

**BIDDING DOCUMENT FOR PROVIDING PROJECT  
MANAGEMENT CONSULTANCY SERVICES FOR  
MODERNIZATION OF THE FUEL FARM- IGI AIRPORT AT SHABAD MOHAMMADPUR, NEW DELHI**

2<sup>nd</sup> Amendment

Bid submission date & Time up to	:	14:00 Hrs on 04.10.13
Date & time of opening of unpriced bids at DAFFPL Office		15: 00 Hrs on 04.10.13
Price bid opening		10:00 Hrs on 11.10.13

The para C 4 c under Bid Qualification criteria should read as

Bids must be accompanied with the Bid security / Earnest Money Deposit as mentioned in NIT in the form of Demand Draft or non-revocable Bank Guarantee in favour of **M/s Delhi Aviation Fuel Facility Private Limited payable at New Delhi** in the prescribed Proforma issued by any Indian Scheduled Bank which includes Indian Branch of Foreign Bank recognized as schedule bank by RBI. The Bank Guarantee shall be valid for **minimum 120 days** from due date of submission of bid. Bids not accompanied with requisite Bid Security / EMD shall be considered as non-responsive and such Bids shall be rejected.

Instead of

“ Bids must be accompanied with the Bid security / Earnest Money Deposit as mentioned in NIT in the form of Demand Draft or non-revocable Bank Guarantee in favour of **M/s Delhi Aviation Fuel Facility Private Limited payable at New Delhi** in the prescribed Proforma issued by any Indian Scheduled Bank which includes Indian Branch of Foreign Bank recognized as schedule bank by RBI. The Bank Guarantee shall be valid for **six (6) months** from due date of submission of bid. Bids not accompanied with requisite Bid Security / EMD shall be considered as non-responsive and such Bids shall be rejected”

As mentioned

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The line under Scope of work

“The prospective PMC on whom the order will be placed will execute the project in EPC mode as per the terms and conditions described elsewhere in this document”

Should read

“The prospective PMC on whom the order will be placed will execute the project in EPCM mode as per the terms and conditions described elsewhere in this document”

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The line under 20.6

“Meetings: Consultant shall, at OWNER’s option attend meetings at OWNER’s premises or other designated locations”

Should read

“Meetings: Consultant shall, at OWNER’s option attend meetings at OWNER’s premises or other designated locations like Airport or Fuel farm in Delhi”

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The line under clause 22.2

“Defence of Claims: Consultant shall at its own expense defend any suit or proceeding based on any claim asserted against OWNER”

Should read

Defence of Claims: Consultant shall at its own expense defend any suit or proceeding based on any claim asserted against OWNER on account of any works or services rendered by the Consultant (itself or through third party) under the Contract.

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