CORRIGENDUM-1

For Tender No. 02/2017-2018 for Supply of Four Network Analysis Measurement Equipments For Wireless Monitoring Organisation at Delhi, Kolkata, Chennai and Mumbai

S. No.	Item No.	Text in the original bid document	Revised text in the bid document
1	Mount for antenna under the heading Antenna for above mentioned Network Analysis Measurement Equipment in Section 6.1 of the bid document	Mount for Antenna Magnetic Mount and tripod stand for supporting antenna.	Mount for Antenna Magnetic Mount and tripod stand of 10 feet height capable of bearing antenna load.
2	Complete Weight of system under the heading Power and Physical Characteristics in Section 6.1 of the bid document	8-10 Kg including power backup, laptop, Antenna, carrying case etc.	Not exceeding 15 kgs including power backup, antenna, carrying case etc. but excluding laptop and tripod stand.
3	Annexure 9.2 (Bid Security Form)	This guarantee will remain in force up to and including Thirty (30) days after the Period of Bid validity, and any demand in respect thereof should reach the Bank not later than the above date.	remain in force up to and including Forty Five (45) days after the Period of Bid validity, and any demand in respect thereof should reach the Bank not later than the above date.
4.	Clause 7.29 (to be added) The Limitation of Liability clause to be included in the bid document as clause no. 7.29	No clause.	Limitation of Liability added as Clause No. 7.29 as detailed below; "The Supplier shall be liable to make good for any damage proved to have been caused directly or indirectly, due to their negligence or otherwise, to the government or any property or human life during the contract period. Their liability will however be limited to 100% of contract value. This will be excluding the penalty of Liquid Damage, if any imposed by the purchaser".

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5	Clause 6.3.2 of the bid document	Notwithstanding the pre-supply tests and inspections prescribed in clause 6.3.1 above, the equipment and accessories on receipt in India will also be tested during and after before "take over" and if any equipment or part thereof are found defective the same should be replaced free of all costs to the Purchaser, as laid down in clause 6.4 below.	Notwithstanding the pre-supply tests and inspections prescribed in clause 6.3.1 above, the equipment and accessories on receipt in India will also be inspected and tested in IMS Campus, WMO, New Delhi during and after before "take over" and if any equipment or part thereof are found defective the same should be replaced free of all costs to the Purchaser, as laid down in clause 6.4 below
6	Clause 7.6.1 of the bid document	The delivery of equipment tendered on CIF basis is required to commence immediately and to be completed within three months from the date of opening of letter of credit.	Delivery, installation and commissioning within 6 months from the date of placement of Letter of Award to the supplier for the respective locations.
7	Clause 7.27.1 of the bid document	The Bidder shall provide training for planning, operation, maintenance aspects to at least total 8 officials of the Purchaser free of cost. The training should be conducted at the well-established training centre of the Supplier.	The supplier / successful bidder shall provide training of at least 40 man hours for planning, operation, maintenance aspects to at least 8 officials of the Purchaser free of cost. The training should be conducted at the well-established training centre of the Supplier or at WMTDC training centre of WMO in IMS Campus, Ghitrorni, New Delhi. Travel, accommodation, DA, lodging etc charges shall be borne by the purchaser.
8	Clause 6.3.1 of the bid document	The Purchaser would, at his option, carry out inspection and tests in the factory of the successful bidder, on the equipment as and when these are produced and before their dispatch, for confirmation of the technical specifications guaranteed by the Bidder. Purchaser reserves the right to inspect finished products raw materials, components, subassemblies, relay accessories, etc. including sub contracted items before their dispatch at any stage of their manufacture / assembly unit.	The Purchaser shall carry out inspection and tests in the factory (Factory Acceptance Test) of the successful bidder, on the equipment as and when these are produced and before their dispatch, for confirmation of the technical specifications guaranteed by the Bidder. Purchaser reserves the right to inspect finished products raw materials, components, subassemblies, relay accessories, etc. including sub contracted items before their dispatch at any stage of their manufacturer / assembly unit.FAT to be carried out for maximum of 5 days for maximum of 3 officers of WMQ.

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9	Clause 4.1.1 of the bid document	Compulsory Enlistment of India Agents It is compulsory for Indian agents who desire to quote directly on behalf of their foreign Manufacturers / principals, to get them enlisted with the Central Purchase Organization (e.g. DGS&D). Moreover the registration of the foreign manufacturer is not a must for enlisting the Indian Agent under this scheme. This enlistment by DGS&D under this scheme does not certify the reasonableness of agency commission declared by the Agent.	Compulsory Enlistment of India Agents "Ministries / departments if they so require, may enlist Indian agents, who desire to quote directly on behalf of their foreign principals" As per amendment to Rule 152 of GFR 2017 issued by Procurement Policy Division of Department of Expenditure, Ministry of Finance, vide OM No. F.26/2/2016-PPD dated 25 th July, 2017.
10	Clause 2.7.1	Bidders should note that their offers should remain open for acceptance for a minimum period of 150 days from the actual opening of the financial bid including any extension thereof	Bidders should note that their offers should remain open for acceptance for a minimum period of 150 days from the actual opening of the technical bid including any extension thereof
11	Clause 3.4.3 of the bid document	The delivery terms are to be expressed in terms of CIF (Cost, Insurance & Freight) basis. All imports, as per the extant directive of the Government, airlifting of imported goods from abroad will be done only through the national carrier, that is, Air India, wherever applicable. However, before processing any contract involving import of goods through air, contemporary instructions in this regard shall be ascertained and followed.	The delivery terms are to be expressed in terms of CIF (Cost, Insurance & Freight) basis. Prices quoted in the price schedule given in BOQ file of the published bid document shall be only considered. All imports, as per the extant directive of the Government, airlifting of imported goods from abroad will be done only through the national carrier, that is, Air India, wherever applicable. However, before processing any contract involving import of goods through air, contemporary instructions in this regard shall be ascertained and followed.