Date: January 17, 2015

<u>Corrigendum to Standard Tender Document (Schedule III Coal Mines)</u> <u>(For power sector)</u>

S. No.	Reference to	As appearing in Original Tender	To be read as
J. 140.	Tender	Document	10 be read as
	Document	Document	
1.	3.3.2 (a)	In the first stage, the Bidders	In the first stage, the Bidders
	Technical	would be required to	would be required to
	Qualification	and (iii) the Financial Bid to the	and (iii) the Financial Bid to the
		extent of specifying the Initial	extent of specifying the Initial
		Price Offer, which should not be	Price Offer, which should be
		higher than the Ceiling Price. The	lower than the Ceiling Price. The
		Ceiling Price	Ceiling Price
2.	3.6.5	Bidders are advised to email their	Bidders are advised to email their
	Site visits and	request for site visit in the	request for site visit in the
	information	manner specified in clause 3.6.2	manner specified in clause 3.6.2
		on or before January 21, 2015 and	on or before <u>1700 hours on</u>
		any request received after	January 21, 2015 and any request
		January 21, 2015 shall not be	received after 1700 hours on
		considered.	January 21, 2015 shall not be
			considered.
3.	3.6.6	In the event a Bidder wishes to	In the event a Bidder wishes to
	Site visits and	examine the documents	examine the documents
	information	pertaining to land,	pertaining to land,
		"Visit to inspect land	"Visit to inspect land
		documents for [insert name of	documents for [insert name of the
		the coal mine]". Bidders are	coal mine]". Bidders are advised
		advised to email their request on	to email their request on or
		or before January 21, 2015 and	before 1700 hours on January 21,
		any request received after	2015 and any request received
		January 21, 2015 shall not be	after 1700 hours on January 21,
		considered.	2015 shall not be considered.
4.	3.7.3	The queries should be emailed in	The queries should be emailed in
	Tender Document	.doc, .docx, .xls, .xlsx format, on	.doc, .docx, .xls, .xlsx format, on
	Queries and	or before the date specified in	or before 1700 hours on the date
	Clarifications	Clause 3.8 for receiving queries.	specified in Clause 3.8 for
	2.40.2	The effect of the second of th	receiving queries.
5.	3.10.3	The <u>aforementioned payments</u>	The amounts specified in Clause
	Periodic	shall be subject to an escalation	3.10.1 and 3.10.2 shall be subject
	Payments by the Successful Bidder	on the basis of a Reference Index,	to an escalation on the basis of a Reference Index, with the
	Successiul Bluder	with the prevailing Reference	Reference Index, with the prevailing Reference Index on the
		Index on the date on which the	
		Vesting Order has been issued	date on which the Vesting Order
		being considered as the base. The	has been issued being considered
		last published Reference Index	as the base. The last published
		shall be used for computing the	Reference Index shall be used for

S. No.	Reference to	As appearing in Original Tender	To be read as
	Tender	Document	
	Document	escalation.	computing the escalation.
6.	4.1.2 (b) Eligibility on the basis of coal requirements	Extractable reserves of the Coal Mine should not exceed 150% of the annual coal requirement of the Specified End Use Plant(s), taken over a period of 30 (thirty) years, less the requirement of coal of such Specified End Use Plant met from any other coal mine allocated to the <u>Successful Bidder</u> pursuant to any other auction or allotment process conducted by the Nominated Authority under the Ordinance and the Rules.	Extractable reserves of the Coal Mine should not exceed 150% of the annual coal requirement of the Specified End Use Plant(s), taken over a period of 30 (thirty) years, less the requirement of coal of such Specified End Use Plant met from any other coal mine allocated to the Preferred Bidder, Successful Bidder, Preferred Allottee or Allottee, as the case may be, pursuant to any other auction or allotment process conducted by the Nominated Authority under the Ordinance and the Rules.
7.	5.2.1 (b) Joint Venture Company as the Bidder	in the event that one of the JV Partner becomes ineligible or ceases to operate the Specified End Use Plant or ceases to be a JV Partner, then: (i) the joint venture company in the Technical Bid; and (ii) coal extracted in excess of the limit specified in sub-clause (i) above shall be required to be supplied to CIL at the Final Price Offer based on which the Successful Bidder has been selected as escalated in accordance with Clause 3.10.3.	in the event that one of the JV Partner becomes ineligible or ceases to operate the Specified End Use Plant or ceases to be a JV Partner, then: (i) the joint venture company
9.	5.6.3 Verification by the Nominated Authority and Disqualification	The rejection of a bid under Clause 5.6.2 shall lead to the disqualification of the Bidder for bidding for any auction or allotment conducted by the Nominated Authority for a period of one year starting from the date of appropriation of the Bid Security or any other earlier date specified by the Nominated Authority ("Disqualification"). Such Disqualification including annulment of the tender process Any coal which is extracted in	The rejection of a bid under Clause 5.6.2 shall lead to the disqualification of the Bidder for participating in any auction or allotment conducted by the Nominated Authority for a period of one year starting from the date of appropriation of the Bid Security or any other earlier date specified by the Nominated Authority ("Disqualification"). Such Disqualification including annulment of the tender process Any coal which is extracted in

S. No.	Reference to	As appearing in Original Tender	To be read as
	Tender	Document	
	Document		
	Utilization of Coal	excess of the <u>entitlement</u> of the Bidder in terms of this Tender Document shall be required to be supplied at CIL at the Final Price Offer based on which the Successful Bidder has been selected, as escalated in accordance with Clause 3.10.3.	excess of the <u>requirement</u> of the Bidder in terms of this Tender Document shall be required to be supplied to CIL at the Final Price Offer based on which the Successful Bidder has been selected, as escalated in accordance with Clause 3.10.3 <u>or the then prevailing CIL Notified Price, whichever is lower.</u>
10.	7.1.1	The Successful Bidder shall	The Successful Bidder shall
	Performance Security	provide to the Government an irrevocable and unconditional guarantee from an Acceptable Bank at Delhi, for the performance of its obligations within such time as specified in Clause 3.8. The Performance Security shall be an amount which aggregate of: (a) one year royalty to be computed on the basis of peak rated capacity of the Coal Mine as per the approved Mine Plan payable to respective State Government with respect to the Coal Mine; and (b) the annual peak rated capacity of the Coal Mine as per the approved Mine Plan multiplied by the Final Price Offer based on which the Successful Bidder has been selected. The Performance Security shall be in substantially the form as provided in the Agreement.	provide to the Government an irrevocable and unconditional guarantee from an Acceptable Bank at Delhi, for the performance of its obligations within such time as specified in Clause 3.8. The Performance Security shall be an amount which aggregate of: (a) one year royalty to be computed on the basis of peak rated capacity of the Coal Mine as per the approved Mine Plan, payable to respective State Government with respect to the Coal Mine; and (b) the annual peak rated capacity of the Coal Mine as per the approved Mine Plan multiplied by the fixed price in accordance with Clause 3.10.1. The Performance Security shall be in substantially the form as provided in the Agreement.
11.	7.1.2 Performance Security	In case of any revision in Mine Plan in accordance with Clause 9.1, the amount of Performance Security shall be revised accordingly. In such case, bank guarantee constituting the Performance Security shall be substituted with another bank guarantee of the same value issued in accordance with this Clause 7, which is for the revised amount. Without prejudice to the rights	In case of any revision in Mine Plan in accordance with Clause 9.1, the amount of Performance Security shall be revised accordingly. In such case, bank guarantee constituting the Performance Security shall be substituted with another bank guarantee of the value issued in accordance with this Clause 7, which is for the revised amount.

S. No.	Reference to Tender Document	As appearing in Original Tender Document	To be read as
		of the Nominated Authority under Clause 8.1.1hereinabove and the rights and remedies which the Nominated Authority may have under the Vesting Order or the Agreement, or otherwise if a Bidder, Preferred Bidder or Successful Bidder, as the case may be, is found by the Nominated Authority to have directly or indirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice during the tender process, or after the issuance of the Vesting Order or the execution of the Agreement, such Bidder, Successful Bidder or Successful Bidder shall not be eligible to participate in any tender or Tender Document issued by the Nominated Authority during a period of 5 (five) years from the date such Bidder or Successful Bidder, as the case may be, is found by the Nominated Authority to have directly or indirectly or through an agent, engaged or indulged in any Corrupt Practice, Fraudulent Practice, Coercive	the Nominated Authority under Clause 8.1.1 hereinabove and the rights and remedies which the Nominated Authority may have under the Vesting Order or the Agreement, or otherwise if a Bidder, Preferred Bidder or Successful Bidder, as the case may be, is found by the Nominated Authority to have directly or indirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice during the tender process, or after the issuance of the Vesting Order or the execution of the Agreement, such Bidder, Preferred Bidder or Successful Bidder shall not be eligible to participate in any process undertaken by the Nominated Authority for auction or allotment of any Schedule I coal mine (as defined in the Ordinance) during a period of 1 (one) year from the date such Bidder, Preferred Bidder or Successful Bidder, as the case may be, is found by the Nominated Authority to have directly or indirectly or through
		Practice, Undesirable Practice or Restrictive Practices, as the case may be.	an agent, engaged or indulged in any Corrupt Practice, Fraudulent Practice, Coercive Practice, Undesirable Practice or Restrictive Practices, as the case may be.
13.	Annexure II – 3.b. Stage 2: electronic auction – Final Price Offer	E-auction is the process ofwill not be displayed. The Qualified Bidder shall have to put its Final Price Offer below the displayed lowest bid by <u>a</u> <u>decrement of</u> Rs 2 per tonne to become the lowest Qualified Bidder. The electronic auction process will have a scheduled	E-auction is the process of will not be displayed. The Qualified Bidder shall have to put its Final Price Offer below the displayed lowest bid by <u>a</u> minimum decrement of Rs 2 per tonne to become the lowest Qualified Bidder. The electronic auction process will have a

S. No.	Reference to	As appearing in Original Tender	To be read as
	Tender	Document	
	Document		
		start and close time which will be	scheduled start and close time
		displayed on screen. A Qualified	which will be displayed on screen.
		Bidder	A Qualified Bidder

Date: January 17, 2015

Addendum to Standard Tender Document (Schedule III Coal Mines) (For power sector)

Clause 3.3.2 (c) Final Price Offer

[To be appended at the end of the clause]

In the event that the Qualified Bidder that submitted the lowest Initial Price Offer i.e. the Applicable Ceiling Price, becomes ineligible to participate in the electronic auction, the next lowest Initial Price Offer shall become the Applicable Ceiling Price.

In case the auction process is annulled due to non-submission of at least one Final Price Offer on the electronic auction platform, the Bid Security of the Qualified Bidder(s) who has submitted the lowest Initial Price Offer i.e. the Applicable Ceiling Price, shall be forfeited in accordance with Clause 6.1.6.

Clause 6.1.6 Bid Security

[To be appended at the end of the clause]

e) In the case of Qualified Bidder(s) who has submitted the lowest Initial Price Offer i.e. the Applicable Ceiling Price, if the auction process is annulled due to non-submission of at least one Final Price Offer on the electronic auction platform.