Following addition/ deletion/ modification (s) have been made to the Request for Proposal (RFP) for AMC & FMS for Punjab Civil Secretariat-I & II Published on 23.07.2014

Sr No	Reference in RFP	As appearing in the Original Published RFP	Change Category (Addition/ Deletion/ Modification)	Addition/ Modification
1)	RFP Page 79 Clause 11.2 Core Switch, Reference	MAC Addresses: 8000 Ports: The Switch shall provide following ports 10G ports: 02 100/1000TX RJ45 ports: 48 (expandable upto 96) 1000LX: 16 (scalability upto 24 ports)	Modification	MAC Addresses: 25000 Ports: The Switch shall provide following ports 10G ports: 02 (expandable upto 8) 100/1000TX RJ45 ports: 48 (expandable upto 96) 1000LX: 16 (scalability upto 24 ports)
2)	RFP Page 81 Clause 11.3 Edge Switch, Reference	Performance: 10 Gbps or more switching fabric 50-Mpps or more Layer 2 Forwarding (hardware) 10-Mpps or more Layer 3/4 Forwarding—IP routing Layer 2, Layer 3 hardware-based switch engine	Modification	Performance: 24 Gbps or more switching fabric 50-Mpps or more Layer 2 Forwarding (hardware) 10-Mpps or more Layer 3/4 Forwarding—IP routing Layer 2, Layer 3 hardware-based switch engine
3)	Page 83 11.5 Wireless Access Points	UL1950, CSA22.2No.950-95 IEC-60950 EN60950	Modification	UL1950/UL2043, IEC-60950 EN60950
4)	Page 83 11.5 Wireless Access Points	FCC Part15.247,RSS139- 1,RSS210,EN300.328,Telec 33B AS/NZS 3548	Modification	FCC Part15.247,RSS139- 1,RSS210,EN300.328
5)	Page 88-90 11.17. WLAN Controller	Page 88-90 11.17. WLAN Controller 1. Must be compliant with IEEE CAPWAP for controller-based WLANs.	Modification	Must be compliant with IEEE CAPWAP/LWAPP for controller-based WLANs.

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6)	Page 88-90 11.17. WLAN Controller	WLC should support First hop security features in IPv6 network like "Router Advertisement guard", "DHCPv6 guard" and "IPv6 source guard"	Modification	WLC should support First hop security features in IPv6 network like IPV6 Route Advertisement validation to control unwanted Route Advertisements, DHCPv6 guard /DHCP snooping and IPv6 source control to control traffic from unknown source.
7)	Page 30 - Clause 4.14 Termination for Insolvency, Dissolution etc	PSeGS may at any time terminate the Contract by giving 30 days prior written notice to the Service provider, if the Service provider becomes bankrupt or otherwise insolvent or in case of dissolution of firm/company or winding up of firm/company. In this event termination will be without compensation to the Service provider, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to PSeGS.		PSeGS may at any time terminate the Contract by giving 30 days prior written notice to the Service provider, if the Service provider becomes bankrupt or otherwise insolvent or in case of dissolution of firm/company or winding up of firm/company. In this event , PSeGS at its discretion may decide to pay to the service provider any eligible due payment for services performed till the date of such notice after approval of competent authority, provided that such termination will not prejudice or affect any right of action or remedy, which has accrued or will accrue thereafter to PSeGS
8)	Page 30 - Clause 4.15 Termination for Convenience	PSeGS reserves the right to terminate, by prior written notice of 45 days, the whole or part of the contract, at any time for its convenience. The notice of termination shall specify that termination is for PSeGS'sotehr Party's convenience, the extent to which performance of work under the contract is terminated, and the date upon which such termination becomes effective.		PSeGS reserves the right to terminate, by prior written notice of 45 days, the whole or part of the contract, at any time for its convenience. The notice of termination shall specify that termination is for PSeGS'sotehr Party's convenience, the extent to which performance of work under the contract is terminated, and the date upon which such termination becomes effective. No payment in lieu of notice period shall be given to the service provider. However, PSeGS at its discretion may decide to pay to the service provider any eligible due payment for services performed till the date of such notice after approval of competent authority.
9)	Page 48 - Clause 8	All below penalties shall be levied on the Service Provider for any failure happened on Service Provider part in any of the		All below penalties shall be levied on the Service Provider for any failure happened on Service Provider part in any of the agreed Timelines/ SLAs/

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	Deliverables & SLAs	agreed Timelines/ SLAs/ Terms & Condition. However, in any case, the total penalty value shall not be greater than 15% of the total contract value.		Terms & Condition. However, in any case, the total penalty value shall not be greater than 10% of the total contract value.
10)	Page 52- Clause 9.1.2 Design, Re- build and implement structured Local Area Network	If the Service Provider fails to complete the Final Acceptance Test (FAT) within four (4) months from the date of approval of design document by the PSeGS, a penalty @ 1% of the total contract values shall be levied per week. Penalty beyond 15% of Contract Value may lead to termination of contract subject to discretion of PSeGS.		If the Service Provider fails to complete the Final Acceptance Test (FAT) within four (4) months from the date of approval of design document by the PSeGS, a penalty @ 1% of the total contract values shall be levied per week. Penalty beyond 10 % of Contract Value may lead to termination of contract subject to discretion of PSeGS.
11)	9.0 Penalty - Pg-52 // 9.1 Design, Re- build and implement structured Local Area Network // Pg-52	9.1.1. If the Service Provider fails to conduct the survey and submit the Proposed Network Design document complete within one (1) month from the date of signing of contract, a penalty @ 1% of the total contract values shall be levied per week. Penalty beyond 15 % of Contract Value may lead to termination of contract subject to discretion of PSeGS.		9.1.1. If the Service Provider fails to conduct the survey and submit the Proposed Network Design document complete within one (1) month from the date of signing of contract, a penalty @ 1% of the total contract values shall be levied per week. Penalty beyond 10 % of Contract Value may lead to termination of contract subject to discretion of PSeGS.
12)	9.0 Penalty - 9.3. Penalty for non- achievement of Service Level	9.3.1. A penalty on non-achievement of SLA requirements would be deducted from the due quarterly payments as per below table:- (On less than 95% uptime - Penalty will impose 15% total contract values on quarterly payment)		9.3.1. A penalty on non-achievement of SLA requirements would be deducted from the due quarterly payments as per below table:- (On less than 95% uptime - Penalty will impose 10% total contract values on quarterly payment)

Corrigendum to Request for Proposal (RFP) for AMC & FMS for Punjab Civil Secretariat-I & II

Sr No	Reference in RFP	As appearing in the Original Published RFP	Change Category (Addition/ Deletion/ Modification)	Addition/ Modification
	Requirements // Pg- 52 & 53			
