

Corrigendum – I

IFB No: CDI2930P20

This Corrigendum No – I dated 14.11.2019 to IFB No. CDI2930P20 - **DESPATCH OF OVERSEAS MAILS (DESTINATION OUTSIDE INDIA) THROUGH COURIER SERVICE** is issued to notify the following:-

Clause 4 (C) of *Annexure – I may be read as follows –

“However, Saturdays, Sundays, National Holidays and Force Majeure period shall not be taken into account while computing the stipulated time limit.”

*Revised Annexure – I attached.

All others terms and conditions of the Bid Document remain unchanged.

Sr. Mngr – Contracts (S)

Annexure - I

Format of Agreement between

i. Bidder and Other company having Tie up

or

ii. Franchisee and Parent Company

(To be made on Stamp Paper of requisite value and notarized)

This agreement made this _____ Day of _____ by and between _____ having its Registered Office at _____ herein after referred to as Bidder/Franchisee of the first part AND

M/s _____, a Company organized and existing under the laws of _____ having a principal business office at _____ hereinafter referred to as "Other company having Tie Up / Parent Company" on the other part,

WHEREAS

M/s OIL INDIA LIMITED having its Headquarters at Duliajan-786 602, Dist: Dibrugarh, Assam (herein after referred to as OIL), has invited offers vide their Tender No..... inviting offers from Vendors for Hiring Courier services for dispatch of FOREIGN Mails/documents/consignments for a Period of 2 (Two) years extendable by another 01 (one) year with same rates, terms and conditions.

AND WHEREAS

M/s _____, (Bidder/ Franchisee) intend to bid against the said tender and desires to have a financial and technical support of M/s _____ (Other company having Tie Up / Parent Company) and whereas Other company having Tie Up / Parent Company represents that they have gone through and understood the requirement of the above mentioned tender and are capable of and committed to provide the services as required by the bidder for successful execution of the contract, if awarded to the bidder.

Now, it is hereby agreed to by and between the parties as follows:

1. M/s _____, (Bidder/ Franchisee) will submit an offer to OIL for the full scope of work as envisaged in the tender document as a main bidder and liaise with OIL directly for any clarifications etc. in this contexts.

2. M/s _____, (Other company having Tie Up / Parent Company) undertake to provide financial, technical support and expertise to support the bidder to discharge its obligations as per the Scope of Work of the tender/Contract for which the offer has been made by the bidder and accepted by the Other company having Tie Up / Parent Company.

3. However, the Other company having Tie Up should ensure the minimum services as noted below:

i. Transportation and delivery of the couriers to any FOREIGN destinations including all offices of OIL (outside India), major Foreign cities/International locations as per the tie up agreement within specified time limit.

ii. The contractor/agency will arrange collection, transportation and delivery of the articles at required FOREIGN destinations.

4. The consignments should be necessarily delivered within the following time limits as given below:

(a) For Asian Country Destinations: Within 240 hours from the date of handing over the consignment.

(such as China, Japan, Taiwan, Singapore, Dubai, Yemen etc.)

(b) For OTHER THAN Asian Country Destinations: Within 288 hours from the date of handing over the consignment.

(Such as USA, Canada, Mexico, UK, France, Lybia, Gabon, Sudan, Nigeria, Venezuela, etc.)

(c) However, Saturdays, Sundays, National Holidays and Force Majeure period shall not be taken into account while computing the stipulated time limit.

(d) Extra time beyond permitted delivery time, as indicated above, will be given in case of delay in landing of scheduled flights/trains due to rain, fog, etc., against documentary evidence, without imposing any penalty.

(e) The Parent Company will be bound to ensure all the services and conditions complete with all respect under cover of the contract agreement with OIL.

5. This agreement will remain valid till validity of bidder's offer to OIL including extension if any and till satisfactory performance of the Contract in the event the Contract is awarded by OIL to the bidder.

6. It is further agreed that for the performance of work during Contract period, bidder and other company having Tie Up / Parent Company shall be jointly and severally responsible to OIL for satisfactory execution of the Contract.

7. However, the bidder shall have the overall responsibility of satisfactory execution of the Contract awarded by OIL.

In witness whereof the parties hereto have executed this agreement on the date mentioned above.

For and on behalf of (Bidder)

For and on behalf of
(Other Company Having Tie up /
Parent Company)

(M/s _____)

(M/s _____)