Name of the Work: Name of the Work: Design Supply and Erection of Pre – Engineered Building structure Construction of Waste Processing Plants at 5 Locations Bangalore Urban Dist. Bangalore.

Addendum-1

No	Bid Clause No	As per Bid Document	As amended
2	Instruction to bidders, Qualification of the Bidder, Clause -4.1 (a) Qualification of the Bidder,	To qualify for award of the contract, each bidder in his name should have in the last five years i.e. 2009-10 to 2013-14: achieved, in any three financial years in the preceding 5 years, a minimum financial turnover (in all classes of PEB engineering works only) should not be less than 2 times the Amount Put to bid; Satisfactorily completed, as a prime contractor, (or as	To qualify for award of the contract, each bidder in his name should have in the last five years i.e. 2009-10 to 2013-14: achieved, in any two financial years in the preceding 5 years, a combined minimum financial turnover (in all classes of PEB/Trussless roofing works) of not less than 2 times the Amount Put to bid; Satisfactorily completed, as a prime contractor, (or as subcontractor duly certified by the
	Clause -4.1 (b)	subcontractor duly certified by the employer/main contractor) at least two similar works of a value not less than 80% of the Amount Put to Bid;	employer/main contractor) at least one similar work of a value not less than 80% of the Amount Put to Bid; Note: similar work shall mean PEB, Trussless roofing or any such steel roofing works.
3	Conditions of Contract, Clause No-13, Variations not to Vitiate Contract	The CONTRACTOR shall when directed in writing by the EMPLOYER to omit from or vary any works shown upon the drawings or described in the specifications, carry out such directions but the CONTRACTOR shall not make any alterations in the provisions of the Contract without such authorization or direction in writing from the EMPLOYER. No claim for an extra shall be allowed unless it shall have been executed by the written authority of the EMPLOYER as herein mentioned. Any such extra is hereinafter referred to as an authorized extra. No variation, i.e. additions, omissions or substitutions shall vitiate the Contract.	 13.1 The Contractor while submitting his bid shall also furnish breakup of rates quoted by him in terms of quantity of items and unit rate to facilitate the employer to make payments in case of variations. The said breakup shall be on major items such as primary framing system, secondary elements, sheets for roofing and cladding, rain water drains, down take pipes, turbo ventilators, poly carbonate sheets etc. If any items that are not included in the break up provided by the Contractor, that are essential for Technical Completeness of work, it is deemed to be construed that the rate for the same has been included in other items of works. 13.2 Upon award of work, the Contractor shall submit detailed design along with the BoQs. The same shall be scrutinized by the Employer. Upon approval of the design the actual quantities required for technical completeness of the work will be finalized by the Employer. Based on the quantity finalized and the rate quoted by the Contractor, the Final Cost of the work would be arrived. 13.3 If the Final Cost of the work is more than the overall quoted amount then the Contractor will be responsible to bear the additional cost and no extra payment shall be made over and above the quoted amount. However, if the project cost is less than the quoted price by 5%, the savings accrued beyond 5% will be passed on to the Employer. 13.4 During execution, upon the written request of the Employer for any modification in the approved design, if there is any increase or decrease in quantity of any item, the contractor will be paid as per his quoted unit rates for the said quantity. For items not listed in the BoQ payment will be made as per relevant Schedule of Rates (SR) and for items not listed in SR, Data Rate will be worked out by the Employer and payment will be made accordingly.