



Corrigendum – 1

SI No	Page No. and Clause in RFQ-RFP	Clause Reference	Revised Clause to be read as
1	Clause 2.12.4 Page 26	<p>Minimum Qualification Criteria</p> <p>Experience of Programme/Project Management Consultant during last 10 years preceding the PDD, for implementation/execution for development of (Industrial cities or township / industrial parks / industrial estates / special economic zones / special investment zones) covering 3 or more sectors among roads including bridges/ water supply/ sewerage/ solid waste management/ drainage/ power supply/ ICT/CETP & STP as a mandatory components for at least Two project spread over a minimum area of 5 square kilometres.</p> <p>Green - field area development projects will be preferred</p>	<p>Minimum Qualification Criteria</p> <p>Experience of Programme/Project Management Consultant during last 12 years preceding the PDD, for implementation/execution for development of (Industrial cities or township / industrial parks / industrial estates / special economic zones / special investment zones) covering 3 or more sectors among roads including bridges/ water supply/ sewerage/ solid waste management/ drainage/ power supply/ ICT/CETP & STP as a mandatory components for at least Two project spread over a minimum area of 5 square kilometres.</p> <p>Green - field area development projects will be preferred</p>
2	Clause 2.12.4 Page 26	<p>Minimum Qualification Criteria</p> <p>Individual Applicant- INR 300 crore</p> <p>Joint Venture / Consortium</p> <ul style="list-style-type: none"> Lead member should have minimum INR 200 Cr Other members of JV should have INR 200 Cr together. However, any one member should not have less than 15% of (400Cr) turnover in consortium or JV <p>Total consolidated Turnover should be 400 Cr</p>	<p>Minimum Qualification Criteria</p> <p>Individual Applicant- INR 300 crore</p> <p>Joint Venture / Consortium</p> <ul style="list-style-type: none"> Joint Venture / Consortium should have 400 cr annual turnover. However, the lead member should have more than 50% turnover and balance can be fulfilled by other member/s of JV/consortium. Further no member should have turnover less than 15% of 400 Cr. Similarly, if the bidder has formed a consortium/JV with its parent company, in that case the turnover of parent company will be considered, however the turnover of bidding company should not be less than 20% of 400 Cr



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3	Clause 2.22 Datasheet & Clause 2.12.1 Page 36	The completed Proposal must be delivered at the submission address on or before PDD given in the Data Sheet before 3:00 PM (IST). No Proposal shall be accepted after the closing time of Proposals	Since the PDD is 22 nd Sept 2022 the physical copy submission is 26 th Sept 2022 till 3:00 PM. No Proposal shall be accepted after the closing time of Proposals
4	Clause. 2.23.2 Page 38	Qualification and competence of the Key Professional (PMO) <ul style="list-style-type: none"> – Programme Director - Minimum 20 years exp – Deputy Programme Director - Minimum 20 years exp – Senior Program Planner (Scheduler) – Minimum 15 years exp 	Qualification and competence of the Key Professional (PMO) <ul style="list-style-type: none"> – Programme Director - Minimum 20 years exp – Deputy Programme Director - Minimum 17 years exp – Senior Program Planner (Scheduler) – Minimum 15 years exp
5	Clause 2.22.1, Page 37	Proposal due date – 01 st September 2022	Proposal due date – 22 nd September 2022
6	Clause. 6.5 Page 193	6.5 Performance Security The Consultant shall prior to the Effective Date and as a condition precedent to its entitlement to payment under this Contract, provide to the Client a legal, valid and enforceable Performance Security in the form of an unconditional and irrevocable bank guarantee as security for the performance by the Consultant of its obligations under this Contract, in the form set out in Appendix I (Part A), in an amount equal to Ten percent (10%) of the Yearly Fee Ceiling for the First Year. Further, in the event the term of this Contract is extended, the Consultant shall atleast fifteen (15) days prior to the commencement of every Subsequent Year or atleast thirty (30) days prior to the date of expiry of the then existing bank guarantee, whichever is	6.5 Performance Security The Consultant shall prior to the Effective Date and as a condition precedent to its entitlement to payment under this Contract, provide to the Client a legal, valid and enforceable Performance Security in the form of an unconditional and irrevocable bank guarantee as security for the performance by the Consultant of its obligations under this Contract, in the form set out in Appendix I (Part A), in an amount equal to Five percent (5%) of the Yearly Fee Ceiling for the First Year. Further, in the event the term of this Contract is extended, the Consultant shall atleast fifteen (15) days prior to the commencement of every Subsequent Year or atleast thirty (30) days prior to the date of expiry of the then existing



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		<p>earlier, provide an unconditional and irrevocable bank guarantee as Performance Security for an amount equivalent to Ten percent (10%) of the sum of the Yearly Fee Ceiling for the applicable Subsequent Year and the Yearly Fee Ceiling for the previous Subsequent Year(s) and/or the First Year, as the case may be</p>	<p>bank guarantee, whichever is earlier, provide an unconditional and irrevocable bank guarantee as Performance Security for an amount equivalent to Five percent (5%) of the sum of the Yearly Fee Ceiling for the applicable Subsequent Year and the Yearly Fee Ceiling for the previous Subsequent Year(s) and/or the First Year, as the case may be</p>
7	2.4 Force Majeure, Clause 2.4.1, Page 161	<p>Definition</p> <p>For the purposes of this Contract, “Force Majeure” means an event, act, or circumstances, or combination of events, acts or circumstances, which materially and adversely affects the affected Party's performance of its obligations pursuant to the terms of this Contract, but only if and to the extent that such events, acts or circumstances are beyond the reasonable control of the affected Party, were not the fault of the affected Party, were not reasonably foreseeable at the time of execution of this Contract and could not have been prevented or overcome or mitigated by the affected Party through the exercise of Good Design, Engineering and Construction Practices. Force Majeure includes, but is not limited to war, riots, civil disorder, strikes (excluding strikes or labour disturbance at the facilities of the Consultant or Client) earthquake, fire, explosion, storm, flood or other adverse weather conditions, any unlawful or unauthorised act, failure to act, restraint or regulation, of any governmental authority (other than the Client) affecting the performance by a Party of its obligations hereunder; but shall not include the following circumstances, except to the extent that they are consequences of an event of Force Majeure:</p>	<p>Definition</p> <p>For the purposes of this Contract, “Force Majeure” means an event, act, or circumstances, or combination of events, acts or circumstances, which materially and adversely affects the affected Party's performance of its obligations pursuant to the terms of this Contract, but only if and to the extent that such events, acts or circumstances are beyond the reasonable control of the affected Party, were not the fault of the affected Party, were not reasonably foreseeable at the time of execution of this Contract and could not have been prevented or overcome or mitigated by the affected Party through the exercise of Good Design, Engineering and Construction Practices. Force Majeure includes, but is not limited to war, riots, civil disorder, strikes, pandemics (excluding strikes or labour disturbance at the facilities of the Consultant or Client) earthquake, fire, explosion, storm, flood or other adverse weather conditions, any unlawful or unauthorized act, failure to act, restraint or regulation, of any governmental authority (other than the Client) affecting the performance by a Party of its obligations hereunder; but shall not include the following circumstances, except to the extent that they are consequences of an event of Force Majeure:</p>



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8	Scope of Work Clause 5.2 Page 118	<p>Task 2 - (C) The PMNC will prepare an ICT Master System Integration (MSI) Plan which will highlight the key tasks and activities that will be completed in the System Integration stage. The ICT Master Plan for the SBIA Investment Region is currently under preparation. For the preparation of the ICT MSI Plan, the PMNC shall coordinate with the consultant appointed by Client for the development of the ICT Master Plan (the “ICT Master Plan Consultant”). Client shall facilitate the coordination with the consultant preparing the ICT Master Plan. Based on the ICT master plan, the PMNC will develop a detailed integration and operations plan around specific system integration designs. This plan will act as the baseline control document for the System Integration of the project. The draft ICT MSI plan shall submitted by the PMNC as per the timelines prescribed in the Clause 6.6 of the Special Conditions of Contract. The final ICT Master Plan will be completed after getting review comments from Client and the ICT Master Plan Consultant.</p>	<p>Task 2 - (C) The PMNC will prepare an ICT Master System Integration (MSI) Plan which will highlight the key tasks and activities that will be completed in the System Integration stage. The ICT Master Plan for the DPIA Investment Region will be prepared by PMNC. Client shall facilitate the coordination with the master plan consultant for preparing the ICT Master Plan. Based on the ICT master plan, the PMNC will develop a detailed integration and operations plan around specific system integration designs. This plan will act as the baseline control document for the System Integration of the project. The draft ICT MSI plan shall submitted by the PMNC as per the timelines prescribed in the Clause 6.6 of the Special Conditions of Contract. The final ICT Master Plan will be completed after getting review comments from Client. No separate ICT consulatnt will be apointed by the client. PMNC will also prepared the master plan for landsce works for DPIA.</p>

Sd/-

Managing Director

AITL