ADDENDUM NO. 1

Dated 15.01.2019

Tender No. NERO/CON/735/342 Dated 26.12.2018

Tender for Manufacture, Supply, Inspection, Erection, Testing and Commissioning of HVAC Work In Nanotechnology Department Buildings For The Project “Extension Of Academic Complex Phase (V): At IIT-Guwahati Campus, Guwahati”

The intending tenderers are requested to take note of the following:

As per NIT Document in Volume-II (ACC)

16.0 The following shall stand added to the clause no 13 and 14 of GCC:
The rates quoted by the tenderer shall be deemed to include all taxes and duties except GST which shall be reimbursed to him subject to raising a tax invoice and filing of return and payment of tax as per the GST law, failing which EPI shall not be able to honour his claims for any payment. The tenderer should note that submission of return and the same should be displayed in GSTN portal which is mandatory.

To be read amended as:

16.0 The following shall also be read with clause number 13 of the GCC:

a) The bidder/contractor must be registered with GST and should have valid GSTIN number
b) The bidder/contractor must submit as compliance under GST Act, the invoices in GST complaint format failing which the GST amount shall be recovered/ adjusted without any prior notice from the next invoices or available dues with EPI,
c) The bidder/contractor are required to update/upload the GST/Taxes data periodically so as to avail ITC credit by EPI failing which it shall be recovered/adjusted by EPI without any prior intimation
d) The rates quoted by the contractor shall be “inclusive of all taxes and duties, cess including GST” which shall be reimbursed to him subject to raising of tax invoice and filing of return and payment of tax as per GST law, failing which EPI shall not be able to honour his claims for any payment. The contractor has quoted his rates knowing fully well that submission of return and display of the same on GSTN portal is mandatory.

e) In case of any reduction in rate of GST or other taxes in future or the project getting exemption status prior to the last date of Bid submission or afterwards, the subcontractor shall pass on the benefit to EPIL immediately, failing which EPIL shall have the right to recover the differential amount from the amounts due to the subcontractor. Further in case of any increase in rate of GST or other taxes in future or the project losing exemption status prior to last date of bid submission or afterwards, the said increase of taxes shall be paid /reimbursed to the subcontractors, subject to the condition that the client reimburses the said increased taxes to EPIL.

The above shall form a part of tender documents of the subject tender.
All other terms and conditions of the tender shall remain unaltered.

Dy. General Manager
Contracts, NERO