Co-branding tender : Corrigendum No.3						
Clause No.	Published Earlier in the tender		To be read as			
3.7 (1) of RFP and 1.7(1)of NIT, (i.e under the column stage of activity which is to be paid within 30 days of Issuance of LOA)	Payment of License Fee as per schedule given in RFP and Interest Free Security Deposit/ Performance Security to DMRC by Licensee		Payment of six months License Fee as per schedule given in RFP towards 1st Installment of IFSD(Interest Free Security Deposit/Performance Security) to DMRC by Licensee			
10.4 (c)Of RFP	c) Selected Bidder is required to pay the due License fee along with the required Interest Free Security Deposit / Performance Security as stipulated in Chapter-3 &6 of this RFP document within thirty days (30) of date issue of Letter of Acceptance without consideration of any interest and upto 45 days from the date of issue of LOA with 2% flat interest on the unpaid amount as per LOA. If the selected bidder fails to pay the required dues as mentioned in LOA within 45 days from date issue of LOA, the Letter of Acceptance shall stand cancelled and amount of bid security shall be forfeited by DMRC. The bidder voluntarily and unequivocally agrees not to seek any claim, compensation, damages or any other consideration, whatsoever on this account.		c) Selected Bidder is required to pay six months License Fee as  1st installment of the required Interest Free Security Deposit / Performance Security as stipulated in Chapter-3 &6 of this RFP document within thirty days (30) of date issue of Letter of Acceptance without consideration of any interest and upto 45 days from the date of issue of LOA with 2% flat interest on the unpaid amount as per LOA. If the selected bidder fails to pay the required dues as mentioned in LOA within 45 days from date issue of LOA, the Letter of Acceptance shall stand cancelled and amount of bid security shall be forfeited by DMRC. The bidder voluntarily and unequivocally agrees not to seek any claim, compensation, damages or any other consideration, whatsoever on this account.			

8.3 of DLA	At present, DMRC is not liable to share its revenue generated from advertisements inside DMRC Metro stations with local bodies. However, if DMRC becomes liable to share revenue with local bodies from advertisements outside/Inside Selected Metro Stations in Phase-III in future, then DMRC shall deposit the due share to local bodies out of its own funds. Further, share of revenue from outdoor Branding, if any, with local bodies shall be deposited by DMRC out of its own funds. Licensee shall not be liable to part with any additional revenue on this account. In this regard, the following may be noted:		At present, DMRC is not liable to share its revenue generated from advertisements inside DMRC Metro stations with local bodies. However, if DMRC becomes liable to share revenue with local bodies from advertisements outside/Inside Selected Metro Stations under this tender, in future, then DMRC shall deposit the due share to local bodies out of its own funds. Further, share of revenue from outdoor Branding, if any, with local bodies shall be deposited by DMRC out of its own funds. Licensee shall not be liable to part with any additional revenue on this account. In this regard, the following may be noted:		
clause 5.1.5 of scope A,B,C,D of RFP	The licensee may be permitted to carry out the advertisements by way of integrating the station signage's for the purpose of optimization of spaces outside/inside metro station, provided it is technically feasible and has been approved by DMRC.		Clause is removed from the scope in this tender.		
Clause 5.1.7 of scope A,B,C,D of RFP	The licensee shall be permitted to use and display the logo of the brand at the selected station. The licensee shall also be entitled to use logo or the brand name at the directional network signage at the selected stations.		Clause is removed from the scope in this tender.		
Clause 5.1.9 for Scope A,B,C,D of RFP and 5.1.5 (f) of scope E of RFP	Licensee shall bear all the applicable taxes including service tax at prevailing rates. Any future revision in taxes shall also be borne by licensee.		Licensee shall bear all the applicable taxes including <b>GST</b> at prevailing rates. Any future revision in taxes shall also be borne by licensee.		
Clause 5.1.2 (E)of RFP	install logo and neon sign of the station name (i.e. selected station) with prefix or suffix of the brand name on top of the entrance gate of the selected station.		Audio advertisement in any form is not permitted and there will be no change in DMRC's station announcement/train announcement/notification/inside train name/or any other document due to Co-Branding of the station.		
The effect of these changes shall be applicable on all the relevant clauses of RFP and DLA.					