



DELHI JAL BOARD: GOVT. OF NCT OF DELHI
OFFICE OF THE EXECUTIVE ENGINEER (C) DR-IX
JAGRITI SPS, NEAR KARKAR DOOMA CROSSING,
SHAHDARA, DELHI-110092
Email:eedr9ram@gmail.com,011-22377241



No: F(27)/EE(C) DR IX/DJB/2018/3784-3849

Dated: 04.01-2018

CORRIGENDUM AND ADDENDUM NO. 16

Subject :-	"Rehabilitation and Up-gradation of Kondli - Phase I (45 MLD), Phase II (114 MLD) & Phase III (45 MLD) Waste Water Treatment Plant (WWTP) with effluent standards of BOD - 10 mg/l, TSS -10 mg/l or better under YAP - III" (Package-K3).
Sub-Head :-	Inclusion of GST and 3rd pre-bid meeting on 10.01.2018
Reference	NIT No. 03 (2016-17) DJB/F(27)/EE (C) Dr-IX/2016-17/2687-2704 dated 03-02-2017.

Refer NIT No. 03 (2016-17). Prospective bidders may refer the guidelines issued by Govt. of India, implementable on the GST while, bidding for the instant work. The required amendment as enclosed herewith, will become the part of the bidding documents, already procured from this office. However, final opportunity for pre-bid meeting is being fixed to be held on 10.01.2018 at 11.00 AM at Delhi Jal Board's Head Quarter, Conference Hall, Varunalaya Phase-II, Karol Bagh, New Delhi-110005, may be attended by willing bidders. All other terms and conditions and date of submission of bid shall remain the same. Further, corrigendum/ addendum, if any, will be uploaded on the website: www.delhijalboard.nic.in under "Expression of Interest" link.

EE (C) DR-IX

No: F(27)/EE(C) DR IX/DJB/2018/3784-3849

Dated: 04.01-2018

Copy to:-

1. Director General, NMCG, First Floor, Major Dhyanchand National Stadium, India Gate, New Delhi-110001
2. Chairman, DJB
3. Vice Chairman, DJB
4. CEO/Member (A)/Member (F)/Member (Dr.)/Member (WS)/Addl. CEO
5. Dy. Secy. (Water) Govt. of NCT of Delhi.
6. CE (Dr) Pr-I/II, CE (SDW)/ CE (East/West/South/North & central)
7. Chief Development Specialist, JICA, 16 th Floor , Hindustan Times House Kasturba Gandhi Marg, New Delhi.
8. DOV/Director (F&A)/SDM
9. Director (P) Sewerage/ All SE (Dr.) Pr. /SE (SDW)-I
10. All EE (C) Dr./ EE(C)DR-XI/EE (SDW)-IV
11. Sr. AO (C) Dr. Pr. N&NW/ AE-I (C) DR-IX /AAO (C) Dr.-IX/Head Clerk /Notice Board
12. Contractor Association, 36, Block-BA, Paschimi Shalimar Bagh, New Delhi-110088.
13. Firms in the field/ AO (PR)

14. EE (EDP): to display on DJB website under EOK link.
15. Foreign Missions/Embassies of different countries in Delhi with the request to give wide publicity in their country.
16. M/s NJS Consultants Co. Ltd.
17. Manager, Syndicate Bank, Rani Jhansi Road Branch, New Delhi.

EE (EDP)-IX

Corrigendum & Addendum No. 16

S. No.	Clause reference	Corrigendum & Addendum
1.	Volume 1, Part A, Section VIII, Particular Condition Part B-Specific Provisions, Page 73	<p>Under Sub-Clause 13.9 Taxation, the existing paragraphs under "Add new Sub-Clause 13.9, as follows": Stands deleted.</p> <p>The revised paragraphs are as under :</p> <p><i>"The Accepted Contract Amount shall be deemed to include all taxes, duties, levies, GST, cess and other charges imposed outside the Country on the production, manufacture, sale and transport of the Contractor's Equipment, Plant, Materials and supplies to be used on or furnished under the Contract and on the services performed under the Contract.</i></p> <p><i>Unless explicitly mentioned in the Contract, Employer doesn't ensure any tax benefits (reduced tax rate/ tax waivers) under Custom Duty, GST, any Cess, etc. during the time of submission of bids. Bidders are advised to consider the actual tax rates (without considering any waiver) while estimating the Contract Price. Any benefits received during the currency of Contract or later shall be passed on to the Employer by the Contractor. The amount due under the clause shall be recovered from Contractor's running account bill, final payment or any other payments due to the Contractor under this Contract. Employer shall also have the right to liquidate the Performance Security available with it to the extent required to recover such amount due.</i></p> <p><i>Recognition of invoice against the material and supplies at the time of their receipt at the project site should not be understood in any case, that the contractor can procure any quantity of material which is way beyond the quantity to be consumed (estimated using the common business prudence) and the shelf life of the material expires before it being used. Accordingly, material and supplies should be procured based on the progressive use of material and supplies/ equipments and the same shall correspond with the approved/ released design & drawing, and BOQ.</i></p> <p><i>Further, Employer shall not be responsible in any manner to recognise the billing for any excess consumption of material and supplies/ equipments by the Contractor beyond the quantities worked out, subject to permissible variation allowed."</i></p>

EE (EDP)-IX