	CORRIGENDUM FOR TENDER (REF. No. PSeGS/MSP/2018/1)				
Sr. No.	Tender Doc (Page & Section)	Existing Clause	New Clause	Justification	
1	Page 12, section 4.14, Serial No.4	The bidder should have an experience of having successfully suppled manpower during the last 3 years ending 31.03.2018 as per following details.	The bidder should have an experience of having successfully suppled manpower during the last 3 years ending 31.03.2018 as per following details.	For wider participation	
		Three similar works costing not less than the amount equal to Rs. 20 crores.	One similar works costing not less than the amount equal to Rs. 10 crores. OR		
		Two similar works costing not less the amount equal to Rs. 15 crores.	Two similar works costing not less than the amount equal to Rs. 6 crores each OR		
		C	Three similar works costing not less than the amount equal to Rs. 4 crores each.		

	("Similar works" means- supply of manpower, as defined in Clause 2.1.6) Supporting Document Work orders along with the completion certificate satisfactory client certificate confirming year, cost and area of activity Any other relevant documents for costing of each similar work may also be accepted	("Similar works" means- supply of manpower, as defined in Clause 2.1.6) Supporting Document For ongoing projects, the completion certificate may not be mandatory. However, the certificate from the client with certificate from the statutory auditor shall be proof in such case.Work orders along with the completion certificate satisfactory client certificate confirming year, cost and area of activity Any other relevant documents for costing of each similar work may also be accepted	
Page 17, Section 5.4, Serial no. 5.4.2	The Prices shall remain fixed for the complete contractual period. No Price change request will be accepted after opening of the bids and during the validity of the contract. No changes in any government statutory duties and addition of any new taxes shall be entertained.	The clause to the extent "No changes in any government/statutory duties and addition of any new taxes shall be entertained." shall be deemed to have been deleted.	For Clarification and wider participation

3	Page 21, Section 5.6, Serial no.	If at any stage it is found that any of the	If at any stage it is found that any of the	For more clarifcation.
	5.6.4.2	deployed manpower does not meet the	deployed manpower does not meet the	
	(New Clause)	educational/experience related	educational/experience related	
		qualification mentioned in the supply	qualification mentioned in the supply	
		order, a penalty of 20% of all the	order, a penalty of 20% of all the	
		payments made towards that particular	payments made towards that particular	
		manpower will be levied on the MSP.	manpower will be levied on the MSP. The	
		The decision of the Client as to whether	decision of the Client as to whether the	
		the qualifications are met as per the set	qualifications are met as per the set	
		criteria will be final and binding on the	criteria will be final and binding on the	
		MSP.	MSP.	
			The penalty once imposed shall be	
			deductible from the bill and/or PBG and	
			the issue relating to the levy of penalty	
			and its quantum shall be non-negotiable.	

4	Page 21, Section 5.6, Serial no.	Salary must be disbursed to the	Salary must be transferred to respective	For insuring smoth transfer of
	5.6.4.1	complete outsourced staff on or before	bank accounts of the complete outsourced	salary to the manpower
	(New Clause)	7th of every month except for the staff	staff on or before 7th of every month	without delay.
		who have resigned and their no dues	except for the staff, who have resigned	
		certificate is pending. Delayed	and their no-dues certificate is	
		disbursement of salary beyond the 7th	pending.Delayed disbursement of salary	
		of any month will attract a penalty of	beyond the 7th of any month will attract a	
		Rs. 500/- per day per person for the	penalty of Rs. 500/- per day per person for	
		period of delay. This deduction will be	the period of delay. This deduction will be	
		made from the Administrative charges	made from the Administrative charges of	
		of the MSP and if needed, from the	the MSP and if needed, from the PBG. The	
		PBG. The Client reserve the right to ask	Client reserve the right to ask the MSP to	
		the MSP to stop salary of any number	stop salary of any number of outsourced	
		of outsourced staff who is at fault,	staff who is at fault, provided such notice	
		provided such notice is given in written	is given in written via letter or e-mail.	
		via letter or e-mail. However, the salary	However, the salary of remaining staff will	
		of remaining staff will be paid as per	be paid as per above timelines. Relevant	
		above timelines. Relevant proofs are to	proofs are to be submitted to this effect	
		be submitted to this effect failing which	failing which the penalty would be levied.	
		the penalty would be levied. The Client	The Client reserves the right to ask for any	
		reserves the right to ask for any further	further clarification/documents in this	
		clarification/documents in this regard.	regard.	

5	Page 25, Section 5.6, Serial no.		Manpower Service Provider is required to	To avoid the malpractices of
	5.6.28	NIL	confirm and declare that no agent,	engaging meddlemen, agency
			middleman or any intermediary will be	or collecting fee/ commission
			engaged to provide service. They will have	etc. from the outsourced staff.
			to further confirm and declare that no	
			agency commission or any payment which	
			may be construed as an agency	
			commission will be taken from outsourced	
			staff and that the tender price will not	
			include any such amount. If the "Client"	
			subsequently finds to the contrary, it	
			reserves the right to declare the MSP as	
			non-compliant and declare the contract if	
			already awarded, to be null and void, also	
			reserving its right to take actions relating	
			to Termination of Contract and forfeiture	
			of PBG.	
6	Page 25, Section 5.6, Serial no.		Sourcing and Billing of services (including	In complance with the
	5.6.29		works contracts) should be made from an	Instruction of FD
			agency with its office located in the	
		NIL	territory of Punjab rather than merely	
			from the HQ of that agency (which may be	
			located outside the state).	