**CORRIGENDUM TO TENDER ENQUIRY**

**Tender Enquiry No.GLC/TE20/009 dt.18.08.2020 (Due date: 28.8.20 – 5 PM)**

**Annual Maintenance Contract for Air Conditioners installed in Office/Plant premises.**

**We would like to include the following Clause in subject Tender.**

**Preference to Make in India Policy – Local content in the tendered items (Order No P-45021/2/2017-PP (BE-II****) dated 04.06.2020 of Department for promotion Of Industry and Internal Trade, Ministry of Commerce and Industry, Govt Of India.**

Further the above referred Order defines’ Local Content, “Class -I local supplier” and “Class II local supplier” as under:

 “**Local Content**” means the amount of value added in India which shall unless otherwise prescribed by the Nodal Ministry, be the total value of the item procured (excluding net domestic indirect taxes) minus the value of imported content in the item (including all custom duties) as a proportion of the total value, in percent.

**Class – I local supplier** – means a supplier or service provider, whose goods, services or works offered for procurement, has local content equal or more than 50%, as defined under this Order.

**Class – II local supplier** – means a supplier or service provider, whose goods, services or works offered for procurement, has local content more than 20%but less than 50 %, as defined under this Order.

**Vendor should note that only “Class I Local Supplier” are eligible to bid in this tender.**

In view of above guidelines, you are required to provide self-declaration in the following prescribed format. Your attention is also drawn towards Para 9 (f) and (g) of the above referred Order of GOI, prescribing action in case of false declaration, as under.

**Verification of local content**

1. False declarations will be in breach of the Code of Integrity under Rule 175(1)(i)(h) of the General Financial Rules for which a bidder or its successors can be debarred for up to two years as per Rule 151 (iii) of the General Financial Rules along with such other actions as may be permissible under law.
2. A supplier who has been debarred by any procuring entity for violations of this order shall not be eligible for preference under this Order for procurement by any other procuring entity for the duration of the debarment. The debarment for such other procuring entities shall take effect prospectively from the date on which it comes to the notice of other procurement entities, in the manner prescribed under paragraph (h) below.

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| Sl No | Service(s) Description | Percentage of local content in your service(s) |
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