

Amendment to Request for proposal (RFP) for “Engagement of Strategy Consultant for Preparation of Medium term strategy for EdCIL for the period 2016-17 to 2025-26”

Sl. No	Clause	Clause No.	Clause as per Tender	Amendment
1	Invitation for submission of RPF – (i)Bid Submission Date & Time (ii) Technical Bid – Opening Date & Time	Sl. No. 6 Pg No. 7	(i) Bid Submission -Closing Date & Time 04 th March, 2016 upto 1500 hrs. (ii) Technical Bid –Opening Date & Time 04 th March, 2016 at 1530 hrs.	(i) Bid Submission – <u>Closing Date & Time 22nd March,2016 upto 1500 Hrs</u> (ii) Technical Bid – <u>Opening Date & Time 22nd March, 2016 at 1530 Hrs.</u>
2.	Form FIN – 2 Asterisk Note below table	Summary of Costs Pg No. 43	The above lump sum prices are inclusive of all taxes (including service tax) , duties, fees , levies, all expenses.	While quoting the cost, the bidder may <u>indicate separate break up for the tax component in separate page</u> in addition to filling of FIN 2, Taxes as applicable would be reimbursed by EdCIL.
3.	Revenue from Management Consultancy in India	TP-1 Pg 34	Certificate from Statutory Auditor certifying revenues from management consultancy only for all three years to be attached.	Certificate from <u>certified Chartered Accountant / firm</u> certifying revenues from management consultancy only for all three years to be attached.
4	Contract Terms	Chapter-7 Clause 19 – Indemnity (Pg No. 28)	In case, any special, indirect, incidental, consequential damages including loss of revenue, data, records/reports and any such resultant action in consequence of these events takes place, the exemplary / punitive / recoveries, as per the provisions of the contract or under any applicable law, the parties shall make themselves liable for such indemnification as arise out of the contractual obligation.	“In case, any special, indirect, incidental, consequential damages including loss of revenue, data, records/reports and any such resultant action in consequence of these events takes place, the exemplary / punitive / recoveries, as per the provisions of the contract or under any applicable law, the parties shall make themselves liable for such indemnification as arise out of the contractual obligation, <u>subject to the liability limited to the Order Value.</u>

