## THE SHIPPING CORPORATION OF INDIA LTD

(A Government of India Enterprise)
Purchase & Services Department
"Shipping House", 12th Floor,
245, Madame Cama Road,
Mumbai 400021
CORRIGENDUM # 3

GeM Bid Id No.5047451

Tender for sending documents/parcels from Mumbai, Kolkata, Chennai and New Delhi through courier to various international destinations

THIS IS TO INFORM ALL CONCERNED PARTIAL MODIFICATION TO FOLLOWING CLAUSES IN THE CAPTIONED TENDER DOCUMENT ON GeM.

Due Date: 04.07.2024, 1700 Hrs IST

Clause in Tender	Existing clause	Revised Clause
Document		
PART – I SECTION – VI –	The Contractor shall be responsible for loss of documents/parcels. To quantify the loss arising out of negligence on the	The Contractor shall be responsible for loss of documents/parcels. To quantify the loss arising out of negligence on the part of the
<u></u>	part of the contractor or any other cause	contractor or any other cause whatsoever,
Duties and	whatsoever, the Corporation shall be the	the Corporation shall be the sole judge.
Responsibilities	sole judge. The Contractor shall fully indemnify the Corporation in respect of	The Contractor shall fully indemnify the Corporation in respect of all claims and
(point 1.8)	all claims and damages arising out of the aforesaid loss(es) of the documents/parcels and/or consequential loss(es) due to delayed delivery, subject to a maximum of EURO 100/- per incident	damages arising out of the aforesaid loss(es) of the documents / parcels and/or consequential loss(es) due to delayed delivery, subject to a maximum of EURO 100/- per incident.
PART – I SECTION VI- Duties and Responsibilities (point 1.9)	The Contractor shall be responsible to Deliver The documents/parcels to any country, which is not covered by the list of countries indicated in Tender Form, Part II– Price Offer. In such instances, invoicing to be done as per rate prevailing in the nearest neighboring country covered under rate contract and same may be communicated.	The Contractor shall be responsible to deliver the documents/parcels to any country, which is not covered by the list of countries indicated in Tender Form, Part II– Price Offer.  In such instances, invoicing to be done as per rate prevailing in the nearest neighboring country covered under rate contract and same may be communicated.  In such instances, invoicing to be done as per actuals on case per case basis of such shipments, subject to approval of competent Authority in SCI. However the contract letter for successful bidder shall include only countries / terms and conditions mentioned in Tender document.

ALL OTHER CLAUSES REMAIN UNCHANGED.