राष्ट्रीय राजमार्ग एवं अवसंरचना विकास निगम लिमिटेड

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

National Highways & Infrastructure Development Corporation Limited

Ministry of Road Transport & Highways, Govt. of India 3rd Floor, PTI Building, 4-Parliament Street, New Delhi-110001, +91 11 23461600, www.nhidcl.com





ROAD TO PROSPERITY

(A Government of India Enterprise)

(भारत सरकार का उद्यम)

NHIDCL/Assam/NH-29/Dab-Man/Pkg-7/2021/197792/

Date: 16.09.2021

ADDENDUM - I

Name of Work:

Widening/Improvement to 4 (Four) Lane with Paved Shoulder from km 146+246 to km 157+460 (Design Chainage145+712 to 156+634) of Dillai-Lahorijan (Package-7) of NH 29 in the state of Assam on EPC mode.

Tender ID:

2021_NHIDC_638207_1

It is to inform you that to all the prospective bidders that the following amendments are being carried out:

Ref.	Existing Provision	Modified Provision
DCA, Article 8.3. (iii)	In the event of withdrawal of Works under Clause 8.3 (iii) (a), the Contract Price shall be reduced by an amount equal to 90 (ninety) per cent of the value of the Works withdrawn and the Contractor shall not be entitled to any other compensation or Damages for the withdrawal of Works.	In the event of withdrawal of Works under Clause 8.3 (iii) (a), the Contract Price shall be reduced by an amount equal to the percent of the value of the work withdrawn as mentioned in the Table below and the Contractor shall not be entitled to any other compensation or Damages for the withdrawal of work.
	Provided that if any Works are withdrawn after commencement of the Construction of such works, the	Value of the Work withdrawn Percentage of value of works to be reduced from Contract Price
	Authority shall pay to the Contractor 110% (one hundred and ten per cent) of	Crore Rs. 90 Crore plus More than Rs. 100 95% of the amount Crore greater than Rs. 100 Crore
	The parties expressly agree that the value of the Works withdrawn shall be determined from the details available in Schedule-H. In the event that it is impossible to determine the value from Schedule-H, then the value shall be determined in accordance with the provisions of Clause 13.2 (iii).	Provided that if any Works are withdrawn after commencement of the Construction of such works, the Authority shall pay to the Contractor 110% (one hundred and ten per cent) of the fair value of the work done, as assessed by the Authority' Engineer.
		The parties expressly agree that the value of the Works withdrawn shall be determined from the details available in Schedule-H. In the event that it is impossible to determine the value from Schedule-H, then the value shall be determined in accordance with the provisions of Clause 13.2 (iii).

Dy. General Manager (Tech)