CORRIGENDUM NO 2

Name of Work: Charges in providing labour in reinforcement for RCC work including straightening, cutting, bending, placing in position and binding etc. all complete of hostel building and the connected retaining wall for the project at all levels height upto 33 m for “Construction of Mega Hostel for NIT, Calicut at NIT Calicut (Near Kattangal Junction)

NIT NO. SRO/MKT/TH/217 DT 27.08.2013

The following corrigendum are issued:

(1) Last date of submission: 06.09.2013 upto 3.00 pm
(2) Date and time of opening of techno-commercial part: 04.00 pm on 06.09.2013
(3) Additional Conditions of Contract (Revised) issued by Amendment no 1 shall prevail over the Additional Conditions of Contract which issued along with the original NIT shall accordingly shall stand withdrawn. The bidders are required to submit the Additional Conditions of Contract (Revised) duly signed by them along with the bids.
(4) The Clause no 7 of the Additional Conditions of Contract (Revised) (Called ACCR) shall stand deleted.
(5) The clause no 10 of ACCR shall be read amended as:
   The contractor shall be responsible for timely completion of the “Works” under the present contract/work order within the contractual completion period otherwise liquidated damages/compensation for delay for reasons attributable to the contractor shall be governed by the GCC of EPI.
(6) The clause no 22 (b) shall be read as:
   20% of the amount due to the sub-contractor proportionate to the work executed by him shall be paid to him after pouring of the concrete against running bills duly supported by measurements as certified by a person authorized by EIC to do so as interim payments.
   All such payments as mentioned made at a) and b) above shall be regarded as payment by way of advances against final payments and shall not preclude the repairing of bad, unsound work to be rejected, removed, taken away and reconstructed or re-erected. A certificate given by the EIC or a person on his behalf relating to the work done or materials delivered forming part of such payment may be modified or corrected by any subsequent such certificate or by final certificate and shall not by itself be conclusive evidence that any work or materials to which relates is/are in accordance with the contract specifications.
(7) The clause no 22(c) shall be read as follows:
Balance 5% of the total value of the work done shall be retained by EPI by way of retention money and shall be paid within 15 days of submission of final bill and on return of all excess materials, cut-pieces after due reconciliation of the materials issued vis-à-vis consumed in the work, tools and tackles etc (if issued by EPI) and on removal of all debris etc brought by the contractor for execution of the works.

(8) The clause no 23 shall be read as:
The safety appliances such as safety shoes, safety helmets (workmen category), safety nets, safety belt, goggles, safety gloves etc shall be provided by EPI and the contractor shall return them after normal wear and tear and the unavoidable damages occurring during execution of works.

(9) The clause no 24 i.e. Quantity variation: Shall be read as +/- 20%

(10) The words appearing as “Additional Conditions of Contract” in the Memorandum (Revised) or “Additional Conditions of Contract (Revised) ” shall be read as “Additional Conditions of Contract (Revised) ”. The Additional Conditions of Contract and Memorandum shall stand withdrawn and they shall stand replaced by “Additional Conditions of Contract (Revised) ” and Memorandum (Revised) wherever applicable.

(11) The Values/Description to be applicable for relevant clauses mentioned under Memorandum (Revised) in respect of the following shall stand amended as below:

Sl. No. xii) The EMD submitted by the successful bidder shall be refunded to him on submission of security deposit cum performance bank guarantee

Sl., No. xv) The defect liability period shall be 30 from the date of submission of final bill.

(12) The bank guarantees can be drawn on any scheduled bank also.