

Addendum - 2
(Selection of PMC for Sewerage and Storm water drainage project)

Sr. No.	Clause Ref No.	As per RFP/ Addendum - 1	To be read as
1	Section 1: Instruction of consultants (ITC); clause 3.3.1 pre-qualifying criteria	The consultancy firm should have prepared DPR of at least five towns for each sector projects i.e; (Sewerage , Storm water Drainage) in last 7 years. The prepared DPR must have been approved either by state government or central government.	The consultancy firm should have prepared DPR of at least three towns for each sector projects i.e; (Sewerage , Storm water Drainage) in last 10 years. Each sector five town DPR cost should not be less than 100 crore (combine cost). The consultant should submit work completion certificate along with the proposal in respect of such experience.
2	Section 1: Instruction of consultants (ITC); clause 3.3.1 pre-qualifying criteria	Consultancy firm should have experience of project supervision and quality control of at least five projects in each sector i.e; Storm water drainage and Sewerage in last 7 years.	Consultancy firm should have experience of project supervision and quality control of at least three projects in each sector i.e; Storm water drainage and Sewerage in last 10 years.
3	General Conditions of Contract (Liquidated Damages)	<p>9.1 The parties hereby agree that due to negligence of act of any party, if the other party suffers losses, damages the quantification of which may be difficult, and hence the amount specified hereunder shall be construed as reasonable estimate of the damages and both the parties agree to pay such liquidated damages, as defined hereunder as per the provisions of this Contract.</p> <p>9.2 The amount of liquidated damages under this Contract shall not exceed [] % of the total value of the contract as specified in Appendix D.</p> <p>9.3 The liquidated damages shall be applicable under following circumstances:</p> <p>(a) If the deliverables are not submitted as per schedule as specified in SC 13, the Consultant shall be liable to pay 1% of the total cost of the services for delay of each week or part thereof.</p> <p>(b) If the deliverables are not acceptable to the Employer as mentioned in Clause 6.3 (f), and defects are not rectified to the satisfaction of the Employer within 30 days of the receipt of the notice, the Consultant shall be liable for Liquidated Damages for an amount equal to []% of total cost of the services for every week or part thereof for the delay.</p>	<p>Compensation for Delay (Liquidated Damage)</p> <p>If the consultant fails to maintain the required progress on or before the contract or extended date of completion, he shall, without prejudice to any other right or remedy available under the law to the Government on account of such breach, pay as agreed compensation the amount calculated at the rates stipulated below</p> <p>For delay of work @ 2% per month of delay to be computed as per day basis provided always that the total amount of compensation for delay to be paid under this condition shall not exceed 10% of the tendered value.</p>
4	Section 3 Bid data sheet Pt. 21 (Page no-28)	b. Age of key experts should not exceed 55 years	b. Age of key experts should not exceed 60 years
5	Bid Data Sheet sr. no 21	Criteria, sub-criteria, and point system for the evaluation of Technical Proposal are	Refer at Annexure - 1