



NO: ACADEMIC SECTION/ONLINE EXAMINATION /2016-2017/01

Dt:21/12/2016

CORRIGENDUM / ADDENDUM

Sub: Corrigendum/Addendum - EoI for COMPUTER BASED ONLINE ENTRANCE EXAM AT JIPMER- REG.

Ref: 1.EoI Reference No: Academic Section/Online Examination /2016-2017/01 Dt:23.11.2016

2. Pre-Bid Meeting held on 16.12.2016

With Reference to the above, the following corrigendum/addendum has been incorporated in the above mentioned EoI.

Sl.No.	Page No. & Section	Existing Clause as per EoI	To be read as
1	Page No. 5 Section No.7	Provide results as per the format provided by JIPMER and share the results at the end of the day after examination process is completed.	Provide results as per the format provided by JIPMER and share the results within 2- 3 days after examination process is completed.
2	Page No.7 Section No.8	Processing of the print version of the application forms received	This clause is deleted.
3	Page No.7 Section No.10	Providing and Operating Version-quality/security seal payment gateway and managing online/offline payments	Providing and Operating Versign-quality/security seal payment gateway and managing online payments
4	Page No.13 Section No.Xii)	The payment shall be in Indian Rupees and shall be paid only after successful completion of work without error and delays. No advance payment shall be made and the successful bidder has to sign an agreement on non-judicial stamp paper which shall contain clauses related to liquidated damages on account of delays, errors, cost and time over-run etc.. In case the bidder fails to execute the contract, The JIPMER shall have liberty to get it done through any other agency with full cost recoverable from the bidder in addition to damages and penalty.	The payment shall be in Indian Rupees and shall be paid only after successful completion of work without error and delays. No advance payment shall be made and the successful bidder has to sign an agreement on non-judicial stamp paper which shall contain clauses related to liquidated damages on account of delays, errors, cost and time over-run etc.. In case the bidder fails to execute the contract, The JIPMER shall have liberty to get it done through any other agency or forfeiting the caution deposit.
5	Page No.20	The JIPMER may engage some other agency for the completion of suspended work, which will be carried out at the risk, and cost of the Bidder.	The JIPMER may engage some other agency for the completion of suspended work. The Institute has the right to forfeit the caution deposit of the bidder for the default.

6	Risk Clause Page No.21, Section 1	The contractor shall at all times have standby arrangements for carrying out the work under the contract in case of any failure of the existing arrangement. JIPMER has reserve the right for termination of the contract at any time by giving one month written notice, if the services are found unsatisfactory and also has the right to award the contract to any other selected contractor at the risk & cost and responsibilities of existing contractor and excess expenditure incurred on account of this will be recovered by the JIPMER from the contractors Security Deposit or pending bill or by raising a separate claim.	The contractor shall at all times have standby arrangements for carrying out the work under the contract in case of any failure of the existing arrangement. JIPMER has reserve the right for termination of the contract at any time by giving one month written notice, if the services are found unsatisfactory and also has the right to award the contract to any other selected contractor.
7	Risk Clause Page No.21, Section 5	The contractor shall, in performing its part of this Agreement, ensure the safety of the building and the persons working in or visiting the JIPMER premises and shall indemnify Hospital, for any loss or damage caused by any act of the contractor or its employees or staff etc.	This clause is deleted
8	Risk Clause Page No.21, Section 6	The contractor shall not assign or sublet this Agreement or any part thereof to any third party.	This condition shall prevail except for Jammers.
9	Penalty Clause Page No.21, Section 1	In case the Agency fails to execute/ perform the assigned work or a part thereof, JIPMER shall be authorized to deduct an amount as deemed fit by JIPMER authorities from the bills of the Agency and damages will be charged to the extent of loss. In case of any unsatisfactory service, deduction of 10% up to 100 % of the amount due will be imposed on the Agency.	In case the Agency fails to execute/ perform the assigned work or a part thereof, JIPMER shall be authorized to deduct an amount as deemed fit by JIPMER authorities from the bills of the Agency and damages will be charged to the extent of loss. In case of any unsatisfactory service, deduction of 10% of the contract amount of each exam will be imposed on the Agency.
10	TERMINATION FOR DEFAULT Page No.22, Section 1	Either Party may, without prejudice to any other course of action for breach of contract, by written notice of 60 days to the other party, terminate the agreement in whole or in part, if:	Either Party may, without prejudice to any other course of action for material breach of contract, by a written notice immediately, if the breach is not curable and by a written notice of 60 days to the other party if the breach is curable and is not cured within the said notice period, terminate the agreement in whole or in part if.
	TERMINATION FOR DEFAULT Page No.22, Section 1	<ul style="list-style-type: none"> •The quality of the delivery of various tasks is not up to the satisfaction of the JIPMER. • The defaulting party fails to perform any other obligation under the agreement. 	This two clauses are deleted

ADDENDUM

4.	Page No.8	Examination Module	In addition to the clause mentioned in the examination module, the agency should generate the raw data of candidate response to the questions with time tag he/she answered and should be hashed
5	Page No.5	No. of Cities in India	Tentative List of cities in India where the examination to be conducted is mentioned in <u>Annexure-I</u>

The other terms and conditions remain unchanged in the EoI document.

This is issued with the approval of the competent authority.

Sd/-

DEAN(ACADEMIC)

Tentative List of Exam Cities

Sl. No.	Exam City
1	Agarthala
2	Aizwal
3	Ambala
4	Amritsar
5	Asansol
6	Belgaum
7	Bengaluru
8	Bhatinda
9	Bhopal
10	Bhubaneswar
11	Bishnupur
12	Chennai
13	Cochin
14	Coimbatore
15	Cuttack
16	Dehradun
17	Delhi NCR
18	Dibrugarh
19	Durgapur
20	Faridabad
21	Gandhi Nagar
22	Ghaziabad
23	Greater Noida
24	Gurgaon
25	Guwahati
26	Guntur
27	Gwalior
28	Hissar
29	Hooghly
30	Howrah
31	Hyderabad
32	Imphal
33	Indore
34	Jabalpur
35	Jalandhar
36	Jamshedpur
37	Kalyani
38	Kannur

Sl. No.	Exam City
39	Karimnagar
40	Kolkata
41	Kottayam
42	Kurnool
43	Kurukshetra
44	Lucknow
45	Madurai
46	Mangalore
47	Mathura
48	Meerut
49	Mohali
50	Mumbai
51	Mysore
52	Nagercoil
53	Nagpur
54	Namakkal
55	Patiala
56	Puducherry
57	Rajahmundry
58	Ranchi
59	Salem
60	Sangrur
61	Siliguri
62	Sonipat
63	Shimoga
64	Tezpur
65	Thiruvannamalai
66	Thoothukudi
67	Tirunelveli
68	Trichy
69	Trissur
70	Trivandrum
71	Vijayawada
72	Visakhapatnam
73	Vizianagaram
74	Warrangal
75	Yamunanagar