Corrigendum for Tender for Empanelment of Service Provider(s) Single-Window Transport (Air, Road & Rail), Boarding/Lodging on Pan-India Basis – reg.

The Amendment in Clause No. 2.14 – Termination of Contract: Amended clause is as follows:

“The contract may be curtailed / terminated by the NBA or by any of the empanelled Service Providers before the contract period by giving one month notice. The NBA may terminate the contract owing to deficiency in services or substandard quality of services by the empanelled agency, etc. as may be specified in the contract to be signed between the parties. In case, the contract is terminated by NBA on account of deficiency of the services or sub-standards quality of services, by the service provider / firm / agency, NBA shall have the right to award the contract to any other agency at the cost, risk and responsibilities of contract and excess expenditure incurred on account of this will be recovered by NBA from his Security deposit or pending bill or by raising a separate claim.

The Service Provider shall not be entitled for any damage or compensation by reason of such termination.”

Clarification to the Financial Bid (Part-III) (Page 25)

Service Providers may mention “Actual Cost” against “Face Value of the Ticket” (Sl. No.1) and “Cancellation Charges” (Sl.No.3). However, they may submit quote for Service Charges (if any). The NBA would pay GST or any other taxes applicable on all services.