

AAI CARGO LOGISTICS AND ALLIED SERVICES COMPANY LIMITED (An AAI subsidiary) NEW INTEGRATED CARGO TERMINAL N.S.C.B.I. AIRPORT, KOLKATA – 700 052

Corrigendum - 01

Name of Work	8 	Provision of Second ULD's platform in front of second x- ray machine of APEDA, NICT, NSCBI Airport."
Tender ID	¥	2020_AAICL_62665_1
Time Allowed		90 Days

Please read the amended clause: -

Clause No/Description	Tender Clause	Amended Clause
Page 2,Envelop I,	Agency should have satisfactorily completed (Phase/Part completion of the scope of work in a contract shall not be considered, however pre-determined phasing of the work will be accepted) three works, each of Rs.93,94,532 /- or two works, each of Rs. 1,17,43,165/- or one work of Rs.1,87,89,064 /- in single contract of similar nature i.e. Supply, installation , testing & commissioning of ULD Platform during last seven years ending on 31.03.2020 in India.	Agency should have satisfactorily completed (Phase/Part completion of the scope of work in a contract shall not be considered, however pre- determined phasing of the work will be accepted) three works, each of Rs.93,94,532 /- or two works, each of Rs. 1,17,43,165/- or one work of Rs.1,87,89,064 /- in single contract of similar nature i.e. Supply, installation , testing & commissioning OR CAMC (Comprehensive Annual Maintenance Contract) along with Operations and Management of ULD/ETV System sduring last seven years ending on 31.03.2020 in India
PG – 30, Ċlause 3, xi.	If the contractor assigns (excluding part(s) of work assigned to other agency(s) by the contractor as per terms of contract), transfers, sublets (engagement of labour on a piece-work . basis or of labour with materials not to be incorporated in the work, shall not be deemed to be subletting) or otherwise parts with or attempts to assign, transfer, sublet or otherwise parts with the entire-works or any portion thereof without the prior written approval of the Engineer-in-Charge. When the contractor has made himself liable for action under any of the cases aforesaid, the Engineer-in-Charge on behalf of the Chief Executive Officer,	This Clause is removed or Outsourcing will be permitted a long as the bidder is accepting ful responsibility of the work.

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a. To determine the contract as aforesaid so far as performance of work by the Contractor of work by the Contractor is concerned (of which determination notice in writing to the contractor under the hand of the Engineer-in-Charge

b. After giving notice to the contractor to measure up the work of the contractor and to take such whole, or the balance or part thereof, as shall be un-executed out of his hands and to give it to another contractor or any other means to complete the work. The contractor, whose contract is determined as above, shall not be allowed to participate in the tendering process for the balance work. In the event of above courses being adopted by the Engineer-in-Charge, the contractor shall have no claim to compensation for any loss sustained by him by reasons of his having purchased or procured any materials or entered into any engagements or made any advances on account or with a view to the execution of the work or the performance of the contract. And in case action is taken under any of the provision aforesaid, the contractor shall not be entitled to recover or be paid any sum for any work thereof or actually performed under this contract unless and until the Engineer-in-Charge has certified, in writing the performance of such work and the value payable in respect thereof and he shall only be entitled to be paid the value so certified.

RAHUL NAND

REGIONAL MANAGER AAICLAS, NSCBI AIRPORT, KOLKATA