clause 10CA i.e. Cement, Steel and other material specified in Clause 10CA + Component of Labour + Component of POL).
15	material specified in Clause 10CA + Component of Labour + Component of POL).	Clause 10C of Clauses of Contract: At
15.	Clause 10C of Clauses of Contract: At page no. 60 (applicable).	page no. 60 (deleted)
16.	Clause 10CC of Clauses of Contract: At page no. 63 (deleted).	Clause 10CC of Clauses of Contract: At page no. 63 (stat/applicable).
17.	Last date of submission of bid 07.07.2017	Last date of submission of bid 19.07.2017

EE(C-I)Civil 03.07.2017