

Construction of six lane elevated road from Basaveshwara circle to Hebbal flyover via Le-Meridian hotel and Mekhri circle in Bengaluru

STATEMENT ON REPLIES TO PREBID QUERIES

R4-20.11.2015

SI.No.	Clause No	As per bid document	Queries	Reply to Queries																																							
1	Cl.41.1&Section 6, Contract Data, Page 90& 128	The liquidated damages for the whole of the works are INR 5, 00, 000/- per day and the maximum amount of liquidated damages for the whole of the works is 10% of final contract price.	We request you to limit maximum amount of liquidated damages to 5% of contract Price. It is a general practice followed for most of the contracts. Please confirm.	<i>Tender condition prevails</i>																																							
2	Cl.41.1 & Section6, Contract Data, Page 90& 124	<p>The intended completion Date for the whole of the works is 24 Months (including Monsoon) with the following milestones:</p> <table border="1"> <thead> <tr> <th>Sl. No</th> <th>Milestone dates</th> <th>Period from the date of issue of notice to proceed with the</th> <th>Finance ail progress of work in%</th> </tr> </thead> <tbody> <tr> <td>1</td> <td>Milestone 1</td> <td>6 Months</td> <td>10%</td> </tr> <tr> <td>2</td> <td>Milestone 2</td> <td>9 Months</td> <td>25%</td> </tr> <tr> <td>3</td> <td>Milestone 3</td> <td>12 Months</td> <td>40%</td> </tr> <tr> <td>4</td> <td>Milestone 4</td> <td>15 Months</td> <td>60%</td> </tr> </tbody> </table>	Sl. No	Milestone dates	Period from the date of issue of notice to proceed with the	Finance ail progress of work in%	1	Milestone 1	6 Months	10%	2	Milestone 2	9 Months	25%	3	Milestone 3	12 Months	40%	4	Milestone 4	15 Months	60%	<p>We request you to modify the clause as given under: The intended completion Date for the whole of the works is 30 Months(including Monsoon) with the following milestones:</p> <table border="1"> <thead> <tr> <th>Sl. No</th> <th>Milestone dates</th> <th>Period from The date of issue of notice to proceed with the work</th> <th>Finan cial progress of work in %</th> </tr> </thead> <tbody> <tr> <td>1</td> <td rowspan="2">Milestone-1 Milestone-2</td> <td>9 Months</td> <td>15%</td> </tr> <tr> <td>2</td> <td>12 Months</td> <td>35%</td> </tr> <tr> <td>3</td> <td>Milestone-3</td> <td>18 Months</td> <td>60%</td> </tr> <tr> <td>4</td> <td>Milestone-4</td> <td>24 Months</td> <td>85%</td> </tr> </tbody> </table>	Sl. No	Milestone dates	Period from The date of issue of notice to proceed with the work	Finan cial progress of work in %	1	Milestone-1 Milestone-2	9 Months	15%	2	12 Months	35%	3	Milestone-3	18 Months	60%	4	Milestone-4	24 Months	85%	<i>Tender condition prevails</i>
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		5	Milestone 5	18 Months	75%	5	Milestone-S	30 Months	100%	
		6	Milestone 6	21 Months	90%	Please confirm.				
		7	Milestone 7	24 Months	100%					
3	Cl.30.1, 42.1 & Section6, Contract Data, Page 39,90, 91 & 129	<p>Mobilization advance 5 % of the Contract price</p> <p>a. On submission of irreversible Bank Guarantee from local branch of Nationalized bank valued for full period of contract period</p> <p>b. drawn before end of 20 % of Contract.</p> <p>c. The contractor shall furnish two Bank guarantees of 2.5% each, valid for full period of contract,</p> <p>d. Advance, bearing an interest of 12%.</p>				<p>We request you to provide us an interest free mobilization advance equivalent to 10% of the Contract value against Bank Guarantee. The Bank Guarantee to be submitted against Advance payment shall be released in proportion to the recovery of the advance from the interim certificates, either by return of the documents or by a suitable discharge letter at regular intervals. Please confirm.</p>				<i>Tender condition prevails</i>
4	General	DPR				<p>We request you to provide us the copy of DPR prepared for the project for our guidance. Please confirm.</p>				<i>Requisite data included in the tender. If specific details are needed, we could provide.</i>
5	General	Working Space				<p>We request you to provide us the sufficient working space at project site location for the movement of our equipment like cranes, liars, dumpers etc. during the erection of work. Please confirm.</p>				<i>Tender condition prevails</i>
6	General	Working Hours				<p>We shall be allowed to work round the clock including Sundays and Holidays as required for the timely completion of the project. Please confirm.</p>				<i>Work on nights, Sundays and Holidays are subject to meeting required standards and permissions from the concerned authorities. The</i>

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				<i>contractor shall arrange, at his cost, all arrangements.</i>
7	General	Traffic Diversions	We will identify the alternate routes for the traffic diversions during the execution of work and we presume that BDA will assist in getting the permissions from different departments/ authorities. Please confirm.	<i>The contractor shall make arrangements. BDA will support, wherever practical</i>
8	General	Mining and Quarry a availability	Is there any restriction on Mining? If any restrictions on mining, we presume that Authority will obtain the necessary permissions I approval from respective department before awarding the project. Please confirm.	<i>Contractor has to arrange for approvals.</i>
9	General	Utility Shifting	Please provide us the network drawing of underground telephone lines, OFC & electric cable line HT lines, pipe lines & other utilities. Please provide a detailed Utility Relocation Plan to be shared with Bidders. We presume that, Authority will obtain the necessary approvals/ permissions regarding utility shifting plans and their cost estimates from respective departments. We request you to include the item in the BOQ towards Utility Shifting. Please confirm.	<i>Available data with the Executive Engineer could be referred to.</i> <i>Already arranged by BDA.</i> <i>Included in BOQ.</i>
10	General	Drawings	We request you to provide the drawings Auto CAD format. Please confirm.	<i>PDF format drawings already furnished holds good.</i>
11	General	Details of Up & Down Ramps for Kumarakrupa Road and Down Ramps for Vasantha Nagar, Sanjay Nagar & near Hebbal Flyover	The details of Up & Down Ramps for Kumarakrupa Road and Down Ramps for VasanthaNagar, Sanjay Nagar & near Hebbal Flyover are not available in the tender documents. Request you to provide us the details with drawings. Please confirm.	<i>1. There are no up and down ramp provision at Kumarakrupa road. . 2. Details of down ramp will be provided as part of reply to pre bid questions.</i>

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12	General	Status of Land Acquisition	<ul style="list-style-type: none"> • What is the current status of land acquisition of the project? • Of the total land to be acquired, kindly provide the distribution of the following: Private land - (in Ha) Government land - (in Ha) 	<i>Land will be made available in parts as required. However 80% of the site is readily available.</i>
13	General	Water & Electricity	We request you to provide us the Water & Electricity at free of cost at nearest point. Please confirm.	<i>Contractor has to make required arrangements, on his own, at his cost</i>
14	General	Dumping Yard for disposal of muck	We request you to provide the dumping yard for disposal of muck Within 2 km lead at free of cost. Please confirm.	<i>Contractor has to make required arrangements, at his own cost.</i>
15	Cl.13.3 a, Section 2, ITI, Page 29 & 30 and Cl.30.1, 42.1 & Section 6, Contract Data, Page 39,90, 91 & 129	EMD for INR 1.00 Lakh shall be accepted only in the form of Electronic Cash (and not through DD or BG) and will be maintained in the Government's Central Pooling Account at Axis Bank until the Work is awarded and EMD for the Balance Amount shall be in the Form of Bank Guarantee from Bengaluru branch of any Nationalized Bank. Mobilization advance & Machinery advance: 5 % of the Contract price a. On submission of irreversible Bank Guarantee from local branch of Nationalized bank valued for full period of contract period.	<p>We request you to accept EMD for the Balance Amount shall be in the Form of Bank Guarantee from any branch & anywhere in India issued by Nationalized / Scheduled Bank.</p> <p>For Mobilization advance & Machinery advance also, on submission of irreversible Bank Guarantee from any branch & anywhere in India issued by Nationalized/Scheduled bank valued for full period of contract period. Please confirm.</p>	<i>Tender condition prevails.</i>
16	General Cl. I.I.I.3, Specifications for Structural steel Works, Technical Specifications,	Land for Site Installations, Casting Yard, Fabrication Yard & labour camp. Fabrication yard to be equipped with all necessary equipments, power supply required for cutting, welding and metalizing works. Minimum size of the yard shall not be less than 17.50 Acres.	<p>We request you to provide us the land for Site Installations like Batching Plant, site office, stores, fabrication yard, casting yard etc. and labour camp at free of cost.</p> <p>Please confirm.</p>	<i>Contractor has to make required arrangements, at his own cost.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	Section7,Page 151			
17	Drawing No. RD27REV R0 & DD08,REV R0		The left hand side approach of underpass at Cunningham road junction is 100 m as per Dng No. RD-27, Rev. R0, whereas the same is mentioned in the Drawing No. DD-08, Rev.R-0 as 90m. Please clarify the length of the Approach to be considered	<i>All the dimensions are indicative. The exact length of approaches will be furnished in detailed working drawings, considering the existing road and underpass profile.</i>
18	No. DD-13, Rev. R(O)	Details of 1000mm dia. Contiguous piles	The cross section at PP13 is given in the Drawing No. DD-13, Rev. R (O) wherein 1000mm dia. contiguous piles are shown, but the plan of PP13 with the dimensions is not available in the drawing. We request you to provide us the above details with drawings. Please confirm.	<i>Pile dia is 1000mm and will be updated in the drawing</i>
19	Item No. 3,Part (A), BOQ	Safe Load carrying capacity of piles for conducting pile load tests on single vertical pile	The safe load carrying capacity of piles for conducting pile load tests on single vertical pile is not available in the tender document. We request you to provide us the same.	<i>The safe design working load on 1200 mm dia pile is 500 MT</i>
20	Item No. 3 (i), (ii) & (iii)' Part (A), BOQ	Number of Initial load tests, Routine load tests and Lateral load tests	The number of Initial load tests 2000 Nos., Routine load tests 6,300 Nos. and Lateral load tests 150 Nos. as mentioned in BOQ seems to be abnormal quantity. Please check and correct the above quantities.	<i>The unit is MT.</i>
21	General	Test Piles for Initial load tests	We request you to clarify whether the test piles for conducting Initial load tests are included in the item no. 3 (i), Part (A) of BOQ i.e. Initial load tests or the same shall be included in the item no. 1, Part (A) of BOQ i.e. working	<i>Item 3(i)Part A of BOQ includes cost of test piles and testing.</i>

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			piles. Please confirm.	
22	Item No. 9, Part (A), BOQ	Supplying, fitting and fixing in position true to line and level POT- PTFE bearing - MT	We request you to provide us the capacity of POT-PTFE bearings in MT and change the unit as "Nos"	<i>It is in MT and not in Nos</i>
23	Cl.28.3, Section 2, ITT, Page 38	The Agreement will incorporate all agreements between the Employer and the successful Tenderer. It will be kept ready for signature of the successful Tenderer in the office of Employer within 30 days following the notification of award along with the Letter of Acceptance. Within 20 days of receipt, the successful Tenderer is required to sign the Agreement and deliver it to the Employer.	We presume that the successful Tenderer is required to sign the Agreement within 30 days from the date of award. Please confirm.	<i>Confirmed.</i>
24	Cl. I.10, Section 3, Qualification Information, Page 49 & 50	Evidence of access to financial resources to meet the qualification requirement specified in Section 2. ITT sub-clause3.3 (b): Cash in hand, Letter of Credit etc. List them below and attach certificate from the Banker in the suggested format as under: This is to certify that M/s. is a reputed company with a good financial standing. If the contract for this work, namely (Name of the work) Tender Reference No... . IS awarded to the above firm, we shall be able to provide overdraft/ credit facilities to the extent of INR... to meet the working capital requirements for executing the above contract	The sub-clause3.3 (b) of Section 2. ITT is not available in the tender document. Also the value of overdraft/ credit facilities is not mentioned in the Banker's Certificate format. We request you to provide the sub-clause3.3 (b) of Section 2. ITT and the value of overdraft/ credit facilities to be considered. Please confirm.	<i>Bidder has to mention the value.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
25	Item No. 38& 70 to 74, Part (A), BOQ	Details of dismantling of existing structures like culverts, bridges, retaining walls and other structures	The details of dismantling of existing structures like culverts, bridges, retaining walls and other structures are not available in the tender document. We request you to provide us the same. Please confirm.	<i>The Same could be checked at site.</i>
26	Item No 41,Part (A), BOQ	Providing Weep Holes in Brick/Plain/Reinforced Concrete abutment, wing wall/ return wall with 110 mm outer dia. PVC pipe at 2 Kg/Sqm	The Unit of Weep Holes in Brick/Plain/Reinforced Concrete abutment, wing wall/ return wall with 110 mm outer dia. PVC pipe at 2 Kg/Sqm is mentioned as Cum, but the PVC pipe in general will be measured in RM. Please check and correct the above unit.	<i>It is in Nos and not in Cum</i>
27	Item No. 51, Part(A), BOQ	Laying Reinforced cement concrete pipe NP4 pre-stressed concrete pipe for culverts on first class bedding of granular material in single row	The dia. of Reinforced cement concrete pipe NP4 pre-stressed concrete pipe is not mentioned We request you to provide us the same.	<i>300 mm Dia</i>
28	Cl.29.1,Section 2 ITT, Page 38 Section5 and Cl.43.1,section5, conditions of Contract page 92 &93	Security Deposit: Within 20 days of receipt of the Letter of Acceptance, the successful, Tenderer shall deliver to the Employer a Security Deposit in any of the forms given below for an, amount equivalent to 7.5 % of the Contract price plus additional security for unbalanced tenders in accordance with Clause 25.5 of ITT and Clause 43 of the Conditions of Contract for the Works. -cash -Bankers cheque/Demand draft/Pay order in favour of the Commissioner,BDA,T.Chowdaiah Road,Kumara park , West Bengaluru payable at Bengaluru. - The Bank guarantee in the form given in section 4 - Specified small savings instruments pledged to.....	Security Deposit as per Cl.29 of ITT is to be submitted within 20 days of receipt of the Letter of Acceptance, whereas as per Cl.43 of Conditions of Contract the EMD of 1% on the estimated cost paid earlier will be adjusted towards the Security Deposit and the balance amount will be recovered at 6.5% of each running bills as further Security Deposit. Please clarify which of the above is to be followed. Apart from Security Deposit if there is any retention, it will be released at regular intervals on accumulation of the same against submission of BG for the equivalent amount.	<i>Within 20 days of receipt of the letter of Acceptance, the successful, tenders shall deliver to the Employer a security deposit in the form of bank guarantee for an amount equivalent to 5% of the contract price plus additional security for unbalanced tenders in accordance with clause 25.5 of ITT and clause 43 of the conditions of contract for the works. On acceptance of the</i>

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			Please conform	<i>security deposit of 5%, the EMD amount paid will be returned to the successful bidder.</i>
29	Cl.37.1, Section 5 Conditions of Contract, Page 87	Payments shall be adjusted for deductions for advance payments other than recoveries in terms of the Contract and taxes at source, as applicable under the law. The Employer shall pay the Contractor within 60 days of submission of bill.	We request you to pay the Contractor within 30 days of submission of bill to maintain the free cash flow at site. Please confirm.	<i>Tender condition prevails.</i>
30	Sl. No. 4 & 5, C1.15.1, Specifications for Metalizing Works, Page 194 & 195	Elastomeric Bearings & Expansion Joints: Manufacturers listed in MORT&H and approved by GHMC	We feel the name of GHMC is a typographical error. Please correct.	<i>Please read GHMC as BDA.</i>
31	C1.40.1, Section 5, Conditions of Contract & Section 6, Contract Data, Page 89 & 129	Price escalation is applicable to only Major items like, Cement, Reinforcement steel, Structural steel & Bitumen	We request you to include once escalation for labour, other materials and POL as per standard formulae, as it is a general practice followed for most of the contracts. Please confirm.	<i>Please refer Clause 14 of Contract Data</i>
32	C1.36.1, Section 5, Conditions of Contract, Page 87	The Contractor shall submit to the Employer bills of the value of the work completed as per following stages less the cumulative amount paid previously. The Minimum Bill value claimed shall not be less than INR 35 Crores.	We request you to reduce the Minimum Bill value claimed from INR 35 Crores to INR 25 Crores. Please confirm.	<i>Tender condition prevails.</i>
33	C1.1.1.3, Specifications for Structural Steel Works, Page 148	The Contractor is to prepare all the necessary fabrication shop drawings and these shall be submitted to the Engineer in duplicate (both in soft copy and hard copy) and be approved by him before fabrication is commenced.	We request you to approve the fabrication shop drawings within 10 days of submission to prepare for fabrication. Please confirm.	<i>Yes. If the submission contains all details required for clearance.</i>
34	General		The service tax is exempted for the	<i>Tender condition prevails.</i>

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	Service Tax		infrastructure projects. Hence, we presume that service tax is not applicable for this project. If it is payable, the same shall be reimbursed to us at actuals. Please confirm.	
35	General Reinforcement Steel laps & chairs,		We presume that laps & chairs of Reinforcement Steel are measured and paid in the work. Please confirm.	<i>Laps and chairs will not be measured for payment</i>
36	Invitation to Last date for Receipt of Tender Tender, Page 1 & Calendar of Invitation for Tenders .(IFT) , Page 6		Last date for Receipt of Tender is 20.11.2015 as per Invitation to Tender in Page1 whereas the same is mentioned in the Invitation for Tenders (IFT) in Page 6 as 30.11.2015. We presume that it is 30.11.2015. Please confirm.	<i>Last date for receipt. of tender is 30.11.2015</i>
37	BOQ items of part (B) from Sl. No. 100 to 345	-	The most of the BOQ items of part (B) from Sl. No. 100 to 345 pertaining to illumination works are to be executed as per BESCO specification, but the same is not available in the tender document. We request you to provide us the BESCO specification, in absence of BESCO specification, applicable IS shall be followed for all the components	<i>Latest BESCO/KPTCL SR specification shall be followed for the electrical utility shifting works. For illumination works, latest PWD SR specification / applicable IS shall be followed.</i>
38	BOQ items of part (B) Sl. No. 104	-	As per BOQ ITEM No.104, quantities for 9m & 6m poles are mentioned 1200 Nos. & 83 Nos, respectively, whereas the drawing No.ED01 Rev. (0) shows three types of mounting arrangement for these poles involving three different foundation designs. We request you to provide us the detail	<i>The details of mounting arrangement of poles shall be provided during the detailed engineering stage. Break-up of quantities is as below Main Flyover/other flyover/</i>

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			break-up of the above quantities for all three types (Flyover median, Ramp Crash Barrier and Road surface).	<i>Approach median- 239 nos of 9m poles Ramp crash barrier- 163 nos of 9m poles Surface road light poles - 798 nos of 9m poles, 83nos of 6m poles</i>
39	IFT page 10, clause 3.2	shall demonstrate that he has the following in his name	if subsidiary company name is there will it be considered, please confirm.	NO
40	IFT page 11, Point No C, the Note 1&2 contradict the conditions of Clause 2.7 (IFT- Page 10).	1) For eligibility criteria at Sl. No. 3.2 A and B stated above, percentage participation of lead JV member shall be considered. 2) For eligibility criteria at Sl. No. 3.2 C stated above, percentage participation of lead JV member shall be considered.	The Note 1 & 2 contradict the conditions of Clause 2.7 (IFT- Page 10). It is very clearly mentioned that the other Indian Partner should satisfy 25% of the minimum qualification criteria; therefore the note 1&2 can be deleted as it is not relevant.	<i>Conditions corrected.</i>
41	IFT page 12, clause 3.4(b)	The tenderer or his identified sub-contractor should possess required valid electrical licence for executing Road electrification works	Refer IFT page 12, clause 3.4(b), there is no license issued for executing "Road Electrification works only" so we request you to delete the word license to execute Road Electrification works".	<i>Shall be read as licensed electrical contractor</i>
42	Refer IFT page 13, clause 3.7	The statements showing the value of existing commitment and ongoing works as well as the stipulated period of completion remaining for each of the works listed should be countersigned by the respective employer in charge, not below the rank of an Executive Engineer or equivalent.	The statement showing the value of existing commitments and ongoing works certified by "Chartered Accountant" will be submitted as it is not possible for obtaining work in progress certificate from Individual clients for various ongoing works, please confirm and clarify.	<i>Tender condition prevails</i>
43	Refer ITT, pg 21 clause 3.2, C	The tenderer should be net profit making in 3 (Three) financial years during last 5(Five) years	This clause contradicts with the clause no.2.3 of IFT on pg 9, please clarify.	<i>ITT, Page 21, Clause 3.2.governs</i>

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		(2010-2011 to 2014-2015)		
44	Refer Special conditions of contract, page no.99 clause 5,	The contractor has to provide the following furniture/ facilities for each office separately i.e. Employer's representative site office, PMC site office and Fabrication yard office but not limited to:	Clarify whether all the facilities provided to Employer will be returned or not after the completion of work.	<i>Hardware, software, hard discs, all documents, and the like, etc., shall be handed over to the engineer in charge before applying for completion certificate..</i>
45	Refer page 121 of Contract conditions, clause 9.2	Contractor has to attend the repairs & maintenance of existing roads in construction area, proposed alternate routes for traffic diversion & relocated/ affected services.	Repairs & maintenance – Since the alignment and availability of the existing road is very clear to BDA, we request you to elaborate on this maintenance and repairs clause as it is very vague. Alternatively as done in BMRCL tender, we may be permitted to quote for maintenance as per PWD SR Rates+Tender premium if any on "separate schedule".	<i>Please study the documents. The provisions in the tender would prevail..</i>
46	Clause 43.1,page 92 of Contract conditions	The successful tenderer shall pay a total Security Deposit equal to an amount of 7.5% of the Contract value. The EMD of 1% on the estimated cost paid earlier will be adjusted towards the Security Deposit. The balance amount will be recovered at 6.5% of each running bills as further Security Deposit.	States that 6.5% will be recovered in each running bills, but as per KW-4 standard document there is no provision of retention money clause, hence we request you to waive off this clause. Also confirm whether performance security is 5% or 7.5% of the contract value.	<i>Within 20 days of receipt of the letter of Acceptance, the successful, tenders shall deliver to the Employer a security deposit in the form of bank guarantee for an amount equivalent to 5% of the contract price plus additional security for unbalanced tenders in accordance with clause 25.5 of ITT and clause 43 of the conditions of contract for the works. On acceptance of the security deposit of 5%, the EMD amount paid will be returned to the successful bidder.</i>
47	Refer clause 36.1 of contract conditions, page 87,	The Contractor shall submit to the Employer bills of the value of the work completed as per following stages less the cumulative amount paid previously.	which states that minimum bill value to be claimed shall not be less than Rs.35 crores, If BDA insists for Rs.35 crs of minimum billing	<i>Minimum bill amount as in tender prevails.</i>

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		The Minimum Bill value claimed shall not be less than INR 35 Crores.	<p>amount then BDA should make sub items in the BOQ schedule for the following :</p> <p>a. Supply of Structural steel</p> <p>b. Fabrication of Structural steel</p> <p>Transportation of structural steel to site</p> <p>d. Erection of structural steel over the bearings</p> <p>Further Rs.35crores appears to be very high and should be made around Rs.10 crores or we shall be permitted to submit 2 bills of Rs.17.5 crores each in a month.</p>	
48	General		Please clarify whether we have to submit a hard copy of the Technical bid on the date of Tender submission.	<i>No Hard copy to be submitted</i>
49	General		We request you to provide us land free of cost for setting up of site office, casting I fabrication yard and providing labour hutments.	<i>Tender condition prevails.</i>
50	General		Please confirm that the utility shifting is not in our scope. Please also confirm that the statutory deposits for the same if any required will be paid by you.	<i>Scope includes utility shifting, liasoning , whereas all statutory deposits will be paid by BDA.</i>
51	General		Statutory deposits for electrical connection should be paid by the department. Confirm liasoning charges will-be borne by you.	<i>Scope includes utility shifting, liasoning , whereas all statutory deposits will be paid by BDA.</i>
52	General		Rates for the quantity exceeding 125% should be paid as per mutually agreed rates as the structural items and some other items are not covered in the SR.	<i>Please Refer Condition of Contract Clause 35.2</i>
53	General		Please confirm manufactured sand can be used for all structure works and for finishing permitted in Schedule of Rates booklet.	Yes
54	In the BOQ,		specify the dia of the NP3 RCC Spun Vibrated	<i>It is 300mm dia</i>

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	sl.no.97,		Cast Pipes	
55	Sl. No: 12 for deck slab		only two items are there, one for above 20 mtrs and upto 5mtr height.- Please clarify for in between heights.	<i>Item has been revised.</i>
56	Sl. No: 14		concrete in superstructure is mentioned for height above 20 mtrs- Please clarify where Sl. No 12 & 14 will be paid.	<i>---do--</i>
57	Sl.No: 9- POT-PTFE bearing		Sl.No: 9- POT-PTFE bearing overall quantity mentioned- Please clarify the capacity of the bearings for example 400,650,750 etc., how much	<i>It is in MT and not in Nos We could share some data.</i>
58	In the Electrical BOQ, item no.122		Please consider 250W LED light fixture in place of 2 x 250 W metal halide flood light.	<i>Please refer Item No 122 of revised BOQ.</i>
59	General		We request you to issue us the soft copy (AutoCAD format) of all the drawings as few PDF format drawings are not getting opened.	<i>Not Agreed</i>
60	Page 2 and Page 6	Page 2 last date for receipt of tender 20.1.2015 16:00 hrs. Page 6 v) Last date for receipt of tender 30/11/2015 upto 16:00 hrs “	Last date for Receipt of tender	<i>Last date for receipt of tender is 30.11.2015</i>
61	page 90 Clause 42.1	Page 39: “On submission of irreversible Bank Guarantee from local branch of National Bank” page 90.” ... issued by Nationalised/Scheduled Bank”	Should tenders provide the bank guarantee issued by other National Bank or its branch in India or must be issued from Indian local bank?	<i>All the securities shall be from a local branch of any nationalised bank of India.</i>
62	Page 151 Clause 1.1.1.3	“ Contractor shall set up a fabrication and metalizing yard for exclusive for storing, cutting, fabricating, welding and metalizing work sin close vicinity of project site... Minimum size of the yard shall not be less than	(1) Should we manufacture the steel structure (steel girder and steel pier) in factory in other country including cutting, welding instead of carried out on site and transportation to storing yard on site to	<i>It shall be carried out at off site yard , Bengaluru</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		17.50 Acres. List of minimum equipments to be maintained is as below... All cutting, welding and metalizing works to be carried out in covered yard”.	fabricating. (2) If mentioned method is available, is “.... Minimum size of the yard shall not be less than 17.50 acres.... List of minimum equipments to be maintained is as below. Not available? (3) Is the land for fabrication yard is provided by the employer. If which is out of R.O.W	<i>Refer page No 151, Clause 1.1.1.3</i> <i>No. it shall be arranged by the contractor.</i>
63	Page 91 Clause 42.1 Advance payment	“ upto 75% of cost of reinforcing steel/structure steel and bitumen supplied at site”	Can we apply for 75% of the present cost for steel structure (steel girder and pier) arrived on site if manufacture in other country and transportation to site is available.	<i>Tender conditions prevail.</i>
64	page 33: Note	“ if the firm’s existence certificate or experience certificates are in vernacular it must be translated into English by an authorized agency and it shall also be got authenticated from the Indian Embassy”	Please kindly identify the mentioned “ authorized agency”	<i>It should be done by the tenderer/s</i>
65	As indicated in page 11: b)	b) Satisfactorily completed in last 5 years. l) One steel flyover or concrete bridge/viaduct in any of the metro cities having length not less than 3.4 kms (from abutment to abutment)	Please kindly clarify the mentioned “metro cities”	<i>National Capital Region, Mumbai, Kolkatta, Chennai, Bangalore, Hyderabad, Ahmedabad, Pune, Vishakapatnam, Jaipur.</i>
66	Page 54 and page 55 of the drawings		Weld seam of main line of main girder of deck showed, while welding details for other parts of main girder not indicated ,please kindly clarify	<i>The connection between web and flange plates, vertical stiffeners and web in main girders shall be by welding.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
67	P 56, 57 and 59 of the drawings		Connection details between pier, pier cap, portals and main girder of deck etc unavailable in the tender documents, please kindly clarify	<p><i>The connection details shall be developed in fabrication drawings by the successful bidder considering the Indian Road codal provisions and standard practice. The connection between various members will be as below</i></p> <p><i>a) Between pier and pier cap - A rigid connection</i></p> <p><i>b) Portal beam on one side is connected monolithically with pier and another side resting on Pot bearings.</i></p> <p><i>c) The connection between main girders and deck slab is through shear connectors.</i></p>
68	Drawings		Detailed drawings on friction high strength bolt are not showed in the tender documents; Please provide the detailed drawings for calculating required quantities of high strength bolt.	<i>Will be furnished during detailed engineering stage with execution drawings.</i>
69	General		Please kindly clarify it is necessary for connection friction surface of high strength bolt painted with zinc aluminium alloy or not	Yes
70	page 146 of Section	All structural steel welding works i.e. substructure works	Parts of the above mentioned structures may be	<i>CO2 welding can be considered</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	7, Technical specification	pier and pier cap, portal frames, super structure works longitudinal girders, diaphragm girders etc except obligatory spans super structure works needs to be necessarily made using submerged arc welding (SAW) method.	anisotropic or variable cross section structure and large number of stiffening ribs required. CO2 welding is necessary to be adopted together with SAW method to assure all the welding needs. Please kindly clarify.	
71	Page 146 of Section 7, Technical specification	Gas metal arc welding (GMAW) usually called CO2 welding method will be used for such elements.	During welding of such elements, vertical position welding and position welding will not be avoided; FCAW welding method will be necessary, Please kindly clarify.	<i>FCAW can be considered as required.</i>
72	page 149 of Section 7, Technical specification	welding rods used for manual arc welding works shall be of low hydrogen electrodes ESAB 7018 or approved equivalent, welding electrodes, wires and flux shall confirm to IS: 3613, IS:7280	Is it possible for the welding electrodes, rods, wires and flux being supplied by equivalent manufacturer certified by CE and ABS. Kindly clarify.	<i>Welding electrodes supplied by other suppliers - To be responded if accepted.</i>
73			<p>Visa quotations and labour access</p> <p>Are there any restrictions on visa quotas and labour access?</p>	<i>It shall be checked by the tenderers.</i>
74	Clause 2 (2.30) – Eligibility Criteria	<i>“No Company under Corporate Debt Restructuring (CDR) can participate directly or JV partner...”</i>	<p>Confirmation that all consortium/Joint Venture members have not gone through CDR – Yes or No.</p> <p>- If answer is Yes, then Bidder shall submit the following documents with the bid.</p> <p>a) Closure documents CDR</p> <p>b) A certificate from its Banker that the company is maintaining its account as</p>	<i>This is essentially required to establish financial soundness and also cash flow to adequately meet the project needs for its timely completion. Here, the condition remains.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
			"Standard Account" as on March 31,2015 etc.	
75	Section 1 (IFT) Clause 2 Eligible tenders – Sub Clause : 2.3 Page 9 Section 1 (IFT) Clause 3.0 Qualification of the tenderer – Sub Clause © Page 11 Section 2 (ITT) Clause 2 Eligible tenderer:Sub clause : 2.3 page 19 Section 2 (ITT) Clause 3.0 Qualification of the tenderer :Sub clause © Page 21	<ul style="list-style-type: none"> • Profit after tax should be positive for last 5 years out of last 5 years. • The applicant either directly or as JV partner should not have declared "loss" in the last 5 years. • The tenderer should be net profit making in last 5 financial years. • Profit after tax should be positive for at least 02 years out of last 5 years • The applicant either directly or as JV partner should not have declared "loss" for 3 or more financial years in the last 5 years • Tenderer should be net profit making in 3 financial years during last 5 years. 	So many clauses creating confusion	<i>The corrected document will be uploaded.</i>
76			As per our understanding bidder can take commitment letter from any structure steel manufacturer/fabricator having executed 65,000 MT/year?. Please confirm.	<i>Only for Manufacturing</i>
77	2.0 Eligible	"2.3 No Corporate Debt Restructuring (CDR) company	We request you to kindly remove the CDR condition	<i>No company under Corporate Debt</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	Tenderers, Invitation For Tenders (1FT), SECTION 1 of Tender Document, page 9	can participate either directly or JV Partner and Profit after Tax should be positive for "last five years" (i.e. 2010-11 to 2014-15). The applicant either directly or as JV partner should not have declared "loss" in the last five years."	and enable us to participate in the tender to submit most competitive proposal with this affluent and effective management services	<i>Restructuring (CDR) can participate either directly or JV Partner. Profit after Tax should be positive for at least three years out of "last five years"(i.e. 2010-11 to 2014-15).). The applicant either directly or as JV partner should not have declared "loss" for three or more financial years in the last five years.</i>
78	As per the clause no. 2.3 of Eligible tender, Instructions for tenders (IFT) (pg no .4)	As per the clause no. 2.3 of Eligible tender, Instructions for tenders (IFT) (pg no .4) it is mentioned as "... Profit after Tax should be positive for "last five years" (i.e., 2010-11 to 2014-15]. The applicant either directly or as JV partner should not have declared "loss" in the last five years" AND As par the clause no. 3 2. C, of Qualification of the tenderer, Instruction to tenders (ITI) (pg no 21) it is mentioned as "The tenderer should be net profit making in last 3 (three) financial years during the last 5 (five) years (2010 2011to 2014 - 2015)".	We presume that clause no 2.3 must be mentioned unintentionally, as the clause no 3.2 C is widely used by all central/state government bodies, public sector undertaking, multilateral funding agencies for the tender prequalification	<i>The tenderer should be net profit making at least in 3 (three) financial years during last 5(five) financial years (2010-2011 to 2014-2015)</i>
79	Page No.9 Clause No. 2.3 Eligible Tenderers	"No Corporate Debt Restructuring (CDR) company can participate either directly or JV Partner and Profit after Tax should be positive for "last five years" (i.e. 2010-11 to 2014-15). The applicant either directly or as JV partner should not have	(i) CDR The Companies under CDR are not inefficient or incapable companies. Due to to-day's scenario in the Infrastructure Industry, many companies have	<i>No company under Corporate Debt Restructuring (CDR) can participate either directly or JV Partner. Profit after Tax should be positive for at least three years out</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	1FT	declared "loss" in the last five years."	<p>incurred losses and had to resort to CDR due to unwarranted circumstances. The very fact Banks have accepted a company under CDR shows that the Banks opine at the company is competent enough to come back to profitability path and during this lean period they agree to support the companies. A very rigid scrutiny of the Company from all angles is made before the Company is accepted for CDR, by the Banks. If the Banks reject a Company for CDR, then it means that the Company has no potential to come back on the profitability path. Hence, we request CDR Clause may be removed from Qualification Requirements.</p> <p>(ii) Profitability</p> <p>As already mentioned, due to the present Infrastructure scenario in the country, many companies have incurred losses and losses and profits are part of the business processes. In today's difficult situation to expect a company to be profit making every year for the last 5 years is a tough expectation and would avoid capable and efficient companies from bidding for the Project.</p> <p>We, therefore, request you to kindly remove this Clause 2.3 or substitute this Clause with "The Bidder should not have made losses in more than 2 years in the last 5 financial years".</p>	of "last five years"(i.e. 2010-11 to 2014-15).). The applicant either directly or as JV partner should not have declared "loss" for three or more financial years in the last five years.
80	Page No. 10 Clause No. 2.7	"Joint venture (JV) with maximum of two partners is allowed provided the lead partner can fulfil at least 75% of all the qualification	We request you to modify this Clause as "any partner of the JV can meet all the technical and Financial requirements" OR	<i>Tender condition prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	Eligible Tenderers 1FT	requirements. One of the partners should be an Indian company having its registered office in India, and should qualify minimum 25% of the requirement."	"all the JV Partners put together should qualify for all the Technical and Financial Requirements".	
81	Page No. 10 Clause No. 3.2 A (a) Qualification of the Tenderer Note	Note: In case of Joint Venture, lead partner of Joint Venture group should have minimum annual turnover not less than INR 1965 Crores in any 2 (two) years during last 5 financial years (2010-11 to 2014-15) updated by giving 10% simple weightage per year, only for Indian contracts to bring them to 2014-15 price level.	We request you to allow this 10% simple weightage per year to bring them to 2014-15 price level for Projects completed Overseas also since Foreign Partners are allowed as JV members.	<i>Tender condition prevails</i>
82	Page No. 11 Clause No. 3.2 c Qualification of the Tenderer Note (1) & (2)	Note: 1) "For eligibility criteria at Sl. No. 3.2.A and B stated above, percentage participation of lead JV member shall be considered." 2) "For eligibility criteria at Sl. No. 3.2 C stated above, percentage participation of lead JV member shall be considered."	For Eligibility Criteria at Sl. No. 3.2 A, B, and C, it is mentioned that percentage participation of the Lead JV Member shall be considered. This is not clear. Clause 2.7 says that the Lead Member should fulfil at least 75% of Qualification Requirements, while the other Member should qualify minimum 25% of Qualification Requirements. Here the Clause is talking of percentage participation of Lead Member of JV which means "the ratio of Lead Member in the JV." The Clause is not clear. As per the existing clause, it is understood that the Lead Member can have any ratio in the JV, but should qualify for 75% of the Qualification Requirements. However, in case if combined qualification by the JV Partners is allowed as requested, this Clause will be redundant. Please Clarify.	<i>Tender condition prevails</i>
83	Page No. 12 Clause No. 3.7	"Tenderers who meet the above specified minimum qualifying criteria,	We request you to modify the tender capacity formula as:	<i>Tender condition prevails</i>

SI.No.	Clause No	As per bid document	Queries	Reply to Queries
	Qualification of the Tenderer Available Tender Capacity	will only be qualified, if their available tender capacity is more than the total tender value. The available tender capacity will be calculated as under. Assessed available tender capacity = (A*N*1.5-B)	(A*N*2-B) Since this is a high value project.	
84	Page No. 39 Advance Payment		The interest rate for Mobilization Advance and Machinery Advance has been mentioned as 12% We feel 12% is too high and especially in view of the RBI reducing the Repo Rate by 50 Base Points. We request you to reduce the Interest on Advances to about 7.5% to 8%	<i>Tender condition prevails</i>
85	Land for site establishments		The Bidder requested to provide: The land for site set up such as establishments of plants, fabrications yard, storage yard, offices, labs etc. Please confirm	<i>Contractor has to make required arrangements, at his own cost.</i>
86	Page 1		Page 1 states "LAST DATE AND TIME FOR RECEIPT OF TENDERS 20.11.2015 16.00 Hrs" and Page 6 states "Last date for receipt of Tender: 30.11.2015 up to 16.00 Hrs" Kindly clarify the Bid Submission Date	<i>Last date for receipt of tender is 30.11.2015</i>
87	Status of Environmental Clearance		Bidder understands that Environmental Clearance, if any, required for project has been obtained or will be obtained before issuance of LOA. However, any delay on account this shall be considered while determination of time extension and related costs. Please confirm.	<i>All approval required for the project construction will be taken by the client.</i>
88	Base Date		Bidder requests to provide the base date applicable for the project else it shall be considered as Bid Due Date wherever required. Please confirm.	<i>Yes - bid due date is the base date</i>
89			Kindly clarify the PMC responsibilities.	<i>PMC shall be any professional consultants appointed by the</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
				<i>employer from time to time, for managing all responsibilities related to construction of project.</i>
90			Kindly clarify if electrical charges are included in Electrification works during DLP.	Yes
91	Invitation for Tenders- Clause 1, Scope of Tender, Section b, vii & viii, Page 8	Vii. Shifting & relocation of utilities under supervision of concerned departments. viii. Traffic diversion and development of alternate routes in consultation with traffic police authority.	The bidder requests you to kindly delete the sentences.	<i>Tender Conditions Prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
92, 93 & 94	<p>Instructions to Tenderers- 1.2 Scope of Tender, Page 18.</p> <p>Instructions to Tenderers- 1.2 Scope of Tender, Page 18.</p> <p>Invitation for Tenders-3.4 Qualification of the Tenderer, Page 22</p>	<p>b. Underpass VII. Shifting & relocation of utilities under supervision of concerned</p> <p>c. Grade level Road work ii) Being a busy traffic road, barricading the construction area, traffic diversion, construction and maintenance of alternate roads, safety of pedestrians & vehicles during construction etc., are also in the scope. Protection & strengthening of the adjacent existing structures by suitable measures such as sheet piling, anchoring etc. during construction, utility shifting & relocation, water proofing of the structures in contact with the ground are in the scope of this tender.</p> <p>b) Shifting of utilities shall be done as per standard specifications of the department concerned with the supervision through authorised certified agencies of respective departments.</p>	<p>1. Bidder requests the Employer to carry out such shifting/ relocation including dismantling, if any, etc. before issuing LOA or within 30 days of Contractor's notice as it is in better position to do the same and for hindrance free progress of the Works. Please confirm.</p> <p>2. If the same is required to be carried out by the Contractor, then the Contractor understands that the Contractor's obligation towards shifting/ relocating/ dismantling etc. of utilities/ structures/ any other obstructions commences only upon the Employer having arranged the permission for shifting/ relocating/ dismantling etc. from the respective entities owning the utility/ structure. Such permits shall be procured on/ before the Start Date failing which within 30 days of Contractor's notice. Please confirm.</p> <p>3. Further, the Contractor shall be under no obligation to commence such shifting, until and unless the Employer has provided 25% of such amount as advance payment. please confirm.</p> <p>4. Bidder understands that any delay in procurement of permits/ NOCs/ approvals/ cost estimates for dismantling/ shifting/ relocation of utilities/ structures/ any other obstruction for reasons not attributable to the Contractor shall be considered while determination of time extension and related cost at actuals. Please confirm.</p>	<p>1. <i>Tender Conditions Prevails</i></p> <p>2. <i>Approvals from service departments are procured.</i></p> <p>3. <i>Not Agreed</i></p> <p>4. <i>Yes, agreed for determination of Extension Of Time only and not for any compensation as related cost.</i></p>
95	Instructions to	Employer may request that the Tenderers may	Bidder understands in case of extension of validity	<i>Tender Conditions Prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	Tenderers - 12.2 Tender validity, Page 27	extend the period of validity for a specified additional period. The request and the Tenderers' responses shall be made in writing or by Cable. A Tenderer may refuse the request without forfeiting his EMD. A Tenderer agreeing to the request will not be required or permitted to modify his tender, but will be required to extend the validity of his EMD for the period of the extension, and in compliance with Clause 13 in all respects.	beyond 3 months that of the earlier validity, Contract price shall be adjusted for escalation during such extended period. Please confirm.	
96	Instructions to Tenderers - A. General Clause , 1 Scope of Tender, Section b, vii & viii, Page 18	Vii. Shifting & relocation of utilities under supervision of concerned departments. viii. Traffic diversion and development of alternate routes in consultation with traffic police authority.	The bidder requests you to kindly delete the sentences.	<i>Not Agreed</i>
97	Instructions to Tenderers - A. General Clause , 1 Scope of Tender, Section c, ii, Page 18	ii) Being a busy traffic road, barricading the construction area, traffic diversion, construction and maintenance of alternate roads, safety of pedestrians & vehicles during construction etc., are also in the scope. Protection & strengthening of the 18 adjacent existing structures by suitable measures such as sheet piling, anchoring etc during construction, utility shifting & relocation, water proofing of the structures in contact with the ground are in the scope of this tender.	The bidder requests you to clarify the alternate road.	<i>Alternate road for traffic management wherever applicable/Practical is finalised in consultation with traffic police and applicant could refer the details available in the office of Executive Engineer.</i>
98	C. Preparation of Tenders, Clause 11.5, Page 27	Custom's duty to be added separately in the offer submitted by the tenderer.	Kindly confirm the format in which this submission is required.	<i>Corresponding cost component be shown separately, to facilitate tender evaluation.</i>
99	F. Award of Contract, Clause 30, Advance	Mobilization: 5 % of the Contract price	The bidder requests you to provide 10% of the Contract Price as mobilization advance.	<i>Tender Conditions Prevails</i>

SI.No.	Clause No	As per bid document	Queries	Reply to Queries
	Payment, Page 39			
100	F. Award of Contract, Clause 30, Advance Payment, Page 39	Advance, bearing an interest of 12%.	The bidder requests you to provide Interest Free advance.	<i>Tender Conditions Prevails</i>
101	Conditions of Contract, A. General Clause 24, Arbitration, Page 80	<p>24. Arbitration</p> <p>24.1 If the Contractor is not satisfied with the Decision taken by the Employer, the Dispute shall be referred by either Party to Arbitration within 30 days of the notification of the Employer's Decision.</p> <p>24.2 If neither Party refers the Dispute to Arbitration within the above 30 days, the Employers Decision will be final and binding.</p> <p>24.3 The Arbitration shall be conducted in accordance with the Arbitration Procedure stated in the Special Conditions of Contract.</p>	Kindly provide arbitration as per Indian Arbitration act, 1996	<i>Please Refer Clause 4 of Special condition of contract.</i>
102	Conditions of Contract, D. Cost Control, Clause 36.1, Submission of bills for payment, Page 87	The Contractor shall submit to the Employer bills of the value of the work completed as per following stages less the cumulative amount paid previously. The Minimum Bill value claimed shall not be less than INR 35 Crores	The bidder requests you to replace 35 Crores by 1 Crore and to do the payment on monthly basis.	<i>Tender Conditions Prevails</i>
103	Conditions of Contract, D. Cost Control, Clause 36.3, Submission of bills for	The certification of bills will be done provided RA bills are submitted with relevant supporting documents. Even in the unlikely event of there being any delay in settlement of contractor's bills, the contractor is not eligible for any compensation for such delays.	The Bidder requests you to kindly provide interest for Delayed Payments.	<i>Tender Conditions Prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	payment, Page 87			
104	Conditions of Contract, D. Cost Control, Clause 37.1, Page 87	Payments shall be adjusted for deductions for advance payments, other than recoveries in terms of the Contract and taxes at source, as applicable under the law. The Employer shall pay the Contractor within 60 (Sixty) days of submission of bill. The Contractors shall be liable to pay liquidated damages for short fall in progress. For progress beyond the agreed Program, payment is subject to availability of grants.	The Bidder requests you to replace the Clause as: Payments shall be adjusted for deductions for advance payments, other than recoveries in terms of the Contract and taxes at source, as applicable under the law. The Employer shall pay the Contractor 90% of the amount within 10 (Ten) days of submission of bill and balance amount within 30 (Thirty) days of submission of bill. The Contractors shall be liable to pay liquidated damages for short fall in progress. For progress beyond the agreed Program, payment is subject to availability of grants.	<i>Tender Conditions Prevails</i>
105	Conditions of Contract, D. Cost Control, Clause 42.3, Advance Payments, Page 92	The mobilisation & machinery advance payment shall be repaid by deducting proportionate amounts from payments otherwise due to the Contractor, following the schedule of completed percentages of the Works on a payment basis. No account shall be taken of the advance payment or its repayment in assessing valuation of the work done, variations, price adjustments, compensation events or liquidated damages The mobilisation & machinery advance loan shall be repaid with percentage deductions from the interim payments certified by the Engineer under the Contract. Deductions shall commence in the next Interim Payment Certificate following that in which the total of all such payments to the Contractor has reached not less than 15 percent of the Contract Price or 4 months from the date of payment of first instalment of advance, whichever period concludes earlier, and shall be made at the rate of 7.5% percent of the amounts of all Interim Payment Certificates until such time as the loan has been repaid, always	We request you to modify the Clause as "The mobilisation & machinery advance payment shall be repaid by deducting proportionate amounts from payments otherwise due to the Contractor, following the schedule of completed percentages of the Works on a payment basis. No account shall be taken of the advance payment or its repayment in assessing valuation of the work done, variations, price adjustments, compensation events or liquidated damages The mobilisation & machinery advance loan shall be repaid with percentage deductions from the interim payments certified by the Engineer under the Contract. Deductions shall commence in the next Interim Payment Certificate following that in which the total of all such payments to the Contractor has reached not less than 15 percent of the Contract Price and shall be made at the rate of 7.5% percent of the amounts of all Interim Payment Certificates until	<i>Tender Conditions Prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		provided that the loan shall be completely repaid prior to the expiry of the original time for completion pursuant to Clauses 17 and 26. Mobilisation & machinery advance is bearing an interest of 12% Repayment of secured advance on non perishable materials shall be repaid from each succeeding monthly payments to the extent materials [for which advance was previously paid.] have been incorporated into the Works.	such time as the loan has been repaid, always provided that the loan shall be completely repaid prior to the expiry of the original time for completion pursuant to Clauses 17 and 26. Mobilisation & machinery advance is bearing an interest of 12% Repayment of secured advance on non perishable materials shall be repaid from each succeeding monthly payments to the extent materials [for which advance was previously paid.] have been incorporated into the Works."	
106	Conditions of Contract, D. Cost Control, Clause 40.1, c Price adjustment, Page 89.	The price adjustment shall be determined during each quarter from the formulae given in Contract Data.	Bidder requests you to modify the Clause as: "The price adjustment shall be determined during each month from the formulae given in Contract Data." The Bidder requests you to make relevant changes in the Price Adjustment Form given in Contract Data.	<i>Tender Conditions Prevails</i>
107	Conditions of Contract, D. Cost Control, Clause 40.1, c Price adjustment, Page 89.	Contract price shall be adjusted for increase or decrease in rates & prices of major construction materials, like cement, reinforcement steel, Structural steel & Bitumen in accordance with the following principles and procedures and as formulae given in the Contract Data	The Bidder requests you to modify the Clause as: "Contract price shall be adjusted for increase or decrease in rates & prices of major construction materials, like cement, reinforcement steel, Structural steel, Bitumen and Diesel in accordance with the following principles and procedures and as per formulae given in the Contract Data"	<i>Please refer Clause 14 of Contract Data. Escalation for fuel and labour component are included.</i>
108	Conditions of Contract, 2.2 Interpretations, Page 74.	In case of conflicts between the different parts of the Tender, the following order of precedence shall govern. (1) Agreement . (2) Letter of Acceptance, notice to proceed with the works (3) Bill of quantities . (4) Minutes of Meeting of Pretender Meeting	Bidder requests to modify the Clause as follows : "In case of conflicts between the different parts of this Tender, the following order of precedence shall govern. (1) Agreement (2) Letter of Acceptance, notice to proceed with the works (3) Contractor's Tender (4) Bill of quantities	<i>Please refer the amended conditions in the document</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		(5) Contractor's Tender (6) Contract Data (7) Conditions of Contract (8) Specifications (including annexure) (9) Drawings (10) Any other document listed in the Contract Data as forming the part of Contract. (11) Codes of practice	(5) Minutes of Meeting of Pretender Meeting (6) Contract Data (7) Conditions of Contract (8) Drawings (9) Specifications (including annexure) (10) Any other document listed in the Contract Data as forming the part of Contract. (11) Codes of practice"	
109	Conditions of Contract, 4.1 Employer's Decisions, Page 75.	Except where otherwise specifically stated, the Employer will decide contractual matters between the Employer and the Contractor after consulting with the Contractor.	Bidder understands that such determinations shall be done as per good industry practice and in detail clarification and reasons of such determination shall be furnished to the Contractor. Please confirm.	<i>confirmed</i>
110	Conditions of Contract, 7.1 Subcontracting (Deleted), Page 75.	The Contractor may subcontract with the approval of the Employer but may not assign the Contract without the approval of the Employer in writing. Subcontracting does not alter the Contractor's obligations and the Contractor shall be fully and solely liable for performance by such Sub-contractor, of all its obligations.	Kindly confirm whether this provision has been deleted? The bidder request to provide a provision of sub-contracting for the Works wherein the approval of Employer shall be taken only in case aggregate amount of any Subcontractor exceeds 5% of Contract Price. Further, subcontracting shall not include material purchase, hiring of plants and machineries and labour contract. Please confirm.	<i>Tender Conditions Prevails</i>
111	Conditions of Contract, 8.1 Other Contractors, Page 76.	The Contractor shall cooperate and share the Site with other Contractors, public authorities, utilities, and the Employer.	Bidder understands that delay on account of such public authorities, utilities, Employer and its subcontractor/ any other contractor and any other third party shall be considered as Compensation event entitling the contractor compensation in terms of both time and related costs. Please confirm.	<i>Time extension only for the delay not attributable to the contractor will be considered.</i>
112	Instructions to	d. BDA reserves the right to instruct contractor for this		

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	Tenderers – 1.2 Scope of Tender, Page 19	work to interface with other contractors to integrate Hebbal flyover widening in co-ordination work.		
113	Conditions of Contract, 12.1 Contractor's risks, Page 77.	All risks of loss of or damage to physical property and of personal Injury and death which arise during and in consequence of the performance of the Contract, other than the excepted risks set forth above, are the responsibility of the Contractor.	Bidder requests to modify the clause as follows: "All risks of loss of or damage to physical property and of personal injury and death which arise during and in consequence of the performance of the Contract, other than the excepted risks set forth above for which the Contractor is solely attributable, are the responsibility of the Contractor."	<i>Tender Conditions Prevails</i>
114	Conditions of Contract, 16.1 Page 78.	The Contractor shall construct the Works in accordance with the Specification and Drawings.	Bidder understands that the necessary design and drawings shall be provided to the Contractor within 15 days from the date of Agreement.	<i>Employer shall provide drawings matching to the construction requirement sufficiently in advance.</i>
115	Conditions of Contract, 17.1, Contractor to construct the works Page 79.	The Contractor will commence execution of the Works on the Start Date and shall carry out the Works in accordance with the program submitted by the Contractor, as updated with the approval of the Employer, and complete them by the Intended Completion Date.	Bidder requests the Employer to extend the duration of contract to 912 days in view of criticality of the project and huge work involved. Please confirm.	<i>Tender Conditions Prevails</i>
116	Page 123.	The Intended Completion Date for the whole of the Works is 24 Months (including monsoon) with the following milestones [17, 2]		<i>Tender Conditions Prevails</i>
117	Conditions of Contract, 20.1, Discoveries Page 79.	Anything of historical or other interest or of significant value unexpectedly discovered on the Site is the property of the Employer. The Contractor IS to notify the Employer of such discoveries and carry out the Employer's instructions for dealing with them.	Bidder understands that any such discovery delaying execution of the Works shall be considered as an Compensation Event and the Contractor shall be compensated in terms of both time and cost at actuals. Please confirm.	<i>Time extension only for the delay not attributable to the contractor will be considered.</i>
118	Conditions of Contract, 21.1, Possession of	The Employer shall give possession of all parts of the Site to the Contractor. If possession of a part is not given by the date stated in the Contract Data the	Bidder understands that all parts of site (100% of work fronts) requisite for the Works shall be provided to the Contractor on the start Date. Any	<i>Time extension only for the delay not attributable to the contractor</i>

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	the site, Page 80.	Employer is deemed to have delayed the start of the relevant activities and the same may be considered as a Compensation Event.	delay in handing over of impediment free site shall be treated as Compensation Event and accordingly the Contractor shall be entitled to appropriate time and cost. Please confirm.	<i>will be considered.</i>
119	Contract Data, Page 124	The Site Possession Date is:		
120	Conditions of Contract, 23, Instructions, Page 80.	The Contractor shall carry out all instructions of the Employer which are in accordance with this Contract and which comply with the applicable laws.	Bidder understands that any instruction affecting the scheduled milestones and/ or scheduled completion date will entitle the Contractor for compensation in terms of both time and costs at actuals. please confirm.	<i>Corresponding time extension alone will be considered.</i>
121	Conditions of Contract, 24, Arbitration, Page 80.	<p>24. Arbitration</p> <p>24.1 If the Contractor is not satisfied with the Decision taken by the Employer, the Dispute shall be referred by either Party to Arbitration within 30 days of the notification of the Employer's Decision.</p> <p>24.2 If neither Party refers the Dispute to Arbitration within the above 30 days, the Employers Decision will be final and binding.</p> <p>24.3 The Arbitration shall be conducted in accordance with the Arbitration Procedure stated in the Special Conditions of Contract.</p>	Bidder requests the Employer in case of any unavoidable circumstances if extension of time for such notification has been sought by either party , then same shall be considered to proceed further in the matter. Kindly confirm..	<i>Tender Conditions Prevails</i>
122	Conditions of Contract, 29.1, Identifying Defects, Page 83.	The Employer shall, from time to time and upon completion of the Works, check the Contractor's work and notify the Contractor of any Defects that are Found. The Employer may instruct the Contractor to search for a Defect and to uncover and test any work that the Employer considers may have a Defect and instruct the Contractor to rectify such Defect in terms hereof Such tests and rectification shall not affect the Contractor's on-going responsibilities under this Contract and shall not be deemed to extend the intended Completion Date.	<p>The Contractor shall give 3 days notice before carrying out tests, if any, to Employer. Upon expiry of such period the tests shall deemed to be carried out in the presence of the Employer.</p> <p>However, if Employer insists to uncover such work the same shall be done at the cost of the Employer and shall be compensated at actuals in terms of extension of time and related costs. Please confirm.</p>	<i>Tender Conditions Prevails</i>
123	Conditions of	Variations shall not be made by the Contractor	1. Bidder understands that all the Variation	<i>Tender Conditions Prevails</i>

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	Contract, 34.3, Variations, Page 85.	without an order in writing by the Employer, provided that no order in writing shall be required for increase or decrease in the quantity of an item appearing in the BOQ so long as the work executed conforms to the approved drawings.	<p>order/instruction shall be given in writing to the Contractor six month prior to the Intended Completion Date of Project. Bidder reserves its right to reject any Variation order which are issued before six months prior to the Intended Completion date. Please confirm.</p> <p>2. Bidder requests to issue Variation order within a month from the date of submission of cost estimate of the same. Further, Authority is requested to pay 25% of total value of such Variation as an advance payment along with the Variation order to take up such works.</p> <p>3. The payment of such Change of Scope works shall be released progressively and shall be settled completely within 30 days of completion of such works. Any delay in payment shall carry interest at the rate Base Rate plus 2%. Please confirm.</p>	
124	Conditions of Contract, 36.1, Submission of bills for payment, Page 87.	The Contractor shall submit to the Employer bills of the value of the work completed as per following stages less the cumulative amount paid previously. The Minimum Bill value claimed shall not be less than INR 35 Crores.	Bidder understands that any delays and disruptions in execution of the Works for the reasons attributable to the Employer and its impact on the financial progress shall be duly considered to evaluate such Minimum Bill and accordingly such cap shall not be applicable to process payment.	<i>Tender Conditions Prevails</i>
125	Conditions of Contract, 36.3, Submission of bills for payment, Page 87.	The Certification of bills will be done provided RA Bills are submitted with relevant supporting documents. Even in the unlikely event of there being any delay in settlement of contractor's bills, the contractor is not eligible for any compensation for such delays.	A definite time line in release of payment is vital to maintain the cash flow and to execute the Works as per the schedule. Therefore, Bidder requests to delete the last line of the para and modify the same as follows as per good industry practice:	<i>Tender Conditions Prevails</i>

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			"The Certification of bills will be done provided RA Bills are submitted with relevant supporting documents. Further, the amount due under any IPC shall be released within a period of 30 (thirty) days from the date of the submission of the claim. In the event of the failure of the Employer to make payment to the Contractor within 30 days time as stated above, the Employer shall be liable to pay to the Contractor interest thereon at the Base Rate plus 2% (two percent), calculated at quarterly rates"	
126	Conditions of Contract, 37.1, Payments, Page 87.	Payments shall be adjusted for deductions for advance payments, other than recoveries in terms of the Contract and taxes at source, as applicable under the law. The Employer shall pay the Contractor within 60 (Sixty) days of submission of bill. The Contractors shall be liable to pay liquidated damages for short fall in progress. For progress beyond the agreed Program, payment is subject to availability of grants.	Bidder requests the Employer to determine and release 90% of determined amount within 15 days of claim of the Contractor and shall settle final amount against particular Claim within 30 days time after adjusting the previous paid amount. This modification will maintain steady cash flow with the Contractor to carry out various obligations under the Contract. Please confirm. Bidder understands that the Prospective Bidder is not liable to pay any damages for the delay or shortfall in progress on account of the delays and disruptions not attributable to him.	<i>Tender Conditions Prevails</i>
127	Conditions of Contract, 37.3, Payments, Page 88.	Payments to contractor shall be made by Cheques. Receipt of payments made on account of any work shall be signed by the contractor or any person having the Employer to receive payment on behalf of the contractor	To avoid the loss of time in encashing cheques, bidder requests the Employer to credit the amounts due to the Contractor's, account through RTGS/ NEFT. Please confirm.	<i>Agreed.</i>
128	Conditions of Contract, 38.1, Compensation Events, Page 88.	The following are Compensation events, unless they are attributable to the Contractor: a)The Employer does not provide access to a part of the Site by the Site Possession Date stated in the Contract Data. b)The Employer orders a delay or does not certify or	Bidder requests to modify the provisions as follows: a) The Employer does not provide access to the Site or any part of the Site by the Site Possession Date stated in the Contract Data or as stated elsewhere under the Contract.	<i>Tender Conditions Prevails</i>

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		<p>release drawings, specifications or instructions required for execution of works on time.</p> <p>c) The Employer instructs the Contractor to uncover or to carry out tests upon work which is found to have no Defects upon completion of such tests.</p> <p>d)The Employer provides instructions to deal with an unforeseen condition, caused by the Employer, or additional work required for safety or other reasons.</p> <p>e)The effect on the Contractor of any of the Employer's Risks.</p> <p>f)The Employer delays issuing a Certificate of Completion without just cause.</p> <p>g)Other Compensation Events that may be listed in the Contract Data or mentioned in the Contract.</p>	<p>Bidder requests to add the following events to be considered as Compensation Event:</p> <p>"(h) any delay, impediment or prevention caused by or attributable to Employer, the Employer's personnel or the Employer's other contractors on the Site;</p> <p>(i) any delay, impediment or prevention caused by the other authorities/public or private entities, it's personnel or any other third parties for the reasons not at all attributable to the Contractor;</p> <p>(j) Delay in determination, instruction, approval of any kind affecting/ hindering execution of the works directly or indirectly by the Employer/ Engineer/any other third party;</p> <p>k) Delay in appointment of Engineer;</p> <p>l) Any event beyond the control and responsibility of the both the Employer and the contractor and having a material adverse effect on execution of the works"</p>	
129	Conditions of Contract, 41.2, Liquidated Damages, Page 90.	If the Intended Completion Date is extended after liquidated damages have been paid, the Employer shall correct any overpayment of liquidated damages by the Contractor by adjusting the next payment of bill.	Bidder understands that the LD deducted for any envisaged milestone shall be refunded to the Contractor upon achievement of subsequent milestones within the envisaged time. Bidder requests that recoveries in respect of liquidated damages shall not be made if Contractor's EOT application is pending with Employer determination. Please Confirm.	<i>Tender Conditions Prevails</i>
130	Conditions of Contract, 42.1, Page 90.	The Employer shall make payment to the Contractor of the amounts stated in the Contract Data by the date stated in the Contract Data, against provision by the Contractor of an unconditional bank guarantee in	Bidder requests the Employer for making interest free advance payment as per prevalent industry practice. Please confirm	<i>Tender Conditions Prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		<p>a form acceptable to the Employer issued by a Nationalized/Scheduled Bank in amounts equal to the advance payment. The guarantee shall remain effective until the advance payment has been repaid, but the amount of the guarantee shall be progressively reduced by the amounts repaid by the Contractor. Interest will be charged @12% on the advance payment of mobilisation & machinery advances. Material advance is given upto 75% of f cost of major items supplied at site on actual bills. The following are the advances proposed.</p>		
131	<p>Conditions of Contract, 42.1, Advance Payments, Page 91.</p>	<p>Machinery advance – 5% of Contract price a. On submission of irreversible Bank Guarantee from local branch of Nationalized bank valued for full period of contract period. b. The contractor shall furnish two Bank guarantees of 2.5% each, valid for full period of contract, c. Limited to 90% for new and 50% of depreciated value for old equipment. d. After equipment is brought to site (provided the Engineer is satisfied that the equipment is required for performance of the contract). e. Advance is bearing an interest of 12 %</p>	<p>1. Bidder requests to delete the point (d) or make it applicable only for the value of old Equipments. And release the advance payment amount to enable the Contractor to purchase machineries required for the project. 2. Bidder requests to delete point (e) and make interest free advance payment to the Contractor as prevalent practice in the industry. Please confirm.</p>	<p><i>Tender Conditions Prevails</i></p>
132	<p>Conditions of Contract, 42.3 & Contract Data, Advance Payments, Page 92 & 130.</p>	<p>..... Deductions shall commence in the next Interim Payment Certificate following that in which the total of all such payments to the Contractor has reached not less than 15 percent of the Contract Price or 4 months from the date of payment of first instalments of advance, whichever period concludes earlier, and shall be made at the rate of 7.5% percent of the amounts of all Interim Payment Certificates until such time as the loan has been repaid, always provided that the loan shall be completely repaid prior to the expiry of the original time for completion</p>	<p>The bidder requests to modify this clause, as in accordance with this clause the advance payment gets recovered approximately within 1 year and 5 months from the advance payment date. Hence, bidder requests the Employer to modify the clause as follows to avoid cash crush: ".....Deductions shall commence in the next Interim Payment Certificate following that in which the total of all such payments to the Contractor has reached not less than 15 percent of the Contract Price or 6 months from the date</p>	<p><i>Tender Conditions Prevails</i></p>

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		pursuant to Clauses 17 and 26. Mobilisation & machinery advance is bearing an interest of 12%.	of payment of first instalment of advance, whichever period concludes earlier, and shall be made in such a way that it gets recovered fully by the time cumulative of IPC's reach 90% of Contract Price. The advance shall not carry any interest" Bidder requests modifications in the stipulations of the Contract Data [Pg. no.130] in line with the above. Please confirm.	
133	Conditions of Contract, 45.1, Completion, Page 93.	The Contractor shall request the Employer to issue a Certificate of Completion of the Works and the Employer will do so upon deciding that the Works are completed in accordance with the Contract.	The Employer shall issue the Certificate of Completion within 60 (sixty) days from the date of request made by the Contractor for issuance of the same. If the Employer fails to provide the certificate of completion, for the reasons not attributable to the Contractor, the Certificate of Completion shall be deemed to have been issued on 14th day of expiry of aforementioned 60 days period and any Dispute pertaining to the same shall be dealt as per Clause 24 [Arbitration]. Please confirm.	<i>Tender Conditions Prevails</i>
134	Conditions of Contract, 50.2, Termination, Page 94.	Fundamental breaches of Contract include, but shall not be limited to the following: a) b) c) d) e) the Contractor has delayed the completion of Works by the number of days for which the maximum amount of liquidated damages can be paid as defined in the Contract Data; f)	Bidder requests to modify the clause as follows: "Fundamental breaches of Contract include, but shall not be limited to the following: a) b) c) d) e) the Contractor has delayed the completion of Works by the number of days for which the maximum amount of liquidated damages can be paid as defined in the Contract Data, for the reasons solely attributable to the Contractor; f)"	<i>Tender Conditions Prevails</i>
135	Conditions of	The Contractor may terminate the Contract if the	Bidder requests to modify and add the following	<i>Tender Conditions Prevails</i>

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	Contract, 50.3, Page 95.	Employer causes a fundamental breach of the Contract. Fundamental breach on the part of the Employer shall mean: a) the Employer instructs the Contractor to delay the progress of the Works and the instruction is not withdrawn within (30) days; b) payment due to the Contractor is not paid by the Employer within 90 days of the date of the submission of the Bill by Contractor;	events to be considered for termination by the Contractor: a) the Employer instructs the Contractor to delay the progress of the Works and the instruction is not withdrawn within (30) days; b) payment due to the Contractor is not paid by the Employer within 90 days of the date of the submission of the Bill by Contractor; or c) the Employer fails to provide, within a period of 365 (three hundred and sixty five days) from the Start Date, the Right of Way and other statutory clearances required for construction of the Project;"	
136	Conditions of Contract, 52, Property, Page 96.	All materials on the Site, Plant, Equipment, Temporary Works and Works are deemed to be the property of the Employer, if the Contract is terminated because of Contractor's default.	Bidder requests to delete such unilateral clause and provide to the contractor detailed statement of losses incurred by the Employer in case of termination. The matter will be settled amicably between the parties or by any other mechanics stated under the Conditions of Contract. Please confirm.	<i>Tender Conditions Prevails</i>
137	Conditions of Contract, 1.1, Definitions, Page 72.	Engineer shall mean a qualified civil engineer appointed by the Employer for the purposes of the Contract and named in Section 6, Contract Data or notified by the Employer from time to time.	Bidder requests the Employer to provide details of Engineer, its appointment, duties & responsibilities to be carried out. Further, Bidder understands that any delay in works due to delay by the Engineer or its representative including delay in appointment of the Engineer beyond 15 days of Contract Agreement shall be considered as a Compensation Event entitling the Contractor extension of time and related costs. Please confirm.	<i>Tender Conditions Prevails</i>
138	Conditions of Contract, 39.1, Tax, Page 89.	The rates quoted by the Contractor shall be deemed to be inclusive of the sales and other taxes that the Contractor will have to pay for the performance of this	As Employer is aware that the Contract Price is derived on the basis of laws, bylaws, taxes and levies prevalent! Applicable as on the date of bid	<i>Please refer Clause 39 of Revised Condition of Contract .</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		Contract. The Employer will perform such duties in regard to the deduction of such taxes at source as per applicable law.	submission. Hence, the changes in the prices of various commodities due to enactment of any new Indian law, the repeal, modification or re-enactment of any existing Indian law and/ or any change in the price of any commodities having direct effect on the Works shall be reimbursed to the Contractor as practiced in the industry. Please confirm.	
139	Section 2: Instruction to Tenderers – 11.3, Page 26	All duties, taxes, and other levies payable by the Contractor under the contract, or for any other cause, shall be included in the rates, prices and total Tender Price submitted by the Tenderer.		
140	Conditions of Contract, 43.1, Security Deposit, Page 92.	The successful tenderer shall pay a total Security Deposit equal to an amount of 7.5% of the Contract value. The EMD of 1% on the estimated cost paid earlier will be adjusted towards the Security Deposit. The balance amount will be recovered at 6.5% of each running bills as further Security Deposit. Alternatively, Security Deposit (including additional security for unbalanced tenders) shall be provided to the Employer no later than the date specified in the Letter of Acceptance and shall be issued in an amount and form and type of instrument acceptable to the Employer.	<ol style="list-style-type: none"> The Bidder requests the Employer that deduction towards Security Deposit shall not be made in case the Contractor furnishes BG against the same. Bidder requests to reduce the Security Deposit to 5% of Contract Price. Bidder further requests to release 50% of the Security Deposit along with Certificate of Completion and balance 50% of the Security Despite shall be released after the expiry of the Defects Liability Period. Please confirm. 	<i>Within 20 days of receipt of the letter of Acceptance, the successful, tenders shall deliver to the Employer a security deposit in the form of bank guarantee for an amount equivalent to 5% of the contract price plus additional security for unbalanced tenders in accordance with clause 25.5 of ITT and clause 43 of the conditions of contract for the works. On acceptance of the security deposit of 5%, the EMD amount paid will be returned to the successful bidder.</i>
141	Conditions of Contract, 43.1, Security Deposit, Page 93.	The Security Deposit shall be valid until a date 30 days from the date of expiry of Defects Liability Period.		
142	Contract Data, 58, Page 124	The Site Possession Date is: [21 of C.C]	Kindly provide the Site Possession Date	<i>Shall be provided after LOA</i>
143	Contract Data, Price Adjustment Formula, Page 127	The following percentages will govern the price adjustment for the entire contract <ol style="list-style-type: none"> Cement – PC - 9 % Re Steel – PS - 16 % 	The following percentages will govern the price adjustment for the entire contract <ol style="list-style-type: none"> Cement- PC- 5.95 % Re Steel- PS- 11.05% 3 Str. Steel- Ps1- 50.15% 	<i>Please refer Clause 14 of Contract Data</i>

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		<p>3 Str. Steel – Ps1 - 67%</p> <p>4. Bitumen – PB - 8%</p> <p style="text-align: center;">-----</p> <p style="text-align: center;">TOTAL 100 %</p>	<p>4. Bitumen - PB- 17.85%</p> <p>5. Diesel - PD - 15%</p> <p>Total- 100%</p> <p>The Bidder requests you to add the Clause for Adjustment of Diesel as:</p> <p>Adjustment of Diesel Component:</p> <p>(iii) Price adjustment for increase or decrease in the cost of Diesel shall be paid in accordance with the following formula:</p> $VD = 0.85 \times PD / 100 \times R \times (Di - Do) / Do,$ <p>Where,</p> <p>VD = Increase or decrease in the cost of work during the month under consideration due to changes in the rate for Diesel.</p> <p>Do = The official retail price of Diesel at the nearest IOCL other depot at on the day 30 days prior to the date of opening of tenders.</p> <p>Di = The official retail price of Diesel at the nearest IOCL depot at for the 15th day of the month under consideration.</p> <p>PD = Percentage of Diesel component of the work.</p>	
144	Contract Data, Price Adjustment Formula, Page 127	<p>Adjustment of Bitumen Component:</p> <p>(iii) Price adjustment for increase or decrease in the cost of bitumen shall be paid in accordance with the following formula:</p> $VB = 0.85 \times PB / 100 \times R \times (Bi - Bo) / Bo,$ <p>Where,</p> <p>VB = Increase or decrease in the cost of work during the quarter under consideration due to changes in the rate for bitumen.</p> <p>Bo = The official retail price of bitumen at the IOC /HPCL/BPL or any other depot at on the day 30 days prior to the date of opening of tenders.</p>	The Bidder requests you to kindly inform the name of the Depot.	<i>Nearest Depot</i>

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		Bi = The official retail price of bitumen at the IOC/HPCL/BPL or any other depot at for the 15th day of the middle calendar month of the quarter under consideration. PB = Percentage of bitumen component of the work.		
145	Contract Data, Milestones, Page 124	Milestone -Period from the date of issue of notice to proceed- Financial Progress of work in % Milestone 1 6 Months 10% Milestone 2 9 months 25% Milestone 3 12 months 40% Milestone 4 15 months 60% Milestone 5 18 months 80% Milestone 6 21 months 90% Milestone 7 24 months (finishing of the contract) 100%	Bidder requests to extend the Contract duration to 912 days in view of huge work involved and criticality of the project. Accordingly the Milestone dates shall be modified as follows: Milestone 1 9 Months 10% Milestone 2 12 months 25% Milestone 3 16 months 40% Milestone 4 20 months 60% Milestone 5 24 months 80% Milestone 6 27 months 90% Milestone 7 30 months (finishing of the contract) 100%	<i>Tender Conditions Prevails</i>
146	Contract Data, Price Adjustment Formula, Page 125	Co = The all-India average wholesale price index for cement (Ordinary Portland Cement) for the quarter preceding the date of opening of the tenders as published by the Office of Economic Advisor, Ministry of Commerce and Industry, Government of India, New Delhi; Ci= The all-India average wholesale price index for cement (Ordinary Portland Cement) for the quarter under consideration as published by the Office of Economic Advisor, Ministry of Commerce and Industry, Government of India, New Delhi	Bidder requests the Employer to adjust the Contract price for increase/ decrease in the prices of cement on MONTHLY basis as per prevalent practice and to reimburse actual escalation on the various components. Further, the price index applicable shall be considered for the 1st day of the month to which it relates. Other components such as RE Steel, Structural Steel, Bitumen etc. to be modified in line with the above.	<i>Tender Conditions Prevails</i>
147	Conditions of Contract, 40.1, Price Adjustment, Page 89	c) The price adjustment shall be determined during each quarter from the formulae given in Contract Data.	Bidder requests to provide the depot details under consideration.	<i>Nearest Depot</i>
148	Contract Data,	Bo = The official retail price of bitumen at the IOC		

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	Price Adjustment Formula, Page 127	/HPCL/BPL or any other depot at on the day 30 days prior to the date of opening of tenders. Bi = The official retail price of bitumen at the IOC/HPCL/BPL or any other depot at for the 15th day of the middle calendar month of the quarter under consideration.		
149	Contract Data, Liquidated Damages, Page 128	The maximum amount of liquidated damages for the whole of the works is ten percent (10%) of final contract price.	Bidder requests to modify the clause as follows: "The maximum amount of liquidated damages for the whole of the works is seven and half percent (7.5%) of contract price mentioned in the LoA. The liquidated damages so deducted against delay in completion of any milestone shall be refunded upon achievement of subsequent milestones within the envisaged time"	<i>Tender Conditions Prevails</i>
150	Contract Data, , Page 130	(The advance payment will be paid to the Contractor no later than 30 days after fulfilment of the above conditions).	Bidder requests the employer to release the advance payment within 7 days of furnishing the BG towards the same to avoid cash flow crisis for mobilization works. I case of delays in release of advance payment for reasons not attributable to the contractor, further delaying the works shall be considered for determining time extension and related costs, if any, at actual. Please confirm.	<i>Tender Conditions Prevails</i>
151	Preamble to Bill of Quantities - 25	The Successful tenderer, on the approval of the Engineer-in-charge shall dismantle the existing structure, which comes within the site premises and cart away and disposing the debris from the work spot to such a place where the same shall not cause any nuisance and shall be acceptable to the authorities concerned. The Successful tenderer shall exercise all diligence and care during the dismantling operations and shall get the dismantling scheme approved by the Engineer-in-charge before commencement of the work.	1. Bidder requests the Employer to provide the details of such existing structures such as location, nos, type of structure etc. 2. Bidder understands that delay dismantling the same shall be considered as Compensation Event. Please confirm	<i>The Same could be checked at site.</i> <i>Tender Conditions Prevails</i>
152	Preamble to Bill	The tenderers shall also note that the rates quoted	Bidder requests to carry out such protective work	<i>Tender Conditions Prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	of Quantities - 27	shall also be inclusive of the cost of protective works necessary to protect water supply lines, sewage lines, power and communication lines and adjoining structures wherever required.	including any shifting/ relocation etc. before issuing LOA or within 30 days of Contractor's notice as it is in better position to do the same and for hindrance free progress of the progress of the works. Please confirm	
153	Preamble to Bill of Quantities - 34	<p>The Liaison Service charges shall include the following:</p> <ul style="list-style-type: none"> i) Any Electricity Board, starting from getting approval of the drawing, upto servicing the installation and getting the safety certificate. ii) Preparation of detailed drawings required by the Electrical Inspectorate. iii) Obtaining approval of drawings and installation, including carrying out modifications insisted by the Statutory Authorities iv) Renewal of any temporary power supply connection during construction/ securing additional temporary power. v) All incidental charges/expenses associated with the above work. vi) High voltage testing by voltage Boosters, Relay calibration by secondary injection and meter calibration, Pre-Commission and De- commissioning test will have to be carried out at site. 	Bidder understands that the Employer shall provide necessary cooperation and assistance for availing such approvals and permits from such government authorities. And any delay in getting approval/ certificates/ carrying out tests etc. from local authorities for the reasons not attributable to the contractor shall be considered for determination of time extension and related costs thereof.	<i>Time extension alone for the delay not attributable to the contractor will be considered</i>
154	Preamble to Bill of Quantities - 38	<p>Guarantee period: - The guarantee period for LED luminaries shall be for period of 5 years & the security deposit corresponding to 5% of the LED luminaries cost will be refunded on expiry of 5 years guarantee period after successful completion & handling over of the entire work and the standard LED drivers has protection CKT if voltage goes above 300v ac , Driver will switch OFF Luminaries and voltage comes at normal rated voltage automatically it will switch ON the luminaries.</p>	As the Defect Liability Period of the Works is 2 years, bidder requests to reduce guarantee period for LED luminaries to 2 years in line with DLP clause. Please confirm.	<i>Not Agreed</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
155	Preamble to Bill of Quantities - 44	Test on equipments / materials wherever insisted by BDA shall be conducted in CPRI in the presence of BDA and test certificate to be issued by NABL/CPRI and other govt. certified agency. The contractor should arrange for such tests and intimate BDA in 15 days advance. The unit to be tested will be selected by BDA. Materials will be accepted/ cleared for installation only after inspection and submission of validity certificate by the contractor. All costs towards the above tests shall be borne by the Contractor.	Bidder understands that any delay in carrying out tests and/ or accepting / clearing for installation shall be considered for determination of time extension and related costs. Please confirm.	<i>Tender Conditions Prevails</i>
156	Special Conditions of Contract-4.1 Arbitration, Clause 24, Page 98	Any dispute or difference or claim arising out of, or in connection with, or relating to the present contract or the breach, termination or invalidity thereof. Shall be referred and settled under the arbitration centre – Karnataka (Domestic & International) Rules 2012, by one or more arbitrators appointed in accordance with its rules.	Bidder requests proceedings of Arbitration to be done as per Arbitration and Conciliation Act 1997 as per prevalent practice in the industry. Please confirm.	<i>Please Refer Clause 4 of Special condition of contract.</i>
157	Special Conditions of Contract-4.1 Arbitration, Clause 24, Page 98	The cost and expenses of arbitration proceedings will be paid as determined by the Arbitrator. However the expenses incurred by each party in connection with the preparation, presentation, etc., shall be borne by each party itself.	Bidder understands that one half of the expenditure on all such including the fees payable to the Arbitrators shall be paid by each Party. Please confirm.	<i>The cost and expenses of proceedings shall be as per the rules of Arbitration centre of Karnataka, rules 2012</i>
158	Special Conditions of Contract-5.2, Page 104	No Separate payment is admissible for providing the above office and equipments & same needs to be covered in Overheads of contractor.	Bidder requests to delete such clause as separate BOQ item is there catering this requirement. Please confirm its deletion.	<i>Tender Conditions Prevails</i>
159	Special Conditions of Contract-7.1e, Penalty & Bonus, Page 118	In the event of the contractor failing to comply with these conditions (except for reasons beyond his control) he shall be liable to pay as penalty of an amount equal to one percent (1%) of such smaller amount as the Executive Engineer or higher authority (whose decision in writing shall be final) may decide of the said estimated cost of the whole work	Bidder requests to delete such clause as Liquidated Damages applicable for delay in completion of works has explicitly been provided under Clause 7.2 and Contract Data. Hence, to avoid repetition of liability for the same default, Bidder requests the Employer to abolish this clause. Please confirm.	<i>Refer special condition of contract 7.3 wherein the penalty and liquidated damages shall be limited to 10% of the total value of contract.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		for every day that the due quantity of work remains incomplete; provided always that the total amount or penalty to be paid under the provisions of this clause shall not exceed 7 ½% of the estimated cost of the work as shown in the tender.		
160	Special Conditions of Contract-7.2, Liquidated damages for delay, Page 119	If the Contractor fails to complete the works within the time prescribed in the tender or approved extended time, then the contractor shall pay to the Employer 0.5% (Half percent) per week of the Value of contract subject to a maximum of 7.5% of the value of contract	Bidder requests to modify the clause as follows by making this clause applicable only if delays are attributable to the Contractor: "If the Contractor fails to complete the works within the time prescribed in the tender or approved extended time, if the delays attributable solely to the Contractor, then the contractor shall pay to the Employer INR 5,00,000/- per day subject to a maximum of 7.5% contract price mentioned in the LOA" Please confirm	<i>Tender Conditions Prevails</i>
161	Special Conditions of Contract-7.3, Penalty & Liquidated damages applicable concurrently, Page 119	However, in the situation where both the clauses i.e. 7.1 & 7.2 above becomes applicable together, the total of liquidated damages and penalty for delay shall be limited to 10% of the total value of the contract.	Bidder requests to modify the clause as follows: "However, in the situation where both the clauses i.e. 7.1 & 7.2 above becomes applicable together, the total of liquidated damages and penalty for delay shall be limited to 7.5% of the total value of the contract."	<i>Tender Conditions Prevails</i>
162	Contract Data	Mobilisation advance	We request client to issue 10% interest free mobilisation advance against BG which shall be released in 2 equal instalments.	<i>Tender condition prevails</i>
163	Contract Data	Secured Advance	We request you to provide Secured Advance for Cement also	<i>Tender condition prevails</i>
164	SCC Cl no 18.2	Minimum Value of Bill	There shall not be any Minimum Value condition for 1st and last 3 RA Bills	<i>Tender condition prevails</i>
165	General	Utility Shifting	As per NIT utility shifting is in Contractor's scope,	<i>Tender condition prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
			please provide us the drawings & tentative quantity	
166	Page No 89 - Conditions of contract	Price Variation	We request you to provide the Escalation on POL & Labour also	<i>Tender condition prevails</i>
167	Page-99- Conditions of Contract	Facilities for Client	Please confirm whether all the Facilities mentioned at Conditions of Contract to be considered as it seems to be on higher side	<i>Tender condition prevails</i>
168	General	Construction Water	we request you to provide water at one point for construction purpose	<i>Contractor has to make required arrangements, on his own, at his cost</i>
169	General	Construction Power	we request you to provide power at one point for construction purpose on chargeable basis	<i>Contractor has to make required arrangements, on his own, at his cost</i>
170	General	Land for Labour Colony, Batching Plant & Site office	we request you to provide rent free land for construction of Labour colony, Batching plant, fabrication yards & site office	<i>Contractor has to make required arrangements, on his own, at his cost</i>
171	Taxes	Service Tax	Please confirm whether service tax is applicable for this project	<i>Tender condition prevails</i>
172	Clause-28- Page No. 16 of Price Bid File	Labour Cess	Please clarify whether our quoted rates should include labour cess	<i>All Taxes, Duties, Levies, Cess are as per KPWD shall be included</i>
173	Preamble to Bill of Quantities clause 20 & Section 6 Contract Data	Price Variation	As per Preambles you have asked us to mention the basic rates considered by us for Cement, reinforcement steel, structural steel & Bitumen whereas as per contract data it is mentioned as the price variation will be paid base on the wholesale price indices, please clarify	<i>Deleted in preamble of quantities</i>
174	Preamble to Bill of Quantities Clause 20 & Section 6 Contract Data	Price Variation	If we have to mention the Basic rates considered by us where we have to mention the same as it's a E-tender	
175	Clause 3.0 -	Major Project Definition	Please clarify whether flyovers & buildings mention	<i>Major projects defined in Cl. 3.2 A</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
	Qualification of Tenderer (3.2 b)		in the definition of Major Projects should also include Structural Steel, as the quantity of Structural steel involved in precast segmental flyovers will be very less.	<i>b) of IFT – Bridge is added</i>
176	Clause 3.0 - Qualification of Tenderer (3.2 B)	Min Structural Steel Qty Executed	We believe that the Min structural Steel Qty asked for is on very much higher side as the total Qty of Structural steel for this contract is 61000 MT and the Contract period is 2 Years so for a year it should be 30500 MT, we request you to revise the Pre-Qualification Criteria	<i>Tender condition prevails</i>
177	ITT- Clause 3.4	availability of Critical Equipment for the project	Can we produce the Certificate from Chartered accountant as a proof for the Critical Equipment owned by the Company	<i>Assets and liability from the audited accounts of the company can be taken as the proof.</i>
178	General	Facilities & Co-ordination with others.	The Employer / Engineer Designated Contractors/ utility undertakings/ other relevant authorities / other contractors shall arrange for the facilities on their own or contractor shall be compensated for sharing the same	<i>Tender condition prevails</i>
179	General	DPR- Estimate	Request you to provide us a copy of DPR Estimate	<i>Requisite data included in the tender. If specific details are needed, we could provide.</i>
180	General	DPR- Estimate	Right of way will be made available to us at one go or in stages, if its in stages please provide us the details of stages	<i>Right of way for construction should be in stages. However 80% of the site is readily available.</i>
181	Section 6- Contract Data- Mile Stones	Mile Stones	The dates of Milestones shall be adjusted as per the handing over of site / providing ROW to Contractors	<i>Tender condition prevails</i>
182	General	Temporary roads for Traffic Diversion	As this being a Item rate Tender, Please clarify whether sufficient quantity for temporary roads is been included in the provided BOQ or it should be assessed and absorbed by the Contractor in their quoted rates	<i>Quantities for traffic management are already included in the BOQ</i>

SI.No.	Clause No	As per bid document	Queries	Reply to Queries
183	General	Traffic	Contractor shall be allowed to Block a certain span of road on one lane & shall be allowed to divert the traffic to other lane of the road for erection of heavy Structural steel Members, necessary traffic minding shall be done by Contractors	<i>Tender condition prevails - ref clause no 1.2,b,viii of ITT.</i>
184	Item No-6 (iv)	PCC in fill in piers	please clarify, whether qty mentioned is for encasement of Pier or it has to be filled in the Pier as section drawings doesn't indicate filling of concrete	<i>The PCC is to fill inside the hollow structural steel pier.</i>
185	General	Pier Joints	Please clarify whether the pier sides are Bolt Jointed or Weld Jointed	<i>It shall be bolted joints</i>
186	Item No- 51	RCC NP4 Pipe	As it is mentioned as only laying whether the Pipes will be supplied by BDA free of cost & please provide the Diameter of the Pipes	<i>The rate is inclusive of the cost of pipe</i>
187	Item No. 78	RCC NP4 Pipe	As it is mentioned as only laying whether the Pipes will be supplied by BDA free of cost	<i>The rate is inclusive of the cost of pipe</i>
188	Item No-1 / Soil investigation report - Clause 7.1	Termination of Pile	As per soil investigation report provided by BDA the pile can be socketed 2 times pile dia in weathered rock / refusal strata (N>100) or 1.5 times diameter into hard rock which ever is met earlier, please clarify as we should follow the same or there is some other criteria to be met	<i>Soil investigation report provided by BDA is for guidance only. The pile socketing may be done according to the soil investigation report provided by the contractor. Which is part of the scope of work.</i>
189	Item No 9	POT-PTFE bearing	Please confirm the unit of the Item	<i>It is in MT and not in Nos</i>
190	Item No 84	Barrication	The Qty provided for Barricating is on very lower side as the works will be taken up simultaneously on different stretches	<i>Quantity is Adequate</i>
191	Item No 84	Barrication	we believe that after completion of work the materials will be Contractors Property, please clarify	<i>BDA's Property</i>
192	Item No 97	RCC Spun Vibrated Cast Pipes of NP 3	Please provide the Diameter of the Pipe to be laid	<i>It is 300 mm Diameter</i>
193	General	Initial Pile Load Test	The tests is to be conducted on the permanent	<i>Initial Pile load test includes the</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
			piles or test piles are to be driven, if test piles are to be bored the Qty shall be paid under relevant item	<i>cost of test piles and testing.</i>
194	IFT, Clause 2, page no 5.	Tender documents may be downloaded from Government of Karnataka(GoK) e-procurement website http://eproc.karnataka.gov.in/eportal/index.seam ("e-procurement portal") under login for contractors. e-procurement helpline No. 080- 25501216 and 080-25501227	We understand that in case of JV. Any One member can download the documents under its registration and submit the Tender as a JV. OR Please confirm in case of JV, the JV should be registered on the Portal and the documents shall be downloaded in the name of JV.	<i>May be downloaded by any one of JV.</i>
195	ITT, Clause 2.6, page no 19.	Tenderer shall be any individual, firm, agency registered with KPWD / BDA / BBMP / NHAI / MES / Railways or other Central/State agencies in the construction business with qualification set forth in clause 3 below. Tenderers not registered with any of the above organizations can get registered with BDA before submitting the tender. Any entity which has been barred by Govt. department/agency from participating in projects (BOT or otherwise) and the bar subsists as on the application due date, would not be eligible to submit an application, either individually or as member of joint venture.	We understand that in case of JV. Any one member shall be registered with KPWD/BDA/BBMP/NHAI/MES/Railways, or other Central / State agencies in the construction business.	<i>Both the members shall be registered.</i>
196	ITT, Clause 3.2 b), page no 20.	b) Satisfactorily completed in any two years of last 5 years as a prime contractor, at least two major projects (buildings, flyovers, jetties, industrial plants with structural steel) of value not less than 50% each	We understand that the two projects shall have been completed in last 5 years ending 31.03.2015.	<i>Qualification criteria are explicitly clear.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		<p>of the amount put to tender out of which,</p> <p>i) One of the project shall be flyover or Bridge in any of the metro cities having length not less than 3.4 Kms (abutment to abutment)</p> <p>ii) Above said structure under i) shall be steel or concrete or precast segmental.</p> <p>iii) Cost of above structure under i) shall not be less than INR 650 Crores in single work / stretch.</p>	<p>Also in case of JV all parties combined shall meet the criteria, with only the Lead Member satisfying at least 75% of the criteria.</p> <p>Also understand that in order to update the contracts executed to 2014-15 price level 10% simple weightage per year shall be considered.</p>	
197	ITT, Clause 3.2 c), page no 20.	<p>Executed in any one year, the following minimum quantities of work</p> <p>i) Piling work (dia not less than 900mm) ...19000 Rmt.</p>	In case of JV all parties combined shall meet the criteria.	<i>Percentage participation shall be the deciding criteria</i>
198	ITT, Clause 3.2 c), page no 20.	Annual capacity of Structural steel executed at least 65000 MT.	It is difficult to find a project in India where in Structural steel of 65000 MT is executed annually. Hence requesting you to amend the clause as "Structural Steel executed of at least 65000MT in last 5 years". Also we understand that in case of JV all parties combined shall meet the criteria.	<i>Tender condition prevails.</i>
199	ITT 3.4 C), page no 22	<p>The tenderer should demonstrate the</p> <p>a) availability (Min 50% owned or balance 50% by hire/lease agreement) of the following key and critical equipment for this work:</p> <p>i. Hydraulic rotary rig - 2 Nos</p> <p>ii. Automatic Submerged Arc Welding (SAW) gantries with necessary accessories - 2 Nos</p> <p>iii. Crane of 50MT capacity - 8 Nos</p>	<p>We understand that equipments shall either be owned or hired/ leased, Wherein Proof of owning/getting on hire or lease should be attached.</p> <p>It is not mandatory to own 50% of the equipment</p>	<i>Qualification criteria are explicitly clear. Please refer the revised tender document.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		iv. Fully Automatic and computerized batching and mixing plant 30cum/hr - 2 Nos v. Gantries for fabrication yard - 6 Nos		
200	ITT, Clause 6, page no 24.	Site Visit	Requesting you to hold a joint site visit with bidders.	<i>Bidder shall visit the site for official</i>
201	ITT, Clause 8, page no 24.	Clarification of tender Documents	We understand that Employer will respond to any request for clarification which he receives earlier than 21 days prior to the deadline for submission of tenders.	Yes
202	General		Please provide Autocad version of tender drawings.	<i>Not Agreed</i>
203	General		Please provide Utility drawings along the alignment.	<i>Requisite data included in the tender. If specific details are needed contact Executive Engineer</i>
204	General		Please provide funding details for the project.	<i>Requisite data included in the tender. If specific details are needed contact Executive Engineer</i>
205	General		Please provide start and end chainage for the elevated road. The same is not clear in the drawing.	<i>Requisite data included in the tender. If specific details are needed contact Executive Engineer</i>
206	General		Please provide status of Land acquisition	<i>Land will be made available in parts as required. However 80% of the site is readily available.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
207	IFT, clause 3B, page 11	The annual capacity of structural steel executed at least 65000 MT is mentioned in the tender.	Since the project will be execution is not limited to one year , we request the qualification for annual capacity of the structural steel vendor be reduced from 65000MT annually to 32500MT annually.	<i>Tender condition prevails.</i>
208	-	-	<p>We feel that the current pre qualification conditions are restricting Indian Bidders to participate in this tender. Indian Government has a focus and policy "Make In India" to encourage local capabilities.</p> <p>The Bidder</p> <p>(a) Shall have minimum 5 years "experiences in supply of shop fabricated structures for (mains, columns, horizontal girders and beams bracings) within the last 5 years calculating from the date of technical bid submission. Documentary proof shall be submitted for same.</p> <p>(b) Shall have a Pre-Fabricated work shop equipped with modern machines i.e., CNC Multi Axis Drilling, CNC Cutting, CNC Band saw, Beam Welding , Beam Forming Machines, Plate Processing Machines and with a minimum cumulative BOT of 100 MTs for precision manufacturing, handling and delivery of Heavy Bridge fabricated</p>	<i>Tender condition prevails.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
			<p>components.</p> <p>(c) Shall have in house Pre-Fab Structural detailing capabilities using Tekla software's</p> <p>There are few Indian Companies who have capacity to compete in global market and hence request you to consider above submission and include in PQ conditions. This will encourage more competition and provide cost savings to the project. There is a Govt notification dt 9 th September 2015 from Director General (safeguards) Office that a duty of 20% should be levied on import of certain Hot rolled steel which is under implementation very soon and will have huge cost impact. Hence we humbly request you to consider our submission.</p>	
209	Clause 2.3, Page-9	Tenderer shall be any individual, firm, agency registered with KPWD / BDA / BBMP / NHAI / MES / RAILWAYS, or other central / state agencies in the construction business with qualification set forth in clause 3 below. Tenderers not registered with any of the above organizations can get registered with BDA before submitting the tender.	Registration of all partners is compulsory or any one partner registration is sufficient in the various governments as required if lead JV partner is from foreign company.	<i>Both the members shall be registered.</i>
210	Clause3.0, Qualification of tender, page-11	b) Satisfactorily completed in last 5 years as a prime contractor, at least two major projects of value not less than 50% each of the amount put to tender out of which,(major project means buildings, flyovers, jetties, industrial plants with structural steel).	Please confirm in JV that any one partner can fulfil the 100% qualification criteria as required in clause 3.2 A (b & c) and 3.2 B and not compulsory for other partner to meet qualification	<i>Qualification criteria are explicitly clear.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		<p>i) One Steel flyover or concrete Bridge/Viaduct in any of the metro cities having length not less than 3.4 kms (abutment to abutment)</p> <p>ii) Above said structure under shall be steel or concrete or precast segmental.</p> <p>iii) Cost of above major projects mentioned at 3.2 A (b) shall not be less than INR 650 Crores in single work / stretch.</p> <p>c) Executed in any one year, the following minimum quantities of work</p> <p>i) Piling work (dia not less than 900mm) 19000 Rmt.</p> <p>B. Annual capacity of Structural steel executed at least 65000 MT.</p> <p>Note:</p> <p>1. Manufacturing capacity for the required grade of steel of at least the same quantity required for the proposed project or should have a letter of commitment from a manufacturer / s of the required grade of steel of the same quality required for the project.</p> <p>2. It is not necessary that work of piling and structural steel are executed in the same project/contract, in the same year.</p>	<p>criteria.</p> <p>The other partner not meeting the above criteria but meeting other financial criteria are qualified for participating in JV.</p>	

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		3. "Executed" means even ongoing project/works, where required length of piling or required quantity of structural steel works physically completed and same is supported by client certificate(s)		
211	General	-	Land acquisition status and Row handing over schedule Please furnish land acquisition status regarding private/government land if any. Please provide ROW handing over schedule to enable us for planning and prepare Construction Schedule.	<i>80 % of land is readily available. Right of way for construction of main flyover will be given on notice to proceed with the work.</i>
212	General	-	Request you to provide Tender Drawings in Autocad Format.	<i>Not Agreed</i>
213	General	-	Type of Tender/ Contract We request you to consider "Bidder Alternative proposal" for this project with keeping Span arrangement, vertical and horizontal clearance depths, carriage way width etc mandatory.	<i>Tender conditions prevails.</i>
214	NIT IFT (Calendar of events)	Tender Submission Date As per NIT: 20/11/2015 upto 16.00 Hrs As per IFT 30/11/2015 upto 16.00 hrs.	There is discrepancy in date of submission as mentioned in NIT and IFT (calendar of events). Please confirm the date of submission of tender.	<i>Last date for receipt of tender will be intimated through a corrigendum</i>
215	Cl. 43	Mobilization /Machinery Advance Mobilization Advance = 5% of CP Machinery advance = 5% of CP	In lieu of 5% mobilization and 5% machinery advance, we request you to provide 10% of Contract price towards mobilization advance.	<i>Tender Conditions Prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
			We request you to make advance payments interest free.	
216	General	-	Secured Advance We request the department to provide 90% of cost of non perishable materials brought at site as secured advance.	<i>Tender Conditions Prevails</i>
217	General	-	Land for Site Establishment/Casting Yard/Labour hutment/Batching plant We request you to provide us free of cost land nearby the site for site establishment, installation of batching plant, casting yard, labour camp (approx. 6.0 hectare near site)	<i>Contractor has to make required arrangements, at his own cost.</i>
218	Cl. 36	Submission of Bills for payment The minimum bill value claimed shall not be less than INR 35 crores	We request you to modify this as “ The minimum bill value claimed shall not be less than 1% of Contract price”	<i>Tender condition prevails.</i>
219	Cl. 37	Payment terms	We request you to consider, on submission of monthly Running Account bill release of 90% amount within 7 days and rest within 28 days from date of submission to maintain smooth cash flow for execution of works.	<i>Tender condition prevails.</i>
220	Preamble to BOQ cl.20	Basic Rates of materials: The tenderer shall indicate the basic rates of Cement, Reinforcement steel, Structural steel and bitumen considered	Tender has provision of Price adjustment formula in line with wholesale price index for cement, reinforcement steel and structural steel. Whereas, for bitumen it will be official retail price on the 30 days prior to the date of opening of tender.	<i>Tender condition prevails.</i>

SI.No.	Clause No	As per bid document	Queries	Reply to Queries																		
			<p>In view of above, there is no significance of mentioning Basic rates of these materials along with the tender.</p> <p>We request you to consider and delete this clause.</p>																			
221	Clause 40	<p>Price adjustment:</p> <p>Contract Price shall be adjusted for increase or decrease in rates and prices of major construction materials like cement, reinforcement steel, structural steel and bitumen.</p>	<p>There is no provision towards price adjustment for Labour, other material and POL in the proposed price adjustment formula.</p> <p>We request you to modify the Price Adjustment clause accordingly to cover Price escalation at actual.</p> <table border="1"> <thead> <tr> <th>Component</th> <th>Existing percentage</th> <th>Modification requested</th> </tr> </thead> <tbody> <tr> <td>Cement</td> <td>7%</td> <td>7%</td> </tr> <tr> <td>Reinforcement steel</td> <td>13%</td> <td>10%</td> </tr> <tr> <td>Bitumen</td> <td>21%</td> <td>5%</td> </tr> <tr> <td>Labour</td> <td>-</td> <td>25%</td> </tr> <tr> <td>Other</td> <td>-</td> <td>13%</td> </tr> </tbody> </table>	Component	Existing percentage	Modification requested	Cement	7%	7%	Reinforcement steel	13%	10%	Bitumen	21%	5%	Labour	-	25%	Other	-	13%	<p><i>Please refer Clause 14 of Contract Data. Escalation for fuel and labour components are included.</i></p>
Component	Existing percentage	Modification requested																				
Cement	7%	7%																				
Reinforcement steel	13%	10%																				
Bitumen	21%	5%																				
Labour	-	25%																				
Other	-	13%																				

Sl.No.	Clause No	As per bid document	Queries			Reply to Queries
			material			
			POL	-	5&	
222	General	-	Utility shifting and Encumbrance free ROW handing over to Contractor. Please confirm that, utility shifting if any will be responsibility of BDA and encumbrance free ROW will be handed over to contractor			<i>Contractors Scope includes utility shifting, liasoning.</i>
223	Clause 41 & Contract Data	Liquidated damages	We request you to modify the clause and keep provision of maximum limit for cumulative LD for complete contract as 5% of Contract price.			<i>Tender condition prevails.</i>
224	Clause 34 Clause 2, Preamble to bill of quantities	Variation: No change in unit rate shall be allowed for any change in quantity or any other reason whatsoever.	There is discrepancy towards payments for quantity variation in referred clauses. We request you to delete the clause 2 of Preamble to Bill of Quantities.			<i>Tender condition prevails.</i>
225	BOQ 1	Bored Case in situ RCC Pile	BOQ 1 reads quantity of Bored case in situ Pile: 29400 Rmt We request you to bifurcate quantity according to soil strata as Bored Cast-in-sute Pile in, i) Soil ii) Soft Rock iii) Hard Rock			<i>Tender conditions prevails.</i>
226	BOQ 3 (i), (ii)	Pile Load Tests	As BOQ 3(i) reads quantity of			<i>Please refer revised BOQ.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
			<p>Initial Load tests : 2000 nos</p> <p>Routine Load test : 6300 nos</p> <p>Lateral Load test: 150 nos</p> <p>As per MROTH/IS 2911 Specifications, number of Initial tests shall be determined taking into consideration the bore log and soil profile, design length pile diameter and design capacity. However, it shall not be less than two for each category, whereas Routine Load tests will be 2% of total nos of piles.</p> <p>Please revise the BOQ accordingly.</p>	
227	BOQ 3 (ii)	Pile Load Test	<p>Routine Load Tst: we presume that according to MORTH specifications, strain dynamic tests may be allowed.</p> <p>Please confirm</p>	<i>Only static load test will be permitted.</i>
228	BOQ 33	Dense Graded Bituminous Macadam	<p>Thickness of layer given is (80mm – 100mm). Please provide exact thickness as payment will be made on square meter basis or revise the tender quantity in cum basis.</p>	<i>Thickness of layer will be 100mm</i>

Sl.No.	Clause No	As per bid document				Queries	Reply to Queries
229	BOQ 41	Weep holes				Unit for quantity of weep holes given is cum. Please review and revise.	<i>It is in Nos and not in Cum</i>
230	BOQ 43	2mm thick corrugated copper plate (Expansion Joint)				Please confirm the depth of corrugated copper plate.	<i>Depth shall be as per thickness of the slab.</i>
231	BOQ 44	20mm thick compressible fibre board				Please confirm the depth of compressible fibre board	<i>Depth shall be as per thickness of the slab.</i>
232	Technical specifications					Please provide following details: 1. Specifications for splicing details for plate girders. 2. Specifications for bolted connections (Class of Bolt classified as 8.8) 3. Specifications for sacrificial deck sheet for casting of Deck slab.	<i>Codal Provisions and standard construction practices shall be followed.</i>
233	Technical/Drawings	Details of Plate Girder				Please provide details of Plate Girder for following: 1. Obligatory span : 30 m (6nos) 2. Obligatory span: 50 m (5 nos) 3. Obligatory span: 75 m (1no.)	<i>Typical schematic drawings are provided in the Tender. Details Will be furnished during detailed engineering stage with execution drawings.</i>
234	General	Dumping Yard location				Please provide Dumping yard location for disposal of excavated muck and other miscellaneous material.	<i>Contractor has to make required arrangements, at his own cost.</i>
235	Clause 25, programme	Milesto	Period from	Financial progress of work		We request you to modify the Rate of progress in line with activity mentioned in intermediate	<i>Tender condition prevails.</i>

Sl.No.	Clause No	As per bid document			Queries			Reply to Queries
		ne	issue of NTP	in %	milestones as:			
		MS 1	6 months	10%	Milesto ne	Period from issue of NTP	Financial progress of work in %	
		MS 2	9 months	25%	MS 1	6 months	5%	
		MS 3	12 months	40%	MS 2	9 months	20%	
		MS 4	15 months	60%	MS 3	12 months	35%	
		MS 5	18 months	75%	MS 4	15 months	55%	
		MS 6	21 months	90%	MS 5	18 months	75%	
		MS 7	24 months	100%	MS 6	21 months	90%	
					MS 7	24 months	100%	
236	General	Project Completion period			Considering the size of the project, we request you to revise the Construction period as 30 to 36 months. Please confirm.			<i>Tender condition prevails</i>
237	ITT Cl.1.2 pg.8	c. Grade level Road work i) Road works include new construction as well as overlay in existing roads, junction improvements, new median constructions, Island works, Grade level drainage and footpath works, Utility ducts provision, road signage, road marking, Dismantling works and Electrification etc., as per MoRTH standards			Kindly provide details of structures along the alignment which are required to be dismantled.			<i>The Same could be checked at site.</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
238	ITT Cl.1.2 pg.8	ii) Being a busy traffic road,..... Protection & strengthening of the adjacent existing structures by suitable measures such as sheet piling, anchoring etc during construction, utility shifting & relocation, water proofing of the structures in contact with the ground are in the scope of this tender	Request to provide details of utilities along the alignment of the project.	<i>As the same is measured and paid, details of utilities is not required.</i>
239	ITT Cl. 2.7/ Page 20	Joint venture with maximum of two partners is allowed provided the lead partner shall fulfill atleast 75% of all the qualification requirements. One of the partners should be an Indian company having its registered office in India.	Request to allow fulfilment of qualification requirements by all the parties of JV combined, irrespective of minimum percentage of any one partner.	<i>Tender condition prevails</i>
240	ITT Cl.13 pg.29	EMD - 1310 Lakhs (INR 1 Lakh in Electronic Cash & balance INR 1309 Lakhs in the form of Bank Guarantee)	As per the guidelines of Dept. of Financial Services, Ministry of Finance, Govt. of India(MOF), a separate advice of Bank Guarantee is to be sent to the advising bank i.e. Beneficiary's bank through SFMS only, after which only paper Bank Guarantee could become operative. In view of above we request you to provide us following details: - Beneficiary's Bank branch name - Bank code - IFSC code	<i>Canara Bank, BDA complex compound, IFSC No: CNRB0002828, MICR No: 560015105</i>
241	IFT Cl.3.3 pg.11	The Tenderer shall also take care of all the temporary or unchartered utilities including shifting	Request to provide details of utilities along the alignment of the project.	<i>As the same is measured and paid, details of utilities is not required.</i>
242	IFT pg.7	Period of completion (Including Monsoon period) - 24 months	Request to increase period of completion to 36 months since the work is to be carried out over very	<i>Tender conditions prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
			busy traffic road.	
243	GCC Cl.9.1 pg.76	The Contractor shall employ such technical personnel (of number and qualifications) as set out in the contract Data, subject to conformance with the qualification requirements set out in Clause 3.3 of Section 2.	No details provided in Contract data or Clause 3.3 of Sec 2. Kindly provide the qualification requirements required for employment of technical personnel.	<i>Please refer revised Tender document.</i>
244	GCC Cl.11 pg.76	Employer's risks: a) Rebellion, riot, commotion or disorder unless solely restricted to employees of the Contractor or his Sub-Contractors arising from the conduct of the Works; or b) A cause due solely to the design of the Works, other than the Contractor's design; or c) Any operation of the forces of nature (in so far as it occurs on the Site) which an experienced contractor:.....	Request to add the following clause: If performance of the work is prevented or delayed for a period of 6 months, either party may give to the other party a notice of termination of Contract. Payment shall be in accordance to GCC Cl.51.2 page 26.	<i>Tender conditions prevails</i>
245	GCC Cl.21 pg.80 & pg.124	If possession of a part is not given by the date stated in the Contract Data the Employer is deemed to have delayed the start of the relevant activities and the same may be considered as a Compensation Event.	Site possession date not mentioned in Contract data. Kindly provide the site possession date.	<i>Will be given with notice to proceed with the work.</i>
246	GCC Cl.36 pg.87	The Contractor shall submit to the Employer bills of the value of the work completed as per following stages less the cumulative amount paid previously. The Minimum Bill value claimed shall not be less than INR 35 Crores.	Request to delete the minimum bill value for interim bills. Payment for the work done may be considered.	<i>Tender conditions prevails</i>
247	GCC Cl.37 pg.87	The Employer shall pay the Contractor within 60 days of submission of bill.	Request for adhoc payment of 75% of interim bill value within 15 days of submission of bill and	<i>Tender condition prevails</i>

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			balance within 30 days of submission of interim bill.	
248	GCC Cl.37 pg.87	The Employer shall pay the Contractor within 60 days of submission of bill.	Request to add the following clause: " If the Contractor does not receive payment in accordance with GCC Cl.37, Contractor shall be entitled to receive financing charges compounded monthly on the amount unpaid during the period of delay. These financing charges shall be calculated at the annual rate of 3% above SBI PLR rate".	<i>Tender condition prevails</i>
249	GCC Cl.51.2 pg.96	Payment upon Termination - If the Contract is terminated at the Employer's convenience or because of a fundamental breach of Contract by the Employer, the Employer shall prepare bill for the value of the work done, the reasonable cost of removal of Equipment, repatriation of the Contractor's personnel employed solely on the Works, and the Contractor's costs of protecting and securing the Works and less advance payments received up to the date of the certificate, less other recoveries due in terms of the contract, and less taxes due to be deducted at source as per applicable law and make payment accordingly.	Request to add the following clause: " If the Contract is terminated at the Employer's convenience or because of a fundamental breach of Contract by the Employer, the Contractor shall be entitled for an additional sum of 2% of the value of work remaining incomplete on the date of termination notice taking effect.	<i>Tender condition prevails</i>
250	Contract Data/GCC Cl.17 pg.123 SCC Cl.7.1b pg.117	Start date – date of issue of Notice to proceed. The time allowed for carrying out the work as entered in the tender shall be strictly observed by the Contractor. It shall be reckoned from the date of issue of work order	Date of commencement shall be date as mentioned in Notice to proceed. Please confirm.	<i>Tender condition prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
		to the Contractor.		
251	Contract Data/GCC Cl.40 pg.125	Price escalation is applicable to only major items like, Cement, Re steel, Structural steel & Bitumen.	Request to consider price escalation for "Fuel" also.	<i>Please refer Clause 14 of Contract Data. Escalation for fuel and labour component are included.</i>
252	Contract Data/GCC Cl.42 pg.128	Interest will be charged @12% on the advance payment of mobilisation & machinery advances	Request for interest free advance.	<i>Tender condition prevails</i>
253	Contract Data/GCC Cl.41 pg.128	LD for each milestone – Rs.5, 00,000/- per day.	Request for provision of reimbursement of levied Liquidated damages in case the Contractor achieves subsequent milestones.	<i>Tender condition prevails</i>
254	SCC Cl.7.2 pg.119	Liquidated Damages for Delay in Completion - If the Contractor fails to complete the works within the time prescribed in the tender or approved extended time, then the contractor shall pay to the Employer 0.5% per week of the Value of contract subject to a maximum of 7.5% of the value of contract.	Request to modify the clause as "0.5% per week of the value of the balance works subject to maximum of 7.5% of value of balance work".	<i>In SCC Cl 7.2- "7.5% shall be read as 10%"</i>
255	SCC Cl.7.2 pg.119 Contract Data/ GCC Cl.41 pg.128	Liquidated Damages for Delay in Completion - If the Contractor fails to complete the works within the time prescribed in the tender or approved extended time, then the contractor shall pay to the Employer 0.5% per week of the Value of contract subject to a maximum of 7.5% of the value of contract. The maximum amount of liquidated damages for the whole of the works is ten percent (10%) of final contract price	As per SCC maximum amount of liquidated damage is 7.5% of value of contract whereas as per Contract data 10%. Kindly confirm maximum amount of liquidated damages.	<i>In SCC Cl.7.2- "7.5 % shall be read as 10 %"</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
256	SCC Cl.7.1 pg.118	Penalty: In the event of the contractor failing to comply with these conditions (except for reasons beyond his control) he shall be liable to pay as penalty of an amount equal to one percent (1%) of such smaller amount as the Executive Engineer or higher authority (whose decision in writing shall be final) may decide of the said estimated cost of the whole work for every day that the due quantity of work remains incomplete; provided always that the total amount or penalty to be paid under the provisions of this clause shall not exceed 7 ½% of the estimated cost of the work as shown in the tender.	Since liquidated damages is applicable on milestones and whole work we request you to delete the penalty clause.	<i>Tender conditions prevails</i>
257	Technical Specification 2 Structural Steel Cl.4 pg. 174	For location of storage and fabrication yard relevant clause of N.I.T shall be referred. Contractor shall indicate and justify in tender the proposed total needed yard area for the purpose.	No clause available in NIT referring to location of storage and fabrication yard. Kindly confirm the location of the yards and also confirm that the land provided for the yards shall be free of cost.	<i>Shall be arranged by the Contractor</i>
258	Technical Specification 2 Structural Steel Cl.3.1.4 pg. 164	A) Design drawings shall be furnished to the contractor and all such drawings shall form part of these Specifications.	Request to confirm time period within which the design drawings shall be issued to the Contractor.	<i>Employer shall provide drawings matching to the construction requirement in advance.</i>
259	Technical Specification 2 Structural Steel Cl.3.1.4 pg. 164	B) The Engineer reserves the right to make changes in the design drawings even after release for preparation of shop drawings to reflect addition, omission & modifications in data / details and requirements. Contractor shall consider such changes as part of these Specifications and the contract, and no claims shall be	Request to consider any change in design drawing after release of shop drawings as Variation under GCC Cl.34 pg.85.	<i>Tender conditions prevails</i>

SI.No.	Clause No	As per bid document	Queries	Reply to Queries
		entertained on this account		
260	<p>Technical Specification 2 Structural Steel Cl.1.2.4 pg. 149</p> <p>Cl.3.1.4 G pg. 164</p> <p>Cl.4 pg.174</p>	<p>Approval by Engineer -</p> <p>For all other material required for the works, the approval of the Engineer shall be obtained by the Contractor prior to the procurement and use of the material in the works.</p> <p>No fabrication work shall be started by the contractor without prior approval of Engineer on the relevant drawings</p> <p>Contractor will submit and get approval from Engineer of the detailed design of the full lifting equipment and scheme before starting the launching.</p>	<p>Kindly confirm that -</p> <p>i) Engineer shall convey the approval within 15 days of submission of documents by Contractor. If the approvals are not received within 15 days the same shall be deemed to be approved.</p> <p>ii) In case of any delay in approvals by Engineer, the same shall be considered as compensation event under GCC Cl. Cl.38 pg.88.</p>	<i>Tender conditions prevails</i>
261	-	Authorised Signatory for the tender	Authorised Signatory for signing the tender can be different from the person in whose name Digital signature has been procured. Please confirm.	<i>Tender conditions prevails</i>
262	-	Financial closure	Kindly confirm whether Financial Closure for the Project has taken place.	<i>As this is an EPC, the question of financial closure dose not arise</i>
263	-	Payment against Change in Law - Not mentioned	In case of change in legislation or law resulting in change in existing taxes / levies or imposition of any new tax, the Contract Price shall be adjusted accordingly and Contractor shall be paid the cost implications. Please confirm.	<i>Please refer Clause 39 of Revised Condition of Contract .</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
264	-	Introduction of GST	Cost implications due to introduction of GST, if any, during the tenure of Contract shall be paid to the Contractor. Please confirm.	<i>Tender conditions prevails</i>
265	-	Suspension - Not mentioned	In case the work is suspended by Engineer for any reason, Contractor shall be entitled for time and cost compensation. Kindly confirm.	<i>Tender conditions prevails</i>
266	-	Suspension - Not mentioned	Contractor shall have the right to suspend the work/reduce the rate of progress in the following events - a) Employer fails to pay the Contractor, the amount due under any payment certificate within 60 days of receipt of Interim bills. b) Employer fails to fulfil its obligations as stipulated in Contract, within 15 days from its due date mentioned.	<i>Tender conditions prevails</i>
267	-	Approvals & Certifications	All project related approvals/ clearances shall be taken by Owner / Employer. Please confirm.	<i>Contractor has to arrange for approval and approvals from service departments are procured.</i>
268	-	Limitation of liability	Kindly confirm total liability of the Contractor under the Contract.	<i>Tender conditions prevails</i>
269	-	Indemnity	Request for provision of cross indemnification. "Both Contractor and Employer shall indemnify each other from and against all actions, proceedings, claims, damages, losses, expenses of any nature, by reasons of any act or omissions of the Contractor/ Employer in the execution of the	<i>Tender conditions prevails</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
			Works".	
270	-	Water and Power for construction purpose - Not mentioned	Kindly clarify whether supply of water and power for construction purpose is in Contractor's scope.	<i>Contractor has to make required arrangements, on his own, at his cost</i>
271	-	Tree Cutting	NOC or any necessary approvals from the relevant authorities for tree cutting shall be arranged by the Employer. Kindly confirm.	<i>Contractor has to arrange for approvals.</i>
272	BOQ	-	No formula for Amount Column in Part B of the BOQ. Request to issue the updated BOQ with all applicable formulae thereof	<i>The same formula in part A can be copied.</i>
273	BOQ Item Sr. Nos 138-143, 146-151, 180	Absurd Quantities in the Quantity Column	Request to issue the updated BOQ with proper quantities for the respective BOQ Item Nos.	<i>The Quantities are in No/MT.</i>
274	BOQ Item Sr. Nos 3- i, ii & iii	No Load mentioned in the Item Description	Please provide the applicable Test Load for the Test and Working Piles	<i>The safe design working load on 1200 mm dia pile is 500 MT</i>
275	BOQ Item Sr. No. 9	POT / PTFE Bearing in MT	Please provide the POT/ PTFE Bearing in Numbers with detailed technical requirements such as Load, permissible movement etc.	<i>It is in MT and not in Nos</i>
276	BOQ Item Sr. No. 97	-	Please provide the diameter of the Pipe required	<i>It is 300mm dia</i>
277	BOQ Item Sr. Nos 117- i, ii	-	Please confirm the HDPE pipes to be provided for this item. If yes, please provide the diameter of the pipe and relevant 2specifications.	<i>As already mentioned in the BOQ, it is with HDPE pipe and diameter of the same is also mentioned in the BOQ.</i>

SI.No.	Clause No	As per bid document	Queries	Reply to Queries
278	BOQ Item Sr. No. 202	-	Please provide the diameter of the Utility duct to be done by Trenchless Technology	<i>It shall be 110mm dia.</i>
279	BOQ Item Sr. No. 255	-	Please confirm the HDPE pipes to be provided for this item. If yes, please provide the diameter of the pipe and relevant specifications.	<i>As already mentioned in the BOQ, it is with HDPE pipe and diameter of the same is also mentioned in the BOQ.</i>
280	BOQ –Part A Item - 95	Providing, fabrication, supply & fixing at site of various diameters MS MJ ends suit CI/DI pipes as per sketch.	We are unable to find out any sketch related to this item as mentioned in the BOQ. Please provide the necessary details for the same.	<i>Will be furnished during detailed engineering stage with execution drawings.</i>
281	BOQ –Part A Item - 91	Manufacturing, providing, transporting, rolling, lowering, laying and jointing, testing and commissioning of MS specials of minimum 8 mm thick confirming to IS 7322:1985 with latest amendments	We understand the item represents the meters (fabricated pipe fittings) for the sizes. If these are meters, these will be fabricated from the pipes only of the given sizes at site. Hence the qty must be in meters instead of kg. Please clarify the item description and UOM.	<i>The Units is in Kg.</i>
282	General	-	Please provide the SLD for the electrical works to get the clarity on scope of work.	<i>Number and ratings of incoming and outgoing breakers are mentioned in the Feeder pillar BOQ description. Since all the required details are mentioned in the BOQ description, providing of SLD is not contemplated.</i>
283	General	-	Please let us have the technical specifications for the electrical and PHE scope of work in order get clarity on the customer's requirement.	<i>Latest BESCO/KPTCL SR specification shall be followed for the electrical utility shifting works. For illumination works, latest PWD</i>

Sl.No.	Clause No	As per bid document	Queries	Reply to Queries
				<i>SR specification / applicable IS shall be followed.</i>
284	General	Last date for Receipt of Tender - 30/11/2015 up to 16.00 Hrs	Request to extend the date for receipt of tender by 1 month ie. up to 30/12/2015.	<i>The same will be indicated in the corrigendum being issued</i>

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