

Corrigendum - 7 for Corridor-2 Package 1

Dated: 22.01.2026

NAME OF WORK: C2/PACKAGE 1: “Design & Construction of Elevated Viaduct including Ramps of Elevated Section of length 7.795 Km (-0.675km to Ch -0.050km & Ch 11.230km to Ch 16.755km & Ch: 16.755km to Ch 18.400km) and RoR for BSTP Corridor and other related infrastructural works in between Bennigenahalli to Shettyhalli including validation of Design and stability check for works executed by previous Contractor including design & Construction of Double Decker from Ch. 14+562.903 to Ch. 15+680.447, including design & construction of Double Decker Station at Mattikere & design and construction of balance works at Bennigenahalli Station of Corridor-2 and including part work up to substructure for Corridor-1 at Yeshwanthpur of Bengaluru Suburban Transport Project (BSTP)”.

TENDER NO: KRIDE/BSTP/C2/PACKAGE-1/2025

TENDER ID: 2025_KRIDE_254239_1

Sl. No.	Clause Reference/ Page No.	Amendments
1.	Section-2: Instruction to Tenderers (ITT) Cl. 3.2 c Sec - 2 - Instructions to tenderer & 3.9 Eligibility Criteria Table / Matrix:	Replace: The intending tenderer / Joint Venture should have executed all the components (mentioned below) in the five financial years (FY 2020-21 to FY 2024-25) and till the last day of the month previous to the month of bid submission: With The intending tenderer / Joint Venture should have executed all the components (mentioned below) within the last five financial years (FY 2020-21 to FY 2024-25) and till the last day of the month previous to the month of bid submission in civil engineering works in one or more contracts.
2.	Section VIII B, 1. APPROVED MANUFACTURERS / SUPPLIERS FOR CIVIL WORKS	Replace: List of approved makes for products and materials is given below. The Employer reserves the right to adhere any of the vendor against each of the item. With: List of approved makes for products and materials is given below. The Employer reserves the right to adhere any of the vendor against each of the item. However, if during testing or execution if the performance of any product/material supplied by the pre-approved

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		vendors is found to be unsatisfactory, or if the vendor is blacklisted by any Metro/Railway authority due to performance issues, the name of such vendor shall be not be allowed/deleted/removed from the approved list.
3.	Section - 6, Contract Data, Pg. No. 6 S.no.36, Period of Interim Payment:	<p>Replace:</p> <p>The Contractor shall submit preferably the monthly bill for payment to the Engineer.</p> <p>(i) Within 10 (ten) days of receipt of the bill from the contractor, the Engineer shall broadly determine the amount due to the contractor and recommend to release 80% of the amount. After preliminary scrutiny and certification by the Engineer, payment of 80% of the certified net payment due (after recoveries and deductions), shall be made by the Employer within days of receiving a statement and supporting documents from the Engineer subject to the condition that 1st interim payment certificate has been settled after the detail check. In the event of the Contractor submitting bills based on false measurements, Project Director should issue a written warning to contractor to the effect that the facility of 80% payment without detail check will be withdrawn in future, if the Contractor repeats the misconduct this facility should be withdrawn.</p> <p>(ii) The remaining 20% of the bill shall be recommended by Engineer after detail scrutiny and subsequent comments within 30 days of receipt of the bill from the Contractor. After the submission of bill from the Engineer to Employer, remaining 20% amount of the bill shall be within 15 working days by Employer. Any discrepancy shall be rectified in the next payment to the Contractor;</p> <p>With</p> <p>The Contractor shall submit the monthly bill for payment to the Engineer with a copy to Employer.</p> <p>Period of Interim Payment:</p> <p>(i) Engineer shall, within 02 working days after receiving a Statement & supporting documents under clause 37.1 of PCC, deliver to the Employer, with a copy to the Contractor, an Interim Payment Certificate for adhoc payment of 80% of bill value.</p> <p>After scrutiny and certification by the Engineer for payment of 80% of bill value issued under clause 37.3, the Employer within 04 working days shall make the payment for the certified value.</p> <p>(ii) Engineer shall, within 7 working days of receiving a statement and supporting documents, deliver to the Employer, with a copy to the Contractor, an Interim Payment Certificate showing the balance amount (i.e. 20%) which the Engineer fairly determines to be due, with all supporting particulars for any reduction or withholding made by the Engineer on the Statement if any.</p> <p>The balance amount (i.e. 20%) shall be paid within 05 working days from the certification of interim payment certificate by the Engineer.</p>
4.	Appendix-04 & 05/ Annexure of	All Establishments and resources shall be maintained separately for each package in case of bidder is awarded two or more packages till completion of the work as per contract condition.

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	Employer's Requirement								
5.	Contract Data Annexure-A2, Page no 14	Revised Annexure-2							
		Sr. No.	Hindrance details	Length affected (kms)	No. of locations	From Chainage	To Chainage	Remarks	Target date for handing over of land after removal of hindrances, from the date of signing of contract agreement
		1	Balance Private Land Acquisition	0.110	3	12.800	12.810		90 days
						14.835	14.855		
						14.560	14.600		
						15.515	15.525		
						15.580	15.590		
						15.045	15.055		
						16.150	16.160		
2	Encroachments in Railway Land (Buildings)	0.100	1	15.380	15.470	05 nos Mathikere,	120 days		
3	Hindrances in Railway Land	0.015	1	-0.145	-0.130	01 No. S&T Auxiliary Panel room	90 days		
4	In Court Case	0.150	1	13.470	13.620	Hon'ble Supreme Court Case near LOGH Open land	As per para S.no 21 of part-A Contract data		
6.	Section -2 ITT, Clause 2.3	Replace							
		Multiple Contracts: Not Applicable							

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	Multiple Contracts	<p>With</p> <p>Multiple Contracts</p> <p>The works are grouped into Three contract packages, and bidders are allowed to bid for any One or any Two or all the Three contract packages. Pursuant to sub-Clause 25 of Instructions to Tenderers, evaluation shall be done as under:</p> <ol style="list-style-type: none"> a. In the first stage, the qualification of the bidder shall be evaluated separately for each individual package for which the bidder has submitted the substantially responsive bid. b. In the second stage, the bidder whose bids for more than one package have been determined substantially responsive and meeting the qualification requirements of individual packages, the technical evaluation of such bidder will again be done for the aggregated requirements of multiple packages for: <ol style="list-style-type: none"> (i) Average annual construction turnover and (ii) Financial resources as presented in the bid. (iii) Bid capacity as required in the bid. <p>Note: The bid capacity criteria will be evaluated for each bidder applying bid capacity formula for individual package. The bid capacity of the bidder for two or three packages will be evaluated for the combined cumulative requirements criteria in case bidder participated in two or three bids.</p> c. After the evaluation of technical bids as above, the financial bids shall be opened for those specific package(s) of specific bidders who have submitted substantially responsive bids and who have been determined to meet the qualification requirements. d. The bids of bidders which have been rejected on the grounds of being substantially nonresponsive to the requirements of the bidding document and which have been determined as being not qualified as a result of evaluation of technical bid of individual package, the price bid of such bidders for that package shall not be opened. e. After the bidder is determined to meet qualification requirements for single packages or multiple packages, the Employer will evaluate and compare financial bids on the basis of a package, or a combination of packages, or as a total packages in order to arrive at the least cost combination for the Employer by taking into account unconditional discounts offered by the bidders for individual package and conditional discounts offered by bidders in case of award of multiple packages. The least cost combination will determine the most eligible bidder for award of any package or packages.

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		<p>f. During second stage of evaluation as mentioned in ITT clause 2.3 above, in case a bidder fails to meet the prescribed aggregated requirement, but emerges as the lowest evaluated bidder in more than One individual package after effecting applicable discounts, then the bidder will be considered for further financial evaluation for those packages which he meets the aggregated requirement. Least cost combination will determine the most eligible bidder for award of any package or packages.</p> <p>g. If the bidder as defined in ITB 2 submits bids for more than one contract packages and if the bidder is lowest evaluated substantially responsive in any one contract package or two contract package or all the contract packages, then the bidder has to undertake to execute all the awarded contract packages.</p>