

राष्ट्रीय राजमार्ग एवं अवसंरचना विकास निगम लिमिटेड

सड़क परिवहन और राजमार्ग मंत्रालय, भारत सरकार  
तीसरी मंजिल, पीटीआई बिल्डिंग, 4-संसद मार्ग, नई दिल्ली-110001



National Highways & Infrastructure Development Corporation Limited

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(भारत सरकार का उद्यम)

(A Government of India Enterprise)

## Corrigendum No. V

NHIDCL/Assam/NH-37/J-D-II/2024

Date: 10.05.2024

To,

All prospective Bidders,

**Subject: Construction of Balance Work of the 4-laning of the Section from Jhanji to Demow of NH-37 Pkg-II: Road Works from Km 501+800 to Km 514+800 (13.000 Km) under SARDP- NE under EPC Mode -Corrigendum-V-Reg**

Ref: RFP dated 16.03.2024

Tender ID: - 2024\_NHIDC\_801211\_1

Sir/Madam,

In reference to the RFP dated 16.03.2024 for the Subject Work Captioned above, the modifications in the RFP/DCA is annex.

2. In addition to above, following changes in the bidding documents are modified:

Event Description	Existing Date	Modified Date
Bid Due Date	15.05.2024 (up to 1500 hrs IST)	17.05.2024 (up to 1500 hrs IST)
Opening of Technical Bids as venue provided in Cl. 2.11.4 of RFP	16.05.2024 (up to 1630 hrs IST)	20.05.2024 (up to 1630 hrs IST)

(Mayur Shindekar)

General Manager (T)

Sl. No.	Tender document reference	Existing text	Modified text
1	Clause 9.2 of DCA	<p>The contractor shall, subject to applicable laws and with assistance to Authority, undertake shifting of any utility (including electric lines, water pipes and telephone cables), to an appropriate location or alignment, if such utility or obstruction adversely affected the execution of the works or maintenance of the project highway in accordance with this agreement, as per the scope given in Schedule B and in accordance with applicable standards and specifications of concerned utility owning entity. The cost of such utility shifting of such utilities indicated in Schedule B is payable to the Contractor as per Schedule H. Cost of shifting utilities not included in the Schedule B, if any, shall be treated as Change of Scope. The authority will provide assistance to the contractor for obtaining the estimates for shifting of such utilities from entity owning such electric lines, water pipes or telephone cables, as the case</p>	<p>This work is a balance work. At site, the work of shifting of Electrical and PHE Utilities (under APDCL and PHED, Govt. of Assam) is under progress by the specialized firm. The shifting work is being executed by these firms under the supervision of the concerned Utility Owning Agencies and the cost of shifting is being released directly to these firms, upon certification of the Utility Owning Department and the AE the payments are being directly released to these firms. The EPC Contractor will be required to coordinate with these firms and will be required to carry out the preparation of site (required as per Site Condition, based on the request of these firms) for shifting of the utilities, so that no work gets affected due to this.</p>



		<p>may be. The contractor shall execute such utility shifting works under the supervision of utility owning agency and Authority's Engineer (AE) in accordance with the provision of agreement. The supervision charge only shall be paid by the Authority to the Utility owning entity. In the event of delay in shifting thereof, the Contractor shall be responsible for failure to perform any of its obligations here under if such failure is not as a direct consequence of delay on part of the entity owning such electric lines, water pipes or telephone cables, as the case may be.</p> <p>The dismantled material/scrap of existing utility to be shifted dismantled shall belong to the contractor who would be free to dispose-off the dismantled material as deemed fit by them.</p> <p>The work of shifting of utilities can be taken up by the Contractor any time after signing of the Agreement.</p>	
	DCA, Clause 19.1 (ii)	<p>The Contract Price includes all duties, taxes, royalty, cess, charges, and fees except GST that may be levied in accordance with the</p>	<p>The Contract Price includes all duties, taxes, royalty, cess, charges, and fees except GST that may be levied in accordance with the laws and</p>





	<p>laws and regulations in force as on the Base Date on the Contractor's equipment, Plant, Materials and supplies acquired for the purpose of this Agreement and on the services performed under this Agreement. Nothing in this Agreement shall relieve the Contractor from its responsibility to pay any tax including any tax that may be levied in India on profits made by it in respect of this Agreement. The Contract Price <b>does not include</b> the Cost of shifting of obstructing Utilities (including centages as applicable by Utility Owning department except supervision charges) as given in Clause 9.2 and Schedule B.</p>
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