

National High Speed Rail Corporation Limited
(A Joint Sector Company of Govt. of India and Participating State Government)
2nd Floor, Asia Bhawan, Road No. 205, Sector 9, Dwarka, New Delhi – 110 077, India

Corrigendum/Addendum No. 2

Tender No. NHSRCL/CO/ADMIN/VEH/2019/19

Name of Work: HIRING OF VEHICLES AT NEW DELHI FOR NHSRCL

Following may please be considered.

Item No.	Page No.	Refer Para No.	Original Paragraph	Revised Paragraph
1	Pg. 36 of 48	Section 5: Conditions of Contract Clause 7.3. b.	7. Payment b. If the hour/kilometer is higher than 12 hours or 100 kilometers, then the additional amount will be paid on pro-rata basis based on the relevant 2 hours/100 kilometers slab. The pro-rata amounts will be calculated based on hours or kilometer which-ever is higher.	7. Payment b. If the hour/kilometre is higher than 12 hours or 100 kilometres, then the additional amount will be paid on pro-rata basis based on the relevant 12 hours/100 kilometres slab. The pro-rata amounts will be calculated based on hours or kilometre which-ever is higher.
2	Pg. 15 of 48	Section 2: Eligibility and Qualification Criteria (EQC)	Note: 3. "Similar work" shall mean providing light motor vehicle hiring services anywhere in India in the following city.	Note: 3. "Similar work" shall mean providing light motor vehicle hiring services anywhere in India.
3	Pg. 5-12 of 48	SECTION-1: Instructions to Tenderers (ITT)	Header <i>Tender No: NHSRCL/CO/CC/MEDIA/2019/15</i> <i>Tender for Hiring of Media Monitoring Services</i>	Header <i>Tender No: NHSRCL/CO/ADMIN/VEH/2019/19</i> <i>Tender for Hiring of Vehicles at New Delhi for NHSRCL</i>
4	Pg. 13-16 of 48	SECTION-2: Eligibility and Qualification Criteria (EQC)	Header <i>Tender No: NHSRCL/CO/CC/MEDIA/2019/15</i> <i>Tender for Hiring of Media Monitoring Services</i>	Header <i>Tender No: NHSRCL/CO/ADMIN/VEH/2019/19</i> <i>Tender for Hiring of Vehicles at New Delhi for NHSRCL</i>
5.	Page No 39-40 of 48	Section 5: Conditions of Contract Clause 11	11. Penalty 11.1. NHSRCL reserves its right to impose penalty on the Contractor for the following failure: i) Any breach of any terms and conditions of this LOA/ Contract by the Contractor or its personnel/ driver etc.	11. Penalty 11.1. NHSRCL reserves its right to impose penalty on the Contractor for the following failure: i) Any breach of any terms and conditions of this LOA/ Contract by the Contractor or its personnel/ driver etc.



Item No.	Page No.	Refer Para No.	Original Paragraph	Revised Paragraph
			<p>ii) Failure to comply with NHRCL Instructions.</p> <p>iii) Failure to complete the work in allotted time specified by NHRCL and/or resulting into direct loss and/or penalty, the same would be recovered from the Contractor.</p> <p>iv) Failure to provide satisfactory assistance to NHRCL.</p> <p>Penalty shall be levied on the Contractor to the extent and equivalent to the loss/damage caused/suffered by NHRCL in terms of amount due to failure of the Contractor or its personnel. Any other penalty on account of failure of the Contractor shall be determined by NHRCL representative at the time of such failure/damage. NHRCL shall be at liberty at its sole discretion to deduct the amount of penalty towards losses/damages incurred or suffered from the payment of running bills of the Contractor. In case the amount of loss/damage is in excess of the running bill payable to the Contractor then NHRCL shall raise an Invoice/Debit note for the balance portion of loss damage amount to the Contractor. In case of non-payment of dues within 07 (seven) days from the from the date of raising the Invoice, debit note, the Contractor shall be liable to pay interest on the due amount at the rate of 12% (twelve percent) per annum till the recovery of outstanding amount of invoice/debit note.</p>	<p>ii) Failure to comply with NHRCL Instructions.</p> <p>iii) Failure to complete the work in allotted time specified by NHRCL and/or resulting into direct loss and/or penalty, the same would be recovered from the Contractor.</p> <p>iv) Failure to provide satisfactory assistance to NHRCL.</p> <p>Penalty shall be levied on the Contractor to the extent and equivalent to the loss/damage caused/suffered by NHRCL in terms of amount due to failure of the Contractor or its personnel. Any other penalty on account of failure of the Contractor but not limited to as per Annexure A below shall be determined by NHRCL representative at the time of such failure/damage. NHRCL shall be at liberty at its sole discretion to deduct the amount of penalty towards losses/damages incurred or suffered from the payment of running bills of the Contractor. In case the amount of loss/damage is in excess of the running bill payable to the Contractor then NHRCL shall raise an Invoice/Debit note for the balance portion of loss damage amount to the Contractor. In case of non-payment of dues within 07 (seven) days from the from the date of raising the Invoice, debit note, the Contractor shall be liable to pay interest on the due amount at the rate of 12% (twelve percent) per annum till the recovery of outstanding amount of invoice/debit note.</p>

S/d

AGM/PROCUREMENT,
NHRCL

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Place: New Delhi
Date: 01.11.2019



Annexure A

Sn. No.	Violations	Penalty Amount per month			Amount deducted per hour per car	Remarks
		First Instance	Second Instance	Third Instance		
a.	Non- functioning of AC in a car/vehicle				50/-	
b.	Failure to provide alternative arrangement within one hour of Vehicle breakdown.	500/-	1000/-	2000/-	-----	Rental charges for the day will also not be paid.
c.	Tampering with meters of Vehicles	2000/-	5000/-	10000/-	-----	Competent Authority has the discretion to terminate the contract after third instance along with the forfeiture of Performance Security/ blacklisting of the firm.
d.	Delay (more than 30 minutes) in reporting for duty by driver/vehicle.	500/-	1000/-	2000/-	After Third Instance amount of Rs. 3,000/- will be deducted per occasion in a month.
e.	Driver in an intoxicated	2000/-	3000/-	Competent Authority has the discretion to terminate the contract after second instance along with the forfeiture of Performance Security/ blacklisting of the firm.
f.	Non-compliance of any other terms & conditions eg. improper dress, improper driver, late reporting refusal for duties etc.	500/-			For each violation.

