

**Response to Prebid Queries**

**Date: 23.06.2026**

**Name of the work:** Construction of Elevated Viaduct (including Ramps) 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 (Ch: (-) 0+100, 12+400, 16+612 to 16+709) including Double Decker Viaduct (Rail cum Road Flyover) from Ch. 14+562.903 to Ch. 15+680.447, Double Decker Station at Mathikere, Entry /Exit structure, Ramp for Road Flyover, Y-loop ramp, BSTP Viaduct ramp at Bennigenahalli, Hebbal, Shettyhalli, FOB's , Multi Model Integration works, part work up to substructure for Corridor-1 (Ch:16+900 to 18+055 (from P 192 / UP 192 to C1-P10)) at Yeshwanthpur and other related infrastructural works of Elevated section in between Bennigenahalli to Shettyhalli of Corridor-2 of Bengaluru Suburban Transport Project (BSTP)."

**Tender Number: Bi-RIDE/BSTP/C2/PACKAGE-1/2026 DATE: 12.05.2026**

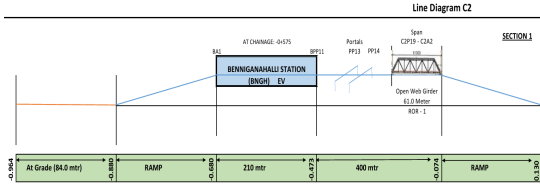
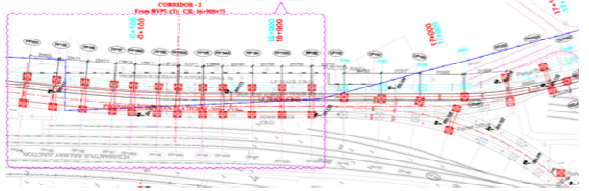
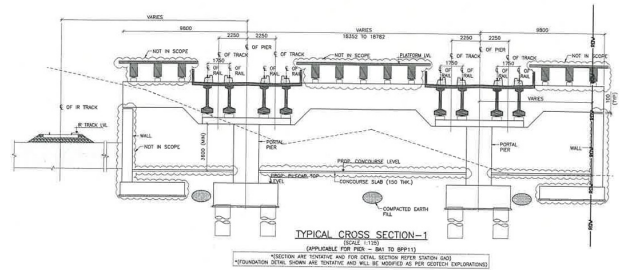
**Tender ID: 2026\_KRIDE\_277197\_1**

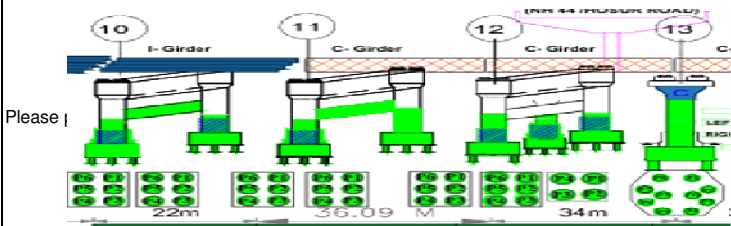
S. No.	Reference Section	Reference Clause	Queries	Response
1	PCC	Clause 2.1 – Time for Access to Site	a) Please provide chainage-wise status of availability of Railway land, Government land and Private land proposed for the project works?	The land for the entire chainage is available for the work. Please refer Section-6, Contract Data, Clause-2.1 - Time for Access to the Site and S.no 10 of Corrigendum-1
			b) Please clarify whether the entire required Right of Way for piling, pier, pier cap, launching girder movement, station works and traffic diversions is presently available?	The Right of way is available. Traffic diversion plan to be submitted by successful bidder before commencing the work.
			c) Please clarify whether any encroachment, litigation, court matter, tree cutting issue or utility obstruction presently exists within the project corridor?	Please refer Section-6, Contract Data, Clause-2.1 - Time for Access to the Site and S.no 10 of Corrigendum-1
			d) Please clarify whether fragmented/intermittent work fronts shall be considered as fulfilment of Employer's obligations under GCC Clause 2.1?	Tender Condition prevails
			e) Please clarify whether Contractor's milestone obligations shall remain applicable for stretches where access to site is not available?	Tender Condition prevails
2	PCC	Clause 2.1 – Compensation for Delay in Site Access	a) Please clarify whether the compensation mechanism specified under PCC Clause 2.1 is applicable irrespective of the extent and criticality of affected work fronts?	Tender Condition prevails
			b) Please clarify whether the compensation cap of 1% of Contract Value is applicable cumulatively for the entire Contract Period?	Tender Condition prevails
			c) Please clarify whether the said compensation provision shall also apply in case of delay due to utility shifting, traffic restrictions, statutory restrictions and third-party occupation?	Tender condition prevails
			d) Please clarify whether separate treatment is envisaged for critical obstruction affecting launching/station works and local isolated obstructions?	Tender Condition prevails
3	ITT	Clause 2.2(b)(iv) – Litigation History	a) Please clarify whether arbitration proceedings and conciliation proceedings shall also be considered under the term "litigation with KRIDE"?	Yes
			b) Please clarify whether concluded matters without adverse award/decrees shall also fall under this provision?	Yes
			c) Please clarify whether routine contractual disputes/claims shall render a bidder ineligible?	Tender Condition prevails
			d) Please clarify whether disclosure of litigation history shall automatically result in disqualification?	Tender condition prevails
4	GCC	Clause 4.10 – Site Data	a) Please confirm whether all available geotechnical reports, bore logs, survey data and underground utility information have been furnished in the tender documents?	All the information available with the Employer is provided in the tender document. Geotechnical report can be download from KRIDE website, Tender section, C2/P1 tender
			b) Please clarify whether utility drawings furnished in tender documents are complete and final for execution purposes?	The identified Utilities are being shifted by Employer, if any unidentified utilities found during the course of the construction shall be diverted by successful bidder and It shall be paid under the Provisional sum.
			c) Please clarify whether additional underground obstructions/utilities encountered during execution and not reflected in tender documents shall fall under GCC Clause 4.12?	Tender condition prevails
5	GCC	Clause 4.12 – Unforeseeable Physical Conditions	a) Please clarify whether abandoned foundations, buried concrete structures, hidden drains/sewers and undocumented underground utilities encountered during execution shall be treated under GCC Clause 4.12?	Tender condition prevails
			b) Please clarify whether unforeseen rock strata variation and groundwater variation shall fall under GCC Clause 4.12?	Tender condition prevails
			c) Please clarify whether contaminated soil and archaeological remains encountered during execution shall fall under GCC Clause 4.12?	Tender condition prevails

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6	BOQ	Piling Works / Socketing in Rock	a) Please clarify whether pile founding levels and rock strata indicated in tender documents are tentative and subject to change during detailed design/execution?	Yes.
			b) Please clarify whether actual socketing quantities executed at site shall be measured and paid based on certified executed quantities?	It shall be paid for the quantities executed as per the approved GFC Drawings under the relevant item of the BoQ.
			c) Please clarify whether change in pile diameter/founding level during detailed design review shall be treated under Variation provisions?	It shall be paid for the quantities executed as per the approved GFC Drawings under the relevant item of the BoQ. Please refer to the Variation clause which is self explanatory.
			d) Please clarify whether any maximum payable limit exists for socketing quantities?	It shall be paid for the quantities executed as per the approved GFC Drawings under the relevant item of the BoQ.
7	BOQ	Excavation / Temporary Shoring / Disposal	a) Please clarify whether disposal locations for excavated material have been identified by Employer?	The Contractor shall be responsible for the disposal of excavated material and shall comply with all applicable guidelines, regulations, and requirements of the local authority/Greater Bengaluru Authority. Where required, the Employer may assist in obtaining approval for the proposed disposal location; however, such assistance shall not relieve the Contractor of any obligations or liabilities associated with the disposal of excavated material.
			b) Please clarify whether Contractor is required to independently obtain approvals for disposal/dumping areas?	
			c) Please clarify whether excavation in hard rock beyond estimated quantities shall be measured and paid separately?	it will be dealt as per the variation clause.
			d) Please clarify whether traffic diversion permissions and road restoration approvals shall be arranged by Employer or Contractor?	The Contractor shall be responsible for obtaining the traffic permissions with the local traffic police. Where required, the Employer may assist in obtaining approval however, such assistance shall not relieve the Contractor of any obligations or liabilities.
8	GCC	Clause 8.3 – Programme	a) Please clarify whether approval/non-objection of Contractor's Programme by Engineer constitutes acceptance of work sequence and deployment assumptions?	Tender Condition prevails
			b) Please clarify whether revised milestone timelines shall be considered in case actual work fronts differ from initially available work fronts?	It shall be dealt as per the conditions of the contract.
			c) Please clarify whether Contractor shall be required to revise Programme due to utility shifting delays and access restrictions?	It shall be dealt as per the conditions of the contract.
9	GCC	Clause 8.4 – Extension of Time	a) Please clarify whether delay due to land acquisition, utility shifting, traffic permissions and statutory approvals shall qualify under GCC Clause 8.4?	Tender Condition prevails
			b) Please clarify whether delays due to Railway approvals/restrictions shall qualify under GCC Clause 8.4?	Tender Condition prevails
			c) Please clarify whether concurrent delays shall be assessed separately for Employer-side events and Contractor-side events?	Tender Condition prevails
			d) Please clarify whether grant of EOT shall automatically waive Delay Damages for the affected duration?	Tender Condition prevails
10	GCC	Clause 13 – Variations	a) Please clarify whether changes in alignment, span arrangement, station layout, utility interface and traffic staging shall fall under Variation provisions?	No.
			b) Please clarify whether revised drawings issued after award shall automatically form part of original scope?	The tender drawings are indicative in nature. Good for Construction (GFC) drawings will be issued progressively and shall be deemed to form part of the scope of work.
			c) Please clarify whether variation works may be instructed prior to finalization of rates?	Please refer to clause 13.3 of Particular Conditions of Contract
			d) Please clarify procedure applicable for determination of non-BOQ item rates?	Please refer to clause 13.3 of Particular Conditions of Contract
11	PCC	Clause 4.2 – Additional Performance Security	a) Please clarify whether additional Performance Security requirement applies only for positive variation exceeding 25% of Contract Price?	Please refer to clause 4.2 of Particular Conditions of Contract
			b) Please clarify whether such calculation shall be based on cumulative variation value or individual variation instructions?	Please refer to clause 4.2 of Particular Conditions of Contract
			c) Please clarify applicable timeline for submission of additional Performance Security after approval of variation?	The additional performance security if any shall be submitted within 1 month.
12	PCC	Clause 4.4 – Specialist Subcontracting	a) Please clarify whether specialist subcontractors identified during bidding stage may be changed after award subject to approval?	Please refer to clause 4.4 of Particular Conditions of Contract
			b) Please clarify whether prior approval is required for all subcontracting packages or only specialized components?	
			c) Please clarify whether any nominated vendors/manufacturers are envisaged under the Contract?	Please refer Section 8B Technical specification for approved vendor's list. For inclusion of new vendor/manufacturer the prime contractor shall submit their credential for approval
13	GCC	Clause 4.19 – Electricity, Water and Gas	a) Please clarify availability status of construction power and water within project corridor?	Please refer to clause 4.19 of Particular Conditions of Contract
			b) Please provide nearest available connection points for temporary utilities?	

S. No.	Reference Section	Reference Clause	Queries	Response
			c) Please clarify whether shutdown coordination with utility authorities shall be facilitated through Employer?	
14	GCC/PCC	Clause 4.22 – Security of Site	a) Please provide minimum technical specifications applicable for CCTV/security systems? b) Please clarify required surveillance coverage limits? c) Please clarify minimum data retention period applicable under the Contract? d) Please clarify ownership/custody requirements of surveillance data generated during execution?	Please refer SI no 22 & 23 of Corrigendum-1
15	GCC	Clauses 14.6, 14.7 & 14.8 – Certification and Payment	a) Please clarify timeline applicable for certification of Interim Payment Certificates from date of submission? b) Please clarify whether disputed items shall affect release of undisputed certified amounts? c) Please clarify whether withholding/recovery from certified bills requires written determination by Engineer/Employer? d) Please clarify whether payment timelines shall be calculated from date of submission or date of certification? e) Please clarify applicable interest provisions under GCC Clause 14.8?	Please refer to clause 14.7 of Particular Conditions of Contract Tender Condition prevails Tender Condition prevails Please refer to clause 14.7 of Particular Conditions of Contract Please refer SI no -15 of Corrigendum-1
16	GCC	Clause 17 – Employer’s Risks	a) Please clarify whether land acquisition delay and utility shifting delay are categorized as Employer’s Risks under GCC Clause 17? b) Please clarify whether Railway restrictions/approval delays are categorized as Employer’s Risks? c) Please clarify whether delays caused by parallel agencies and statutory authorities are categorized as Employer’s Risks? d) Please clarify whether public agitation, court stay orders and law & order restrictions are categorized as Employer’s Risks?	Tender condition prevails Tender condition prevails Tender condition prevails Tender condition prevails
17	GCC	Clause 19 – Force Majeure	a) Please clarify whether Government-imposed movement restrictions and nationwide transportation restrictions fall under Force Majeure provisions? b) Please clarify whether prolonged supply chain disruptions shall be considered under Force Majeure provisions?	Tender condition prevails Tender condition prevails
18	GCC	Clause 20 – Claims, Disputes & Arbitration	a) Please clarify whether Engineer’s determination under GCC Clause 3.5 is mandatory prior to invocation of arbitration? b) Please clarify applicable timeline for Engineer’s determination of claims/disputes? c) Please clarify whether undisputed certified payments shall continue during pendency of disputes/arbitration? d) Please clarify seat and venue of arbitration applicable under the Contract?	Arbitration clause is deleted, and It shall be as per the relevant provisions under the conditions of the contract Tender condition prevails Arbitration clause is deleted Arbitration clause is deleted
19	General – Drawings / Utilities / Statutory Clearances	General – Drawings / Utilities / Statutory Clearances	a) Please confirm whether all available utility drawings and statutory approvals relevant for commencement of works have been furnished with tender documents? b) Please clarify whether any pending approvals presently exist from Railways, BBMP, BESCOM, BWSSB, Traffic Police or other statutory authorities? c) Please clarify whether tender drawings issued with bid are final for execution purposes or subject to revision during detailed design stage?	Identified Utilities are being shifted by Employer. If any unidentified utilities found during the execution of the work shall be shifted/diverted by successful bidder and the payment shall be paid under the relevant items of the BoQ . Tender condition prevails The GFC drawings approved by the Employer and included in the RFP are issued for execution. The balance GFC drawings shall be released progressively after completion of the detailed design and during the execution of the works, in line with the Contractor’s Programme.
20	GCC	Clause 1.9 – Delayed Drawings or Instructions	a) Please clarify timeline applicable for issuance of Good for Construction drawings after commencement date? b) Please clarify whether delayed issuance of drawings/instructions affecting critical activities shall qualify under GCC Clause 8.4? c) Please clarify whether construction sequence dependent upon GFC drawings shall be considered for milestone evaluation?	Tender condition prevails Tender condition prevails Tender condition prevails
21	GCC	Clause 2.2 – Permits, Licenses and Approvals	a) Please clarify list of statutory approvals already obtained by Employer for commencement of works? b) Please clarify approvals/permissions which are required to be obtained by Contractor? c) Please clarify whether railway blocks/shutdown approvals shall be coordinated through Employer or directly by Contractor? d) Please clarify whether delays in approvals from statutory authorities shall impact Contractor’s milestone obligations?	All the approval for the commencement of the work has already been obtained by Employer. The Contractor shall obtain all the mandatory approval for the execution of the project.. It is in the scope of the contractor, Employer may extend facilitation where deemed necessary. Tender condition prevails
22	GCC	Clause 4.6 – Co-operation	a) Please clarify whether multiple agencies/contractors are proposed to work simultaneously within the project corridor? b) Please clarify interface responsibility matrix between Contractor and parallel agencies? c) Please clarify whether delays arising due to interface dependency with other agencies shall affect Contractor’s progress evaluation?	Yes Kindly refer Annexure 3 for Interface matrix Tender condition prevails
			a) Please clarify whether any environmental restrictions/noise restrictions/night working restrictions presently apply within the project corridor?	Tender condition prevails

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23	GCC	Clause 4.18 – Protection of Environment	b)Please clarify whether environmental clearances required for disposal areas, casting yards and labour camps are available? c)Please clarify whether any environmentally sensitive/restricted zones exist within the project alignment?	Contractor shall take all the required approvals. Employer may provide the necessary assistance if needed. No.																												
24	GCC	Clause 8.8 – Suspension of Work	a) Please clarify whether suspension of work due to non-availability of work fronts/utilities/approvals shall be treated under GCC Clause 8.8? b)Please clarify whether partial suspension of critical activities shall also fall under GCC Clause 8.8? c) Please clarify whether suspension instructions shall necessarily be issued in writing?	Tender condition prevails Tender condition prevails Tender condition prevails																												
25	GCC	Clause 11 – Defects Liability	a)Please clarify whether defects arising due to third-party interference, utility agency works or operation by others after Taking Over shall remain Contractor responsibility? b)Please clarify whether wear and tear arising from public usage/traffic operation after Taking Over shall fall under Defects Liability obligations?	Tender condition prevails Tender condition prevails																												
26	Technical Specifications – Casting Yard		a)Please clarify whether Employer has identified any approved casting yard locations? b)Please clarify whether land acquisition/approvals for casting yard are Contractor's responsibility? c)Please clarify whether any restrictions exist for movement of precast segments within city limits?	Please refer S.no 30 of Corrigendum - 01																												
27	General Query – Existing Structures / Utilities		a) Please clarify whether condition survey of adjoining buildings/utilities/roads shall be jointly conducted before commencement of works? b)Please clarify whether any pre-existing structural distress claims from third parties shall remain outside Contractor responsibility? c) Please clarify whether baseline survey records shall be jointly signed before commencement of works?	Yes it shall be carried out by the Contractor and submit to the Employer/Engineer. Yes it is not in the scope of the Contractor. Yes. It shall be jointly sign by both parties																												
28	<b>Annexure-1</b> Appendices_Appendix-7 Pg No-35/67	<b>Work Areas</b> It states that "No land shall be made available by the employer for casting yard, site offices, and site laboratories. Contractor shall make his own arrangements at his own cost. In case the Railway land/ Govt. land is arranged adjacent to railway track for casting of Segmental Box Girders/U-Girders, necessary land rent /lease charges shall be levied as advised by Railway concerned/ Govt. authority norms /K-RIDE norms and the same will deducted from RA bills of the Contractor."	The Employer is requested to amend the relevant contractual provisions for arrangement of land for logistics areas, casting yards, offices near to site (of 6 hectares approx. area) under its scope, in line with general industry practice as it would be very difficult as well as time consuming task for any private entity instead of Govt. organisation ( i.e. the Employer) duly considering such stringent time schedule.	Please refer S.no 30 of Corrigendum - 01																												
29	<b>Section-7</b> Particular Conditions of Contract (PCC) Part-A Contract Data Pg No-3/15	<b>Sub-clause 1.1.3.7</b> The sub-clause states that "Defect Notification Period is of 24 Months"	The Employer is requested to review and amend the duration of the Defect liability period i.e. not more than 12 Months from the date of completion considering similar practices in similar nature of metro projects.	Tender condition prevails																												
30	<b>Section-8A</b> Volume 1 Employer's Requirement General Information and Scope of Work Pg-28/43	<b>Clause (V) S.No.5 General information, instructions and miscellaneous issues</b> The clause states "Availability of Land" - A major portion of the required land for the execution of works is available along the alignment. The remaining land will be acquired and handed over to the contractor progressively. The contractor shall take additional land on a lease / rent basis temporarily for installation of his facilities like batching plant / Casting Yard / Site Work Shops / Project offices / Site offices etc. The tenderers are advised to conduct a detailed study and cater for all such expenditure in the bid.	The Employer is requested to provide clarity in available land status at present.	Please refer the reply of Si.No 1 (a) above.																												
31	<b>Section-7</b> Particular Conditions of Contract (PCC) Annexure – 1 Part A – Contract Data Key Dates & Completion Dates Pg No-9/15	<table border="1"> <thead> <tr> <th colspan="3">Annexure – 1 of Part A – Contract Data CONTRACT KEY DATES &amp; COMPLETION DATE</th> </tr> <tr> <th>Key Date S.No.</th> <th>Description of Key Dates</th> <th>Time to Achieve (in days from Commencement date)</th> </tr> </thead> <tbody> <tr> <td>1</td> <td>Submission and Engineer's approval of Contractor's Initial work Programme (IWP).</td> <td>14</td> </tr> <tr> <td>2</td> <td>Submission and Engineer's approval of Contractor's Detailed Baseline Programme.</td> <td>60</td> </tr> </tbody> </table>	Annexure – 1 of Part A – Contract Data CONTRACT KEY DATES & COMPLETION DATE			Key Date S.No.	Description of Key Dates	Time to Achieve (in days from Commencement date)	1	Submission and Engineer's approval of Contractor's Initial work Programme (IWP).	14	2	Submission and Engineer's approval of Contractor's Detailed Baseline Programme.	60	<table border="1"> <thead> <tr> <th colspan="4">Annexure – 1 of Part A – Contract Data CONTRACT KEY DATES &amp; COMPLETION DATE</th> </tr> <tr> <th>Key Date S.No.</th> <th>Description of Key Dates</th> <th>Time to Achieve (in days from Commencement date)</th> <th>Requested Revision (in days from Commencement date)</th> </tr> </thead> <tbody> <tr> <td>1</td> <td>Submission and Engineer's approval of Contractor's Initial work Programme (IWP).</td> <td>14</td> <td>28</td> </tr> <tr> <td>2</td> <td>Submission and Engineer's approval of Contractor's Detailed Baseline Programme.</td> <td>60</td> <td>90</td> </tr> </tbody> </table>	Annexure – 1 of Part A – Contract Data CONTRACT KEY DATES & COMPLETION DATE				Key Date S.No.	Description of Key Dates	Time to Achieve (in days from Commencement date)	Requested Revision (in days from Commencement date)	1	Submission and Engineer's approval of Contractor's Initial work Programme (IWP).	14	28	2	Submission and Engineer's approval of Contractor's Detailed Baseline Programme.	60	90	Tender condition prevails
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32	<b>Section-1</b> Invitation for Tenders (IFT) Pg No-1/12	<b>Name of the Work</b> "Construction of Elevated Viaduct (including Ramps) 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 (Ch: (-) 0+100, 12+400, 16+612 to 16+709) including Double Decker Viaduct (Rail cum Road Flyover) from Ch. 14+562.903 to Ch. 15+680.447, Double Decker Station at Mathikere, Entry /Exit structure, Ramp for Road Flyover, Y-loop ramp, BSTP Viaduct ramp at Bennigenahalli, Hebbal, Shettyhalli, FOB's , Multi Model Integration works, part work up to substructure for Corridor-1 (Ch:16+900 to 18+055 (from P 192 / UP 192 to C1P10)) at Yeshwanthpur and other related infrastructural works of Elevated section in between Bennigenahalli to Shettyhalli of Corridor-2 of Bengaluru Suburban Transport Project (BSTP)."	<b>Discrepancy in the "Name of the Work"</b> "Construction of Elevated Viaduct (including Ramps) 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 (Ch: (-) 0+100, 12+400, 16+612 to 16+709) including Double Decker Viaduct (Rail cum Road Flyover) from Ch. 14+562.903 to Ch. 15+680.447, Double Decker Station at Mathikere, Entry /Exit structure, Ramp for Road Flyover, Y-loop ramp, BSTP Viaduct ramp at Bennigenahalli, Hebbal, Shettyhalli, FOB's , Multi Model Integration works, part work up to substructure for Corridor-1 (Ch:16+900 to 18+055 (from P 192 / UP 192 to C1P10)) at Yeshwanthpur and other related infrastructural works of Elevated section in between Bennigenahalli to Shettyhalli of Corridor-2 of Bengaluru Suburban Transport Project (BSTP)."  The Employer is requested to clarify requirement for repetition of the chainages (as highlighted above) which is in continuation as per our understanding.	No change.																												
33	<b>Section-1</b> Invitation for Tenders (IFT) Pg No-8/12	<b>Notes S.No 30</b> The note states "Building and other construction workers welfare: The tenderer shall subscribe 1% of gross amount of each bill payable to him in respect of contract to the building and other construction workers' welfare cess as per GO No: LD 300 LET 2006, Bengaluru, dated: 18-01-2007. The amount of subscription will be recovered out of payable amount to him in each bill. This component is deemed to have been included in the quoted rate.	We understand that "1% of gross amount of each bill payable to him in respect of contract to the building and other construction workers' welfare cess as per GO No: LD 300 LET 2006, Bengaluru, dated: 18-01-2007 is same to labour cess of 1% that is deducted in each RA bill. If this 1% is any additional deduction, kindly clarify.	It is for 1% of gross amount of each work done amount payable in respect of contract to the building and other construction workers' welfare cess as per the BOCW ACT																												

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34	Annexure-1 Appendices_Appendix-7 Pg No-51 to 54/67	<b>Definitions_3.1</b> The Contractor shall be responsible for getting the approval of the concerned Agency / Authority. However, Engineer / Employer may facilitate the coordination work with concerned agency for getting the necessary approval.	The Employer is requested to specify the status of already obtained permissions, if any.	The Contractor shall obtain all the necessary permits for the Construction. Engineer / Employer may facilitate the coordination work with concerned agency for getting the necessary approval																												
35	Section-8A Volume 2 Annexure-4 Employer's Requirement General Information and Scope of Work Pg-84/90	<b>Tree Cutting and Forest Clearances</b> Forest clearances: The permission for obtaining tree cutting/translocation is obtained from BBMP and Forest Department. The tree cutting and disposal shall be arranged by the contractor and the scope is inclusive of the same. The applicable permits / permissions for felling of trees / Translocation shall be arranged by Employer.	The Employer is requested to specify the status of already obtained permissions, if any.	Tree felling approval received.																												
36	Section-12 BOQ Pg No-1/107	<b>Summary of Bill of Quantity Heading</b> The summary heading states that the contract price is excluding GST which is provided as value ₹ 671,64,83,019 as total of schedule.	We understand that, on the contrary, the amount mentioned for items under Part-J: Electrical Works, PartK:Fire Fighting Works & PartL: HVAC Works are provided inclusive of GST (as per heading). Kindly clarify the discrepancy regarding GST.	Amount shall be read as excluding GST and amount shall be quoted against each schedule in BoQ in CPP Portal.																												
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Sub Head No.	ITEMS	Total Amount in INR (Including GST)																														
37	Section-8A Volume 2 Annexure-4 Employer's Requirement General Information and Scope of Work Pg-47	<b>Schedule of Site</b> The Start & End chainages provided as per the schedule of site are 	We understand that, on the contrary, the details provided in the line diagram are different from the details of schedule of site. Kindly clarify.	Please consider the chainage provided in the Section-8A Volume 2 Annexure-4 ,Employer's Requirement																												
38	Scope of work, Section VIII, Employer's Requirement 1, General Information and Scope of Work, PgNo.3	<table border="1"> <thead> <tr> <th>Sl. No</th> <th>Name of location from</th> <th>Name of location to</th> <th>Start Chainage (km)</th> <th>End Chainage (km)</th> <th>Length (km)</th> <th>Remarks</th> </tr> </thead> <tbody> <tr> <td>1</td> <td>BENNIGANAHALLI</td> <td>KASTURINAGAR</td> <td>-0.675</td> <td>-0.050</td> <td>0.625</td> <td></td> </tr> <tr> <td>2</td> <td>Hebbal</td> <td>Yeshwanthpur</td> <td>11.230</td> <td>16.755</td> <td>5.525</td> <td></td> </tr> <tr> <td>3</td> <td>YESHWANTPUR</td> <td>SHETTIIHALLI</td> <td>16.755</td> <td>18.400</td> <td>1.645</td> <td></td> </tr> </tbody> </table>	Sl. No	Name of location from	Name of location to	Start Chainage (km)	End Chainage (km)	Length (km)	Remarks	1	BENNIGANAHALLI	KASTURINAGAR	-0.675	-0.050	0.625		2	Hebbal	Yeshwanthpur	11.230	16.755	5.525		3	YESHWANTPUR	SHETTIIHALLI	16.755	18.400	1.645		1. Please clarify whether the contractor's scope of work is <b>fully limited</b> to the 7.795 km alignment. 2. Kindly provide the chainages corresponding to the <b>ramp</b> locations.	1. Yes approximately. 2. Please refer the alignment drawings/GAD for Ramp location & chainage
Sl. No	Name of location from	Name of location to	Start Chainage (km)	End Chainage (km)	Length (km)	Remarks																										
1	BENNIGANAHALLI	KASTURINAGAR	-0.675	-0.050	0.625																											
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3	YESHWANTPUR	SHETTIIHALLI	16.755	18.400	1.645																											
39	Yashwantpur station scope of work Tender drawing Part4, GAD for elevated section		The scope of work near <b>Yashwantpur Station</b> is not clear. Please clarify the details.	The scope also includes the works of Corridor-1 (Ch:16+900 to 18+055 (from P 192 / UP 192 to C1-P10)) for more details refer Section 8A Employer's requirement, Broad scope of work.																												
40	Scope of work SECTION VIII- Vol 2 , Pg No. 55		We understand that only the C2 portion falls under our scope of work, while the C4 portion is excluded. Please confirm.	The scope of work shall be as specified in the Employer's Requirement.																												

S. No.	Reference Section	Reference Clause	Queries	Response
41	Casting yard	Not mentioned	The existing casting yard is located appx. 40 km from the project alignment and contains some precast elements. Could you please let us know the expected timeline for shifting these elements to the site?  Please confirm which BOQ item covers the transportation of these precast elements.	The precast elements casted by previous Contractor and stacked in the casting yard needs to be transported and erected at site.  Kindly, refer Section 12, Schedule B of BoQ for the transportation of Pre-cast elements.
42	Casting yard	Not mentioned	Kindly confirm whether the <b>moulds used</b> by the previous bidder will be <b>made available</b> to us, or if the procurement of new moulds falls within our scope of work.	The successful bidder shall coordinate with the previous contractor to obtain the moulds, if available. In the event that the required moulds are not available, the successful bidder shall procure new moulds necessary for the execution of all permanent and temporary works
43	Casting yard	Not mentioned	Kindly clarify the risk and liability ownership regarding the existing structures and precast elements. In the event of any structural defects or damage in the already completed works, who will be the responsible party?	The bidder shall visit the site to assess the work executed by the previous contractor. If any modifications are deemed necessary based on their own assessment, the same shall be considered while quoting the price
44	Utility Drawings	Not mentioned	Kindly share the utility drawings to assist with our planning.	The charted utilities are being diverted by Bi-RIDE and uncharted utilities encountered during the course of the construction shall be diverted/dismantled as the case may be executed by the successful bidder and it shall be paid under the relevant items of the BoQ
45	KMZ file and CAD drawing	Not mentioned	Please share the KMZ file and CAD drawings for the subject project.	The same will be uploaded in the KRIDE Website/ CPP portal along with the Corrigendum-1
46	CONTRACT DATA SECTION-7: PARTICULAR CONDITIONS OF CONTRACT (PCC) Clause 2.1	The Construction Right of Access will be handed over to the Contractor as below: <b>Package-1:</b> The land available for execution of the works and will be handed over as under: 1. Railway Land: Handed over within <b>07 (Seven)</b> days from the commencement date. 2. Other Govt land and Private Land: "Handed over progressively, in accordance with the requirements of the approved Contractor's Programme, .....the Contractor shall sign the memorandum and this shall be deemed to constitute a valid evidence of giving Right of Way to the Contractor for discharging its obligation of this contract and for no other purpose whatsoever.	1) Clarify the <b>current status of land availability</b> across all categories ( <b>Railway, Government, and Private Land</b> ). 2) Confirm the feasibility of handing over <b>at least 80%</b> of the total required land at the commencement date, to enable smooth project execution. 3) Ensure that the <b>remaining 20%</b> of the land is handed over <b>within 3 months</b> from the commencement date, to avoid any impact on the project schedule.	Please refer the reply of Si.No 1 (a)
47	Time for Access to the Site	Not mentioned	 Please refer to the diagram for girder types and spans.	Please refer <b>Annexure-2 of Corrigendum-1</b>
48	Time for Access to the Site CONTRACT DATA SECTION-7: PARTICULAR CONDITIONS OF CONTRACT (PCC)	In the event of possession to any parts or parts of the site is not provided by the Employer as per timelines indicated in the Annexure-1, for any reason other than Force Majeure, Court stay on land acquisition, unidentified underground utilities or breach of this contract agreement by the contractor, the Employer shall pay damages to the contractor for a sum calculated in accordance with the following formula for and in respect of those parts of the site for which possession of the Right of way has not been provided. Amount of damages in Rs per day per metre=0.05 x C x 1/L x 1/N Where, C=Original Contract Price in Rs L=Length of work in metres and N=Completion period of work in days as per Original Contract.	- The bidder requests to modify this clause to allow the entitlement of time and cost arising out of any issues pertaining to Force Majeure, Court stay on land acquisition, unidentified underground utilities since they are beyond the control of the Contractor. - The formula prescribed compensates negligible amount against the actual losses incurred by the Contractor. Hence it is requested to delete the formula based compensation and compensate the contractor based on the actual losses incurred due to delay in handover of possession to any part or parts of the site.	Tender Condition Prevails
49	8.5 Delays Caused by Authorities(GCC) & SECTION-7: PARTICULAR CONDITIONS OF CONTRACT (PCC)	The maximum compensation payable to the Contractor for delay in handing over of the site shall be limited to one percent (1%) of the total Contract Value, as specified in the Letter of Acceptance (LoA).	The capping for payment of compensation for delay in handing over shall be deleted and the Contractor shall be compensated based on actual losses incurred on account of delay in handover of possession to any part or parts of the site.	Tender Condition Prevails
50	13.3 Variation Procedure SECTION-5: GENERAL CONDITIONS OF CONTRACT (GCC)	If the following conditions apply, namely: (a) The Contractor has diligently followed the procedures laid down by the relevant legally constituted public authorities in the Country; (b) These authorities delay or disrupt the Contractor's work; and (c) The delay or disruption was Unforeseeable, then this delay or disruption will be considered as a cause of delay under sub- paragraph (b) of Sub-Clause 8.4 [Extension of Time for Completion].	Kindly confirm if the Contractor would be entitled to payment of any such cost arising solely on account of such delay or disruption caused by the Authorities.	Tender Condition Prevails

S. No.	Reference Section	Reference Clause	Queries	Response
51	SECTION-7: PARTICULAR CONDITIONS OF CONTRACT (PCC)	(v) Variation in the quantity of items individually costing up to 1% of the total contract value, shall be payable at the rates stated in the Contract notwithstanding the magnitude of variation up to 2% of the original Contract Value for each item. (B.1) At the accepted rates of the Contract for any negative variations. (B.2) At the accepted rates of the Contract up to One twenty-five percent (125%) of awarded quantity. (B.3) In case the positive variation in quantity is more than one twenty- five percent (125%), then a) Variation above 25% up to 40%, the payment is made at the agreement rate reduced by 2%. b) Variation beyond 40% and up to 50%, the payment is made at the agreement rate reduced by 4%. c) Variation beyond 50% shall be negotiated between Engineer (with approval of Employer) and the contractor and mutually agreed rates arrived before actual execution of the extra quantity.	In order to adequately compensate the Contractor against the variation in quantities, the Bidder requests to replace the clause with the following - <b>"However, a new rate or price shall be appropriate for an item of work if:</b> <b>(a) (i) the measured quantity of the item is changed by more than 25% from the quantity of this item in the Bill of Quantities or other Schedule,</b> <b>(ii) this change in quantity multiplied by such specified rate for this item exceeds 0.25% of the Accepted Contract Amount,</b> <b>(iii) this change in quantity directly changes the Cost per unit quantity of this item by more than 1%, and</b> <b>(iv) this item is not specified in the Contract as a "fixed rate item";"</b>	Tender Condition Prevails
51	14.8 Delayed Payment SECTION-7: PARTICULAR CONDITIONS OF CONTRACT (PCC)	No financing charges shall be payable due to delayed payment under Cl. 14.8	The bidder requests to delete the arbitrary provision and retain the original clause in the General Conditions of Contract which states that - <b>"If the Contractor does not receive payment in accordance with Sub-Clause 14.7 [Payment], the Contractor shall be entitled to receive financing charges compounded monthly on the amount unpaid during the period of delay. This period shall be deemed to commence on the date for payment specified in Sub-Clause 14.7 [Payment], irrespective (in the case of its sub-paragraph (b)) of the date on which any Interim Payment Certificate is issued."</b>	Tender Condition Prevails
52	20.3 Arbitration SECTION-5: GENERAL CONDITIONS OF CONTRACT (GCC)	Deleted	The bidder requests to include Arbitration procedure in case of disputes not settled by Amicable Settlement in accordance with the "The Arbitration and Conciliation Act, 1996" as amended from time to time.	Tender Condition Prevails
53	Mobilization advance SECTION-7: PARTICULAR CONDITIONS OF CONTRACT (PCC)	14.2.1 Mobilization Advance: 5% of the Contract amount. The Employer shall make payment, as an Interest-bearing advance for mobilization, when the Contractor submits a guarantee in accordance with this Sub-Clause. The total advance payment, the number and timing of instalments (if more than one), and the applicable currencies and proportions, shall be as stated in the Contract Data	Similar to other Metro Project, We request you to increase the limit of <b>Mobilization Advance</b> from <b>5% to 10%</b> contract price. Kindly make all advances as <b>interest free</b> .	Please refer S.no 24 & 26 of Corrigendum-01
54	Advance against plant and machinery & Acceleration advanceSECTION-7: PARTICULAR CONDITIONS OF CONTRACT (PCC)	14.2.2 Advance against Plant and Machinery: 5% of the Contract amount (a) New items: 80% of purchase price (b) Items valued at less than Rs. 1,000,000 (Rs. One million) per unit: Not to be considered The total advance for Plant and Machinery shall be limited to 5% of the Contract Price and will carry an interest rate of (3 year) SBI MCLR +2% interest per annum on reducing balances.	Please consider advance for <b>second hand items</b> to be purchased with good working condition. And Kindly make all advances as <b>interest free</b> .	Please refer S.no 25 & 26 of Corrigendum-01
55			We request you to kindly consider the EMD in the form of an Insurance Surety Bond, as the same is being widely accepted by most of the Government agencies and departments such as BMRCL etc in recent tenders.	Please refer S.no 27 & 28 of Corrigendum-01
56			We request you to kindly provide interest free Mobilization Advance of 10% of accepted contract value please.	Please refer S.no 24 & 26 of Corrigendum-01
57			We request you to kindly consider works executed in similar types of projects under listed companies also for eligibility under this tender, as the same demonstrates relevant experience and execution capability.	Tender Condition Prevails
58			ITT – 3. Qualification of Tenderers - For completed works, the value of work done shall be updated to current FY 2026-27 price level from date of completion to last day of the month previous to the month of tender submission end date price level assuming 5% inflation for Indian Rupees every year.... <b>We request you to kindly consider 10% inflation instead of 5% as mentioned in the tender please.</b>	Tender Condition Prevails
59			ITT – 3. Qualification of Tenderers - Supply, fabrication, transportation and erection of structural steel span more than 45m for Bow string /Open web/Composite girder (in one or two contracts) - <b>We request you to kindly consider steel spans of 43 m as well for the eligibility criteria.</b>	Please refer S.no 3 of Corrigendum-01
60			We request you to kindly consider deployment of key personnel possessing DCE qualifications for this project for all applicable positions.	Tender Condition Prevails
61			We request that the penalties imposed due to non-deployment of any key personnel be refunded after the respective staff are deployed on site.	Tender Condition Prevails
62			We request you to kindly consider deployment of plant and machinery up to 10 years old for this project.	Tender Condition Prevails
63			We request you to kindly consider DLP as 12 Months please, as most of the other railway and Metro rail departments are accepting the same	Tender Condition Prevails
64			Please provide the softcopy (AutoCAD) of all the drawings.	It shall be provided to the successful bidder.
65			We request you to Please provide the KMZ file (Alignment imposed in Google Earth) for this package.	The same will be uploaded in the KRIDE Website/ CPP portal along with the Corrigendum-1
66			We request you to kindly provide land to establish a Casting Yard and kindly clarify the applicable rental charges for the same.	Please refer S.no 30 of Corrigendum-01
67			We request you to kindly consider that all key personnel shall be deployed at site progressively, in line with the work requirements and project progression.	Tender Condition Prevails
68			We request you to kindly consider that all key Plant & Machineries shall be deployed at site progressively, in line with the work requirements and project progression.	Tender Condition Prevails
69	ITT	3.1(b)	Eligibility Criteria to change as per BMRCL latest invited tender	Tender Condition Prevails

S. No.	Reference Section	Reference Clause	Queries	Response										
70	ITT	3.2( C)	Key experience to change as per BMRCL latest invited tender	Tender Condition Prevails										
71	Section 8A, Employers Requirement, Broad scope of work	<table border="1"> <thead> <tr> <th>Name of Location From</th> <th>Name of location to</th> <th>Start Chainage (km)</th> <th>End Chainage (km)</th> <th>Length (km)</th> </tr> </thead> <tbody> <tr> <td>BENNIGANA HALLI</td> <td>KASTURINAG AR</td> <td>-0.675</td> <td>-0.050</td> <td>0.625</td> </tr> </tbody> </table>	Name of Location From	Name of location to	Start Chainage (km)	End Chainage (km)	Length (km)	BENNIGANA HALLI	KASTURINAG AR	-0.675	-0.050	0.625	The tender documents do not explicitly define the exact limits of work as the new tender for Bennigenahalli Station. Please provide the precise chainage-to-chainage scope boundary.	"The scope of work for this tender is defined in the table provided in the Employer's Requirements can be referred." Bennigenahalli Station is not in the scope of work of this tender.
Name of Location From	Name of location to	Start Chainage (km)	End Chainage (km)	Length (km)										
BENNIGANA HALLI	KASTURINAG AR	-0.675	-0.050	0.625										
72	Section 8A, Employers Requirement, Broad scope of work	Station Structures: a) Construction of Double Decker Station at Mattikere (Structural works, station entry/exit works, architectural, E&M and MMI works).	<p>We request you to provide the details of underground utility clearances for Mathikere Station.</p> <p>Also, request you to provide the utility diversion/clearance plan and verified inventory list for these station areas.</p> <p>Mathikere station is located on a main road with a double-decker viaduct. The construction of Mathikere Station will severely impact existing traffic.</p> <p>We request you to provide detailed guidelines, traffic diversion plans and approval for road closures/traffic permissions during the construction period.</p>	Kindly refer reply of sl no 19(a) above										
73	Drawing	General ROW	<p>The ROW boundary lines running parallel to and across the Rajkalve drain starting from pier location P121 onwards till P127 are not shown /marked in the drawings provided for Double Decker Viaduct.</p> <p>We, request you to please amend / show in the drawing the available ROW boundaries from P121 to P127.</p>	Please Refer the GENERAL ARRANGEMENT DRAWING FOR VIADUCT PORTION FOR CH. 13+563.903 Km TO CH. 16+461.903 Km										
74	Drawing	General ROW	We request you to provide the explicit, clear land availability and ROW width details across the entire stretch from P121 to P155 to ensure unhindered machinery movement, piling activity and erection work.	The contractor has to visit the site and make his own scheme for machinery movement, piling activity and erection work for P121 to P155 within the available RoW/available land.										
75	Drawing	Temporary / Permanent Encroachments	<p>We request you to provide the ROW across the Project Alignment obstruction / encroachments free to the Contractor.</p> <p>We understand that the Relocation / demolition of any such obstruction / encroachments whether temporary / permanent shall be the responsibility of the Employer.</p> <p>Also, request you to provide the tentative timeline and clear tracking schedule for the relocation/demolition of any such obstructions by the employer.</p>	Please refer Sl.No 1 (a) above										
76	Section 8A, Employers Requirement, Broad scope of work	KMZ File	We request you to provide the KMZ File of the Project Alignment, as it was not uploaded during publishing of the tender.	The same will be uploaded in the KRIDE Website/CPP portal along with the Corrigendum-1										
77	Drawing	Clearance of HT Overhead Lines	<p>In the Double Decker Viaduct Drawings, the viaduct is crossing the IR Lines. such that the Overhead HT Lines are also crossing the viaduct at Pier P123.</p> <p>We, request you to provide the specific clearance profile details, cross-over heights and schedule for shifting the Overhead High-Tension lines intersecting the viaduct corridor at P123.</p>	IR Line and overhead HT Line are not crossing at Pier 123.										
78	Drawing	General Arrangement Drawings	<p>We request you to kindly clarify the current legal and structural approval status with Indian Railways (IR).</p> <p>If the general arrangement drawings (GAD) are pending, provide the expected timeline for receiving the final IR permission.</p>	Alignment is approved by Indian Railways. The GAD of Viaduct approval is under the purview of Bi-RIDE.										
79	Drawing	GFC Drawings for Y-Loop	We request you to provide the Good for Construction Drawings for Y-Loop.	The Good for Construction Drawings shall be provided progressively in line with Approved Programme.										
80		Utilities Diversion	<p>The existing utility diversion, underground utilities and surface obstruction if any provided in the drawings are unclear.</p> <p>We request you to provide the drawings showing utilities (underground / on ground) to be diverted.</p>	The identified Utilities are being shifted by Employer, if any unidentified utilities found during the course of the construction shall be diverted by successful bidder and It shall be paid under the Provisional sum.										
81	Section 8A, Employers Requirement, Broad scope of work Casting Yard	The contractor shall take additional land on a lease / rent basis temporarily for installation of his facilities like batching plant / Casting Yard / Site Work Shops / Project offices / Site offices etc.	Bidder request Bi-RIDE to provide approximately 25 Acres of Land to develop casting yard and construction depot.	Please refer S.no 30 of Corrigendum-01										
82	Section 8A, Employers Requirement, Broad scope of work General	Needless to say, that commissioning of this project requires close coordination among various agencies executing the works in this section, the Engineer, the Employer and the Railway authorities, wherever applicable. The contractor shall therefore plan all his works requiring interfacing with other agencies, meticulously, in consultation and coordination with all concerned parties, in advance, for expeditious execution, without causing any delay either to his works or those of others.	Any idling of manpower, plant and machinery due to the delay by other interfacing contractors / by Railway Authorities for executing the work, for which further performance of execution of bidder depends on, shall be compensated by the Employer with Time and Cost Compensation	Tender condition prevails										
83	Section 6, Contract Data	Maximum amount of delay damages, Maximum amount of delay damages: 10% of the Contract Price	The capping for Liquidated Damages are very much on higher side. We request you to cap the liquidated damages at 5% of the Contract Price.	Tender condition prevails										

S. No.	Reference Section	Reference Clause	Queries	Response						
84	Section-5 GCC 19.1 Force Majeure	Force Majeure may include, but is not limited to, exceptional events or circumstances of the kind listed below, so long as conditions (a) to (d) above are satisfied: (i) War, hostilities (whether war be declared or not), invasion, act of foreign enemies; (ii) Rebellion, terrorism, sabotage by persons other than the Contractor's Personnel, revolution, insurrection, military or usurped power, or civil war; (iii) Riot, commotion, disorder, strike or lockout by persons other than the Contractor's Personnel; (iv) Munitions of war, explosive materials, ionising radiation or contamination by radio-activity, except as may be attributable to the Contractor's use of such munitions, explosives, radiation or radio-activity; and (v) Natural catastrophes such as earthquake, hurricane, typhoon or volcanic activity.	Kindly confirm whether delays due to government restrictions, strikes, law & order issues or extreme weather conditions shall be treated as Force Majeure for Extension of Time.	Tender condition prevails						
85	Section 7 PCC Clause 14.2 Mobilisation Advance	The Employer shall make payment, as an Interest-bearing advance for mobilization, when the Contractor submits a guarantee in accordance with this Sub-Clause. The total advance payment, the number and timing of instalments (if more than one), and the applicable currencies and proportions, shall be as stated in the Contract Data.	We request you to provide interest free mobilization advance.	Please refer S.no 24 & 26 of Corrigendum-01						
86	Section 7 PCC Clause 14.2.2 Advance against Plant and Machinery	The plant and machinery shall be valued by the Engineer as follows: (a) New items: 80% of purchase price (b) Items valued at less than Rs. 1,000,000 (Rs. One million) per unit: Not to be considered The total advance for Plant and Machinery shall be limited to 5% of the Contract Price and will carry an interest rate of (3 year) SBI MCLR +2% interest per annum on reducing balances.	We request you to provide interest free Plant & Machinery Advance Payment.	Please refer S.no 25 & 26 of Corrigendum-01						
87	Section 7 PCC Clause 14.8 Delayed Payment	No financing charges shall be payable due to delayed payment under Cl. 14.8	If the delay in payment / payments due to the Employer, then the Employer shall pay with interest the delayed payment to the Contractor.	Tender condition prevails						
88	Section 11, Annexure - 8 (GTI Reports) General - Geotechnical Data		In uploaded file named GTI Reports Part 5, it was mentioned to refer GTI Reports in Section XI. Whereas in Section XI, it was mentioned to refer the Attachment -4 for Soil Investigation Reports, but such reports / downloading link is not available in Section XI.  So, we request you to provide the geotechnical investigation reports to the bidders for understanding the soil strata, and accordingly workout equipments.	Bidders are advised to download the Geotechnical Investigation (GTI) Reports pertaining to the subject tender from the Tender section of the KRIDE website.						
89	Section 3 Qualification Information & Bidding Forms	A): 1.3 Value of similar nature of work completed shall be updated to 2024-25 price level as per table given below.  For completed works, the value of work done shall be updated to FY 2024-25 price level assuming 10% inflation for Indian rupees every year or part thereof up to the month previous to the Bid submission month. Credentials if submitted in foreign currency shall be converted into Indian currency i.e., Indian Rupee as under: Bids will be compared in Indian Rupees only.	As per Clause 1.3, the inflation percentage is stated as 10%, whereas Section 2, Clause 3.2 specifies the inflation percentage as 5%. Therefore, please clarify which percentage should be considered.	Please refer S.No 8 of Corrigendum 1						
90	Section 3 Qualification Information & Bidding Forms	A): 1.2 Works performed as Contractor (in the same) on works of similar nature over during the five financial years specified in 1.2 above . (Refer Para 3.2 b (I) and 3.2 b (II) of section: 2 ITT).	Para's namely 3.2 b (I) and 3.2 b (II) are not available in ITT. Please explain locations of these para's. Also there are 2 similar Tables one for 3.2 b(I) and 3.2b(II) separately, please clarify whether only information in one format is to be submitted with the Bid, Please clarify	The para to be read as 3.2 b and the details are to be provided in the relevant table						
91	Section 2, ITT Clause 3.2 ( c ) 1	<table border="1"> <thead> <tr> <th>Component No.</th> <th>Nature of Work</th> <th>Minimum Component of work</th> </tr> </thead> <tbody> <tr> <td>1.</td> <td>Construction of PSC Super structure of viaduct (in one or two Contracts)</td> <td>4 Km</td> </tr> </tbody> </table>	Component No.	Nature of Work	Minimum Component of work	1.	Construction of PSC Super structure of viaduct (in one or two Contracts)	4 Km	Key Quantities Construction Experience Eligibility criteria in the subject work tender we request you to consider construction of Aquaduct also for component No.1	Please refer S.No 8 of Corrigendum 1
Component No.	Nature of Work	Minimum Component of work								
1.	Construction of PSC Super structure of viaduct (in one or two Contracts)	4 Km								
92			We understand that the bidder is required to quote against the estimated amount provided for each Schedule of Items. In this regard, we request you to kindly clarify whether the percentage variation (increase/decrease) derived from the quoted amount against the estimated amount for a particular Schedule shall be considered as a uniform percentage increase/decrease applicable to all individual items under that respective Schedule.	The amount shall be quoted against each schedule in the BoQ (excel file)						
93			We observed that when any value is entered in the input field, the Total Amount appears to be calculated as the product of the Client's Estimated Amount and the value entered in the input field. We request you to kindly clarify whether this is due to a formula/configuration error in the BOQ.	Revised BOQ enclosed. Please refer Corrigendum-2						
94			Quality issues identified in the existing already casted and erected precast elements, if not attributable to the contractor, shall be rectified at the Client's cost on actual basis. Kindly confirm	It will be addressed during the execution						
95			Please clarify whether the Bank Guarantees towards Performance Security and Mobilization Advance are required to be submitted jointly in the name of the Joint Venture (JV) entity, or whether the same may be submitted individually by any one of the JV partners on behalf of the JV.	Please refer Corrigendum -01						
96			The Employer is therefore requested to kindly confirm the acceptable format and mode of submission of the aforesaid Bank Guarantees for Joint Venture bidders.	Kindly refer Section -10 for formats and Clause 13.7 of Section -2 related to mode of submission						

S. No.	Reference Section	Reference Clause	Queries	Response
97	Section-3, Qualification Information 1.3	Value of similar nature of work completed shall be updated to 2024-25 price level as per table given below. For completed works, the value of work done shall be updated to FY 2024-25 price level assuming 10% inflation for Indian rupees every year or part thereof up to the month previous to the Bid submission month. Credentials if submitted in foreign currency shall be converted into Indian currency i.e., Indian Rupee as under: Bids will be compared in Indian Rupees only.  For completed works, the value of work done shall be updated to current FY 2026-27 price level from date of completion to last day of the month previous to the month of tender submission end date price level assuming 5% inflation for Indian Rupees every year and 2% for Foreign currency portions per year.	We understand that the value of work done shall be updated to the current FY 2026-27 as per the clause mentioned in 3.2.4, Sec - 2.  Also, as per the Clause 1.3, the inflation percentage is stated as 10%, whereas Section 2, Clause 3.2.4, specifies the inflation percentage as 5%.  We request you to kindly clarify, the percentage to be considered to calculate the value of work done.	Please refer S.no 08 of Corrigendum -01
98	8B 9.8.7 j. ii	Cross Sonic Logging' test should be conducted to verify the structural integrity of piles by means of the measurement of the time travel of a sound waveform an emitter to a receiver through the concrete of a pile.	Already, as per the technical specifications, Pile Integrity Test have to do for pile integrity testing. So we request to not include one more additional integrity test. Please confirm.	Tender condition prevails
99	General BoQ		Temporary Shoring for Benniganahalli stretch is required, and in the BOQ there is no such item is available. We request you to consider / include the Temporary shoring for Benniganahalli stretch in the BOQ.	Temporary shoring, strutting etc is included in the cost of the pile cap concrete up to 4m depth excavation. Beyond 4m depth excavation, Please refer BoQ item 11 of Schedule A of schedule 1 of Section-12.
100	General		We request you to provide the nearest location for Batching Plant at Hebbal junction, where the previous contractor has set up the Batching Plant.	Please refer Annexure-1, Appendices_Appendix-7, Pg No-35/67
101	General		We request you to provide the topography map of the project alignment.	KMZ file may be referred which is uploaded in the KRIDE Website/ CPP portal along with the Corrigendum-1
102	Part A - Contract Data 1.1.3.3	Time for Completion of the Works	We request you to extend the project duration upto 36 months. Few stretches are still not clearly available for parallel activities to start, so considering this issue, the duration considered for 24 months is on lesser side.	Tender condition prevails
103	Annexure – 1 of Part A – Contract Data CONTRACT KEY DATES & COMPLETION DATE	The detailed design & drawings of the subject contract package is not included in the scope of the Contractor. However, it is observed that, some of the key dates such as KD-4 (Submission and approval of design stage 1 preliminary design), KD-9 (Submission and final approved detailed design and drawings for 50% of Civil, Structural works), KD-10 (submission of final approved Detailed design and drawings for 100% Civil. structural works) are related to detailed design & drawings. Therefore, all such the key dates which are related to submission/ approval of design / drawings and for which the Contractor is not responsible shall be deleted.	As the submission/ approval of design & drawings are excluded from the Contractor's scope, all the key dates which are related to submission/ approval of design & Drawings shall be deleted from the list of Key dates specified at Annexure 1 Part A of Contract data	Please refer S.N 10 of Corrigendum 1