

The corrigenda to be issued by the RO Ahmedabad is as under :

S.No	Existing Clause	Description Of existing clause	Changed Clause
1.	Clause No(1.0) of NIT page No7	Customization of existing export/ import CFs/ICD application software or bidders application software similar to CFS/ICDS functioning , hosting & rollout and operation and maintenance at CFS Kandla	Customization of existing export/import CFS/ICD application software, hosting & roll out, operation and maintenance at CFS Kandla OR Customization of application software similar to CFS/ICDS functioning, hosting & roll out, operation and maintenance at CFS Kandla
2.	Clause NO(4.3) of NIT	The Bidder has to register (if not registered earlier) by clicking on the REGISTER ME link on the website www.tenderwizard.com/CW with a non-refundable registration fee of Rs. 5750/- (Rupees Five thousand seven hundred fifty only) including service tax, presently @15% to be paid online through E-payment/ NEFT mode after obtaining digital signature to participate in e-tendering/e-procurement system. For any assistance please contact Helpdesk.	The Bidder has to register (if not registered earlier) by clicking on the REGISTER ME link on the website www.tenderwizard.com/CWC with a non-refundable registration fee of Rs. 5750/- (Rupees Five thousand seven hundred fifty only) including service tax, presently @15% to be paid online through E-payment portal of tenderwizard.com after obtaining digital signature to participate in e-tendering/e-procurement system. For any assistance please contact Helpdesk.
3.	Sub clause (iii) of main Clause NO(4.3) of NIT	In the Vendor Registration form, vendor has to fill up the applicant details, digital signature information.	In the Vendor Registration form, vendor has to fill up the applicant details, digital signature information , correct e-mail address
4.	Clause NO(4.4) of NIT	All the bidders are requested to get themselves registered well in advance and no extra time will be considered for the delay in on-line Vendor Registration, if any. In case bidders wait till the last moment for uploading tenders, and if any technical problem is encountered at that time, the Bid closing time may elapse. The bidder must ensure that proof of payments made towards, Tender cost and EMD are uploaded on the	All the bidders are requested to get themselves registered well in advance and no extra time will be considered for the delay in on-line Vendor Registration, if any. In case bidders wait till the last moment for uploading tenders, and if any technical problem is encountered at that time, the Bid closing time may elapse. The bidder must ensure that proof of payments made towards, Tender cost and

		e-tendering site in case payment made by Direct Debit. The availability of these documents is a mandatory requirement during the opening of the bid. In case the bidder fails to upload the relevant documents pertaining payments of EMD and Tender cost , the bid shall rejected and the bidder will be out of race.	EMD are uploaded on the e-tendering site. The availability of these documents is a mandatory requirement during the opening of the bid. In case the bidder fails to upload the relevant documents pertaining payments of EMD and Tender cost , the bid shall rejected and the bidder will be out of race.
5	Clause No (12.2) of NIT	Corporation reserves the right to extend the last date and time for submission of filled Technical and Price Bid Part.	Corporation reserves the right to extend the last date and time for submission of bid.
6.	Clause NO (13) of NIT	Tenderers must ensure that the documents uploaded for e-tendering should be clear and readable. The tenderers must check the print quality of the documents meant for uploading. Unreadable documents will be summarily rejected and the tender shall not be considered for evaluation.	Tenderers must ensure that the documents uploaded for e-tendering should be clear and readable. The tenderers must check the scan quality of the documents meant for uploading. Unreadable documents will be summarily rejected and the tender shall not be considered for evaluation.
7	Clause NO (2)/Section-I	The contract shall be for 39 Months from the date of signing of contract as detailed in Clause No (8)/Section-II. The Bidder shall be liable to customize the Application Software and hosting on a Tier-III Data Center as per CWC requirement as detailed in the scope of work in Section III & IV and system should go live within a period of 3 Months from the date of signing of the contract. The operation and maintenance period shall start from the date of Go Live for a period of 36 months	The contract shall be for 39 Months from the date of signing of contract as detailed in Clause No(7) /Section-II. The Bidder shall be liable to customize the Application Software and hosting on a Tier-III Data Center as per CWC requirement as detailed in the scope of work in Section III& IV and system should go live within a period of 3 Months from the date of signing of the contract. The operation and maintenance period shall start from the date of Go Live for a period of 36 months
8.	Clause No(9)/	For any customization or additional service required	For any customization or additional service required for

	<p>section-II</p>	<p>for the solution after the GO-Live, it will be charged extra on per man day basis. All changes till Go-Live period to be undertaken by bidder without additional cost to CWC. CWC agrees to pay the bidder for the additional changes if required with prior approval of Regional Manager post Go-Live as per the Item NO(D) of Annexure-I. However during the period of the contract bidder shall incorporate the required modification without any additional charges in the application software solution arising due to changes / amendments to Customs and other governmental regulations which are required to be implemented by CWC. Any report based on data already available in database shall also be developed by bidder without any additional cost to CWC during the entire period of the contract.</p>	<p>the solution after the GO-Live, it will be charged extra on per manday basis. All changes till Go-Live period to be undertaken by bidder without additional cost to CWC. CWC agrees to pay the bidder for the additional changes if required with prior approval of Regional Manager post Go-Live as per the Item NO(D) of Annexure-I. However during the period of the contract bidder shall incorporate the required modification without any additional charges in the application software solution arising due to changes / amendments to Customs and other governmental regulations which are required to be implemented by CWC. Any report based on data already available in database shall also be developed by bidder without any additional cost to CWC during the entire period of the contract. Further in case of requirement of training post go live period i.e. beyond 14 days, the additional requirement shall be regulated on per man day basis as per Item No (E) of Annexure-I.</p>
<p>9.</p>	<p>Clause NO(17)/ Section-II</p>	<p>Except as provided under the Agreement, the bidder shall not disclose and cause other parties (connected with the Project, who have been disclosed the Information on Agreement as per the terms of the Agreement) to disclose the Agreement or any provision, specification, plan, design, pattern, sample or Information thereof to any third party, without prior written consent of the CWC.</p>	<p>Except as provided under the Agreement, the bidder shall not disclose and cause other parties (connected with the Project, who have been disclosed the Information on Agreement as per the terms of the Agreement) to disclose the Agreement or any provision, specification, plan, design, pattern, sample or Information thereof to any third party, without prior written consent of the CWC. For the aforesaid purpose Parties to the Agreement shall enter into the Non-Disclosure Agreement</p>

		For the aforesaid purpose Parties to the Agreement shall enter into the Non-Disclosure Agreement (“NDA”) in the format provided in Annexure III of this Agreement.	(“NDA”)in the format provided in Annexure III of this Tender document.
10.	Clause NO(19.2) / Section-II	Service Tax or any other Tax in lieu thereof levied by the Central Govt. from time to time on the Services rendered by the Contractor to CWC shall be paid by CWC to the Contractor over and above the Schedule of Rates, subject to the Contractor submitting his Bills/Invoices thereof in the Format prescribed under Rule 4A (1) of the Service Tax Rules, 1994 or other relevant Laws, as the case may be.	Service Tax or any other Tax in lieu thereof levied by the Central Govt. from time to time on the Services rendered by the Contractor to CWC shall be paid by CWC to the Contractor over and above the Schedule of Rates as defined in Annexure-I, subject to the Contractor submitting his Bills/Invoices thereof in the Format prescribed under Rule 4A (1) of the Service Tax Rules, 1994 or other relevant Laws, as the case may be
11.	Clause No(26) /Section-II / Para-1	Where “X” stands for the quarterly payment. The above Liquidated Damages is applicable only on the Monthly charges for item No.(C) of Annexure –I.	Where “X” stands for the quarterly payment. The above Liquidated Damages is applicable only on the Monthly charges for item No.(B) of Annexure –I.
12	Clause No(10.7) /Section-III	Database should be a COTS product & should be from reputed OEM	Clause Dropped
13.	Clause No (23) /Section-III/Last Para after point No(iv)	For these activities bidder shall quote the charges for Item NO. (G) of Annexure-I Per man day basis along with the effort estimation in terms of number of man days needed with full justification to the Manager CFS within seven days from the date of receipt of such request. The payment shall be regulated as per the actual man days spent /utilized.	For these activities except rollout bidder shall quote the charges for Item NO. (D) of Annexure-I on Per man day basis along with the effort estimation in terms of number of man days needed with full justification to the Manager CFS within seven days from the date of receipt of such request. The payment shall be regulated as per the actual man days spent /utilized. For rollout at other CFSs/ICDs

			rate quoted against the Item No (B) and (C) of Annexure-I would be applicable, where as for modification of process if required at other CFSs/ICDs the rate quoted against the Item No (D) of Annexure-I would be applicable. The likely number of rollout locations are 21 CFSs/ICDs which may vary as per actual requirements.
14	Clause No(24)/ Sub clause (7) /section -III	Bidder to attend to all issues brought to their notice by CWC with 2 working days and brings the issue to closure	Bidder to attend to all issues brought to their notice by CWC as per response time defined in clause No 1(i)/ Section-IV of the tender document i.e. SLA
15.	Clause NO(24) /sub clause (11)/ Section -III (Biider)	11)Bidder should hand over the updated source code with the database export (.dmp), forms and all the reports one before the expiry of the Contract	11)The bidder shall provide to The Manager CFs Kandla or its nominated agency three months prior to the expiry of the contract or on the day of notice of termination in case of termination till the time transfer of service is executed, the following: <ul style="list-style-type: none"> i) The final and updated project related documents such as System Requirement Specification System Design Document (SDD), Test Cases if any Application User Manual etc. ii) The source code of Final and updated Software Application with Scripts of Table Structures, Procedures, Function,Triggers, database dump, Jobs etc. iii) All Roles and Privileges of the Software Application and its Database/s

			<ul style="list-style-type: none"> iv) Software Application User List with user id . v) User id and passwords of all systems involved with the usage of Software Application. vi) Explanation of Software Application Process flow during service transfer process. vii) Detail information of all Data import to and export from the Software Application to Other Software Applications viii) Backup Policy document of Software Application and related Databases.
16	Clause No(19/Sub clause (d) / Section -I	The valuation will be done on the basis of total cost for a period of three years.	The clause is dropped
17.	Annexure-I	Rate Quotation	Changed and placed separately on the next page

RATE QUOTATION

Rate in consideration to the requirements of scope of the work (section-iii & iv) for the services on fixed model basis are as under :

Description	One Time Charges in INR	Monthly Charges in INR	Charges per man day basis
A. One time Charges for customizing the application software or COTS Based Product, Web enabling the application software, e-filing (as per the scope of the work) including 14 days training to the users and security audit .		-NA-	-NA_
B. Monthly Charges for hardware , software , implementation ,hosting ,bandwidth in secure Tier-III data centre etc.	- NA-		-NA-
C. Monthly Charges for Operation & Maintenance of application software.	-NA-		-NA-
D. Enhancement / Customization Charges Per man day basis (which may include activities like as detailed in clause No.(23) of Section-III of this bid document)	-NA-	-NA-	
E. Onsite training charges (including the cost of travel, stay and out of pocket expenses) beyond 2 weeks if required.	-NA-	-NA-	

Note :-

- 1. The above rates are inclusive of all applicable taxes. However, service tax shall be paid extra at applicable rate as per rules.**
- 2. The rate quoted by the bidders at Annexure-I shall be valid for the entire contact period.**
- 3. Charges for Item No(D)& (E) will be taken for the purpose of evaluation of Price Bid.**