## 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

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

BHARATMALA ROAD TO PROSPERITY



(भारत सरकार का उद्यम)

(A Government of India Enterprise)

NHIDCL/Assam/NH-29/Dab-Man/Pkg-7/2020/184250 /63 4

14.12.2020

Name of Work: Widening/Improvement to 4 (Four) Lane with Paved Shoulder from KM 131+500 to Km 146+250 (Design Chainage 131+152 to 145+712) of Manja - Dillai Section (Section 7) of NH 29 in the state of Assam on EPC mode.

Tender ID:

2020\_NHIDC\_601193\_1

## Addendum No-1

Reference	Existing	Provision	New provision/amended provision
	New	Clause	Cl. 2.1.14 (xiv)  Stood debarred from the Authority as a natural consequence of termination of any project / contract of the Authority.
	New	Clause	Cl 2.1.14 (xv)  Has been placed in the Negative List of firms by the Authority for any reason including failure to deliver contract in time bound manner, abandoning the project without permission of the Authority, poor performance, penalties, missing targets or milestones, missing interim targets, clumsy execution of works, unethical practices, failure to abide by Integrity Pact or failure to follow any lawful directions given by the Authority.
	Cl 2.1.15		Cl 2.1.15
	member, either	of its JV who are having 2	members or its related parties, who are already having two on-going EPC projects in NHIDCL or ongoing projects worth Rs.500 cr. (awarded cost) or more in NHIDCL, as on the date of financial bid opening, shall not be eligible to bid for this project.



	Project(s) worth of ₹ 500 Crore	
		(i) An LOA issued for any project shall be
		counted as an on-going project.
	on date of financial bid opening, shall	(ii) Project having EPC cost of Rs 25 Crore or less
		shall not be counted for this purpose.
	bid for this Project (Issuance of LOA	(iii) In case of a company, the Related Parties
	will be considered	means Related Parties as defined in the Companies
	as on-going project).	Ac, 2013, and in case of a bidder other than a company, the Related Parties means bodies in
		which the bidder or its partners are partner, trustee
		or directors in other bodies whether incorporated or not.
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		To substantiate this, the bidder shall provide an undertaking giving list of all such related parties
		and projects being executed by the Related Parties
		in NHIDCL.
		A certificate in this regard from Statutory Auditor
		(with UDIN) shall also be provided by the bidder.  Cl. 23.1(v) As a natural consequence of the
-	*	termination, due to the contractor's failure, the contractor shall deemed to have been debarred
	New Clause	for a period of 2 years and shall not be able to bid
		any contract of the Authority either singularly or in a JV or its Related Parties.
		Cl. 23.1(vi) The Authority may, at its discretion,
Revised Modified DCA		without terminating the contract and allowing the contractor to continue with the existing
		contract(s), place the contractor(s) in the
		'Negative List' for any of the following reasons : -
		(a) Failure to achieve milestones;
	New Clause	(b) Failure to achieve targets / interim targets duly communicated by the Authority or its
	New Clause	officers;
		(c) Clumsy execution of work showing total disregard to public safety in construction zone and
		public convenience;
		(d) Showing total disregard to environmental laws, local laws and State / local administration
		concerns;
	les	(e) Showing total lack of ability (whether

	such size; (f) Failure to mobilize machinery / manpower as per the discretion of the Authority or its officers; (g) Failure to abide by any lawful direction of the Authority or its officers.  Provided that, the Authority shall issue a notice giving 15 days time to the contractor before placing him in the 'Negative List' and upon evaluation of reply, if any, shall take a final decision. Such a notice shall not be issued without the approval of an officer below the rank of Dy. General Manger.  Provided, upon satisfactory action on the matter
	for which the Contractor was placed in the list, the Competent Authority may allow the Contractor to be deleted from the 'Negative List'
New Clause	Cl. 23.1 (vii) Consequence of placement in the Negative List:- The contractor or its Related Parties shall not be able to bid in any of the Authority's contracts / projects for a period of 2 years or till the completion of the ongoing contract, whichever is earlier.

(K. C. Bhatt)
Dy. General Manager (Tech.)
NHIDCL