

Corrigendum-02

Design, Construction, Supply, Erection, Testing & Commissioning of 300KLD STP (MBR Technology) at GMC Konni
(Tender no. HITES/IDS/KONNI-PI-STP/23/07 Dated: 03/05/2023)

No	Tender Reference	As per tender			Amended as		
		Sl. no.	Manpower for 3 Shifts of 8 Hours each	Personnel	Sl. no.	Manpower for 3 Shifts of 8 Hours each	Personnel
1	Volume III SCC Sl.no. 19 (Man Power Requirements for Operation for STP Plant Room)	1	STP Plant Room Operator -Mechanical Engineer (Graduate Engineer with 2 years' experience or diploma holder with 5 years' experience in operation and maintenance of STP)	1 No./ Shift	1	STP Plant Room Operator - Diploma / ITI holders with 5 years experinece in optation and maintenance of STP	1 No./ Shift
		2	Helper (should be physically and mentally fit to work, should be able to read and write and three years' of experience in assisting the operator)	1 No./ Shift	2	Helper (should be physically and mentally fit to work, should be able to read and write and three years' of experience in assisting the operator)	1 No./ Shift
		During O&M the contractor shall maintain registers to record the usage of for consumables and attendance register for manpower as per the direction of EIC / Client			During O&M the contractor shall maintain registers to record the usage of for consumables and attendance register for manpower as per the direction of EIC / Client		
2	Volume II GCC	<p>3. COMPENSATION FOR DELAY</p> <p>The work must be completed in all respect within the stipulated time as per tender conditions. If the Contractor fails to maintain the required progress in terms of the agreed time and progress chart or to complete the work and clear the site on or before the date of completion of Contract or extended date of completion, he shall without prejudice to any other right or remedy available under the law to the HITES / Client on account of such breach, pay as compensation, Liquidated damages maximum rate @ 1% (one percent) per month of delay to be computed on per day basis based on quantum of damage suffered due to stated delay on the part of Contractor. Provided always that the total amount of compensation for delay to be paid under this Condition shall not exceed 10% of the Tendered Value of work.</p> <p>Such amount payable shall be recovered from the amount payable to the contractor / PBG/ SD available with HITES / Client.</p>			<p>3. COMPENSATION FOR DELAY</p> <p>The work must be completed in all respect within the stipulated time as per tender conditions. If the Contractor fails to maintain the required progress in terms of the agreed time and progress chart or to complete the work and clear the site on or before the date of completion of Contract or extended date of completion, he shall without prejudice to any other right or remedy available under the law to the HITES / Client on account of such breach, pay as compensation, Liquidated damages maximum rate @ 1.0 % of accepted tendered amount per month of delay (to be computed on per day basis). Provided always that the total amount of compensation for delay to be paid under this Condition shall not exceed 10% of the Tendered Value of work.</p> <p>Such amount payable shall be recovered from the amount payable to the contractor / PBG/ SD available with HITES / Client.</p>		

		As per tender	Amended as
3	<p style="text-align: center;">Volume I Section III Page 31 (32.Manufacturer's Guarantees:)</p>	<p>The manufacturer's guarantee for design, workmanship, and performance for all bought out items shall be made available to the owner and shall be valid at least for the entire defects liability period. In the event of failure of any particular equipment, which fails more than three items during the guarantee/ DLP period as mentioned in clause below, the contractor shall replace at his own cost that equipment. Manufacturer's/ Contractor's guarantee, as mentioned in clause above, for such replaced equipment shall also be made available to the Owner and should be kept at least for one year from the date of last replacement.</p>	<p>The manufacturer's guarantee for design, workmanship, and performance for all bought out items shall be made available to the owner and shall be valid for the entire defects liability period and all defects items shall be rectified / replaced with out any cost to the Client during DLP. In the event of failure of any particular equipment, which fails more than three times during the guarantee/ DLP period as mentioned in clause below, the contractor shall replace at his own cost that equipment. Manufacturer's/ Contractor's guarantee, as mentioned in clause above, for such replaced equipment shall also be made available to the Owner and should be kept at least for one year from the date of last replacement.</p>
		<p>The Contractor at his own expense shall start and commission the plant and ensure that it is giving satisfactory service and desired characteristics of the treated effluent, for two months before handing over the plant to the Owner. During this, the Contractor shall train the Owner's operational staff without any extra cost to the Owner. The Contractor shall also have to guarantee the quality of the treated final effluent to meet the specification mentioned already. In case the quality of treated effluent varies from what is required, the Contractor shall rectify the plant at no extra cost so as to achieve the requisite performance and satisfactory commissioning of the plant to the Client/HITES. Despite the first opportunity given to the Contractor to effect rectification so as to achieve compliance, and in case the quality of treated effluent varies again from the required quality, the Contractor will be given one more opportunity to rectify the plant and bring the treated effluent to the required quality.</p> <p>If the Contractor fails in both opportunities to achieve the required result as aforesaid, then the HITES will have the liberty to engage another agency to carry out whatever rectification necessary at the Contractor's risk, cost and all expenses which will be recovered from any moneys due to the Contractor and in addition, the retention money being forfeited by HITES.</p>	<p>The Contractor at his own expense shall start and commission the plant and ensure that it is giving satisfactory service and desired characteristics of the treated effluent, before handing over the plant to the Owner. During O&M, Contractor shall train the Owner's operational staff without any extra cost to the Owner. The Contractor shall also have to guarantee the quality of the treated final effluent to meet the specification mentioned already. In case the quality of treated effluent varies from what is required, the Contractor shall rectify the plant at no extra cost so as to achieve the requisite performance and satisfactory commissioning of the plant to the Client/HITES. Despite the first opportunity given to the Contractor to effect rectification so as to achieve compliance, and in case the quality of treated effluent varies again from the required quality, the Contractor will be given one more opportunity to rectify the plant and bring the treated effluent to the required quality.</p> <p>If the Contractor fails in both opportunities to achieve the required result as aforesaid, then the HITES will have the liberty to engage another agency to carry out whatever rectification necessary at the Contractor's risk, cost and all expenses which will be recovered from any moneys due to the Contractor and in addition, the retention money being forfeited by HITES.</p>

Note:

- (i) The above reply to pre-bid queries issued as Corrigendum-02 shall form part of the tender.
- (ii) All bidders are requested to upload this Corrigendum-02 duly signed & sealed by their authorised representative along with the online bid.
- (iii) All other terms & conditions of the tender shall remain the same

For HITES
s/d
Authorised Representative