

Addendum/Corrigendum-01

S.No	Reference			Clause details	Remarks
	Docum ent	Clause No.	Page No		
1	NIT	1.1.3	4	<p>The tender cost will be in the form of Demand draft/ Banker's cheque and tender security will be in the form of Demand draft/ Banker's cheque/FDR/Bank Guarantee drawn on a Scheduled Commercial Bank based in India (Enclosed as Annexure-E of ITT) and should be in favour of "Delhi Metro Rail Corporation Ltd." payable at New Delhi.</p> <p>NOTE: The bidder who fails to submit the tender cost & tender security (in original) within stipulated scheduled than his tender shall not be considered and summarily rejected.</p>	Existing clause
				<p><u>The tender cost will be in the form of Demand draft/ Banker's cheque and tender security will be in the form of Demand draft/ Banker's cheque/FDR/Bank Guarantee drawn on a Scheduled Commercial Bank based in India (Enclosed as Annexure-E of ITT) and should be in favour of "Delhi Metro Rail Corporation Ltd." payable at New Delhi.</u></p> <p><u>NOTE: The bidder who fails to submit the tender cost & tender security (in original) within stipulated scheduled then his tender shall not be considered and summarily rejected.</u></p>	<u>Clause To Be Read As (After Amendment)</u>
2	NIT	3.1 (b)	9	<p>The rate quoted by the tenderer is inclusive of all duties, taxes, fees, octroi and other levies, materials, labour, etc.</p>	Existing clause
				<p><u>The rates to be quoted by the tenderer shall be inclusive of all taxes, duties, cess, octroi and other levies etc. except service Tax . Service Tax will be reimbursed to tenderer at prevailing rates on submission of proof of having deposited the same to concerned statutory authorities.</u></p>	<u>Clause To Be Read As (After Amendment)</u>

3	NIT	3.2 (C)	9	Income Tax, Work contract tax and any other applicable taxes are deductible at source while effecting payment of bills at the prescribed percentage as per the orders of the government	Existing clause
				<u>Income Tax is deductible at source while effecting payment of bills at the prescribed percentage as per the orders of the government</u>	<u>Clause To Be Read As (After Amendment)</u>
4	NIT	3.2 (D)	9	Service tax/VAT, if claimed, will be paid reimbursed only if the service tax /TIN registration number is mentioned in the bill. In the absence of service tax/TIN registration number, service tax /VAT will not be paid reimbursed.	Existing clause
				<u>Service tax , if claimed, will be reimbursed only if the service tax /TIN registration number is mentioned in the invoice. In the absence of service tax/TIN registration number, service tax will not be reimbursed.</u>	<u>Clause To Be Read As (After Amendment)</u>
5	ITT	8.1.1	8	The same should be submitted, in original, before three hours of opening of bid in Dy. General Manager/Rolling Stock, Mundka Train Depot, DMRC Ltd., Main Rohtak Road, Mundka ,Delhi - 110041	Existing clause
				<u>The same should be submitted, in original, before three hours of opening of bid in the office of Dy. General Manager/Rolling Stock, Mundka Train Depot, DMRC Ltd., Main Rohtak Road, Mundka ,Delhi -110041</u>	<u>Clause To Be Read As (After Amendment)</u>

6	ITT	9.2	10 & 11	<p>The rate and prices quoted by the tenderer will include all tax liabilities and the cost of insurance to this contract and shall be subject to adjustment during the performance of the Contract, to reflect variation in the cost of labour, material components, plant, and other general variations, in accordance with the procedure specified in Special Conditions of Contract. The price adjustment provision will not be taken into consideration in tender evaluation.</p> <p>The contractor shall ensure full compliance with tax laws of India with regard to this contract and shall be solely responsible for the same. The contractor shall submit copies of acknowledgements evidencing filing of returns every year and shall keep the Employer fully indemnified against liability of tax, interest, penalty etc. of the contractor in respect thereof, which may arise.</p>	Existing clause
				<p><u>The rate and prices quoted by the tenderer will include all tax liabilities, cost of insurance etc. except service tax required for this contract.</u></p> <p><u>The contractor shall ensure full compliance with tax laws of India with regard to this contract and shall be solely responsible for the same. The contractor shall submit copies of acknowledgements evidencing filing of returns every year and shall keep the Employer fully indemnified against liability of tax, interest, penalty etc. of the contractor in respect thereof, which may arise.</u></p>	<u>Clause To Be Read As (After Amendment)</u>
7	ITT	9.6	11	<p>The Tenderer should indicate the total amount taken into account of the elements of Service tax on works contract amount, value added tax, Excise duty and custom duty as quoted in the total tendered amount</p>	Existing clause
				<p><u>Deleted</u></p>	<u>Clause To Be Read As (After Amendment)</u>
8	ITT	Annexure-"A" (Point No-16)	50	<p>UAN No to be submitted for the staff deployed within three months.</p>	Existing clause
				<p><u>UAN and ESIC card to be submitted for the staff deployed within three months.</u></p>	<u>Clause To Be Read As (After Amendment)</u>

9	ITT	Annexure-"A" (point No-18)	50	Contractor to enter into the rate contract for the supply of chemicals and consumables and submit the same within one month the given period after of the issuance of LOA	Existing clause
				<u>Contractor to enter into the rate contract for the supply of chemicals and consumables as per direction of Engineer In-Charge and submit the same within the given period after the issuance of LOA</u>	<u>Clause To Be Read As (After Amendment)</u>
10	SCC	4.2	13 to 15	EVALUATION SYSTEM FOR PERFORMANCE OF CLEANING CONTRACTOR	Existing clause
				<u>EVALUATION SYSTEM FOR PERFORMANCE OF CLEANING CONTRACTOR (Revision-01)</u>	<u>Clause To Be Read As (After Amendment)</u>
11	SCC	5.1	16	Contract Price, shall be all inclusive of all taxes, duties, royalties etc. Nothing extra shall be payable over the quoted rates, notwithstanding any provision to the contrary in any law for the time being in force, save and except. The Taxes prevailing during the period of the execution will be applicable. The Contractor shall ensure full compliance with tax laws of India with regard to this contract and shall be solely responsible for the same. He shall keep the Employer fully indemnified against liability of tax, swatch bharat cess, Krishi Kalyan Cess, interest, penalty etc, of the Contractor's in respect thereof, which may arise.	Existing clause
				<u>Contract Price, shall be inclusive of all taxes, duties, etc. except service Tax . Service Tax will be reimbursed to tenderer at prevailing rates on submission of proof of having deposited the same to concerned statutory authorities during the contract execution period.</u> <u>The Contractor shall ensure full compliance with tax laws of India with regard to this contract and shall be solely responsible for the same. He shall keep the Employer fully indemnified against liability of all types of taxes, duties, levies etc.</u>	<u>Clause To Be Read As (After Amendment)</u>

12	SCC	5.4.2	17 to 18	Procedure for payment of running bill:	Existing clause
				<u>Complete clause deleted</u>	<u>Clause To Be Read As (After Amendment)</u>
13	SCC	6 (C)	<u>Newly added on Page no 19</u>	Not availibale	Existing clause
				<u>It should be clearly understood that if, total penalty and deductions in any one year of the contract exceeds 15% of average annual value of contract, the contractor will be blacklisted from DMRC for participation in the similar category of works</u>	<u>Clause To Be Read As (After Amendment)</u>
14	SCC	7.1	20	Contractor shall submit the indemnity bond such that the contractor's staff shall not claim of any type eg; payment, employment etc. with employer. After completion of contract the contractor shall withdraw all of his staff from the site without any claim.	Existing clause
				<u>Contractor shall submit the indemnity bond such that the contractor's staff shall not claim any type of payment, employment etc. with employer. After completion of contract the contractor shall withdraw all of his staff from the site without any claim.</u>	<u>Clause To Be Read As (After Amendment)</u>
15	SCC	11(b)	21	Proof of Compliance of provision of ESI & Workmen compensation act etc.: ESI should be ensured on all workers, for this Electronic-Challan-Cum-Receipt (ECR) shall be furnished by contractor along with challan. Copy of the ESI card of all workers will be submitted along with first bill.	Existing clause
				<u>Proof of Compliance of provision of ESI & Workmen compensation act etc.: ESI should be ensured on all workers, for this Electronic-Challan-Cum-Receipt (ECR) shall be furnished by contractor along with challan for this contract. Copy of the ESI card of all workers will be submitted within time specified in Annexure-"A" (Point No-16) of ITT.</u>	<u>Clause To Be Read As (After Amendment)</u>
16	BOQ	Complete BOQ		BOQ	Existing clause
				<u>BOQ (Revision-01)</u>	<u>Clause To Be Read As (After Amendment)</u>

All the other terms and conditions of tender will be remained same.