

Government of India
Bhabha Atomic Research Centre, Mysuru
Project Special Materials Facility, Chitradurga

Ref.: BARC/SMFC/CS/03/2024-25/NIT/C-1

11.06.2025

Name of the Tender: Construction of road network including foot paths, storm water drains, culverts, embankment pitching, kerb stones, street lighting and fencing at BARC-SMF Project, Challakere, Chitradurga, Karnataka.

Tender No.: BARC/SMFC/CS/03/2024-25/NIT, Dt.: 26.05.2025

CPP Portal Tender ID.: 2025_BARC_861747_1

Corrigendum-1

1. Reminder for Pre-Bid Meeting

Pre-Bid meeting will be held in both online and offline modes simultaneously at 1500 Hrs. on 12-06-2025. Bidders, who are interested in attending the Pre-Bid meeting, should send their request on or before 11-06-2025 (1500 Hrs.) through e-mail to pasmfc@barc.gov.in, indicating their preference for attending the meeting either in Online or Offline mode.

2. Location for Offline Pre-Bid meeting:

Ground Floor, Conference room, RRCC,
Bhabha Atomic Research Centre, Mysuru, P.B No 1, Yelwal, Mysuru 571130.

3. The link for online Pre-Bid meeting will be shared with the bidders who have opted to attend the Pre-Bid meeting in online mode.

4. All other tender conditions remain unchanged.

**--SD--
Chief Engineer,
BARC, Mysuru
For and on behalf of President of India**

Government of India
Bhabha Atomic Research Centre, Mysuru
Project Special Materials Facility, Chitradurga

Ref.: BARC/SMFC/CS/03/2024-25/NIT/C-2

13.06.2025

Name of the Tender: Construction of road network including foot paths, storm water drains, culverts, embankment pitching, kerb stones, street lighting and fencing at BARC-SMF Project, Challakere, Chitradurga, Karnataka.

Tender No.: BARC/SMFC/CS/03/2024-25/NIT, Dt.: 26.05.2025

CPP Portal Tender ID.: 2025_BARC_861747_1

Corrigendum-2

1. **With reference to the above tender, all bidders are requested to note the following amendments:**

Refer Section, clause no. Page no. of the Tender Document	Clause mentioned in the Tender Document	Amended Clause to be replaced in place of referred Original Clause in the Tender Document
Section-I, Sub Section-I Clause 2, Table "Sl.No. n)-ii. & iii".; Page no. 2	ii. Average Annual Financial Turnover on Construction Works (during immediate last three consecutive financial years ending 31st March 2025 : 100 % of Estimated cost put to Tender (ECPT) i.e., ₹37,52,40,000/- iii. Profit & Loss: Should not have incurred any loss in more than two financial years during last five consecutive financial years ending 31st March 2025.	ii. Average Annual Financial Turnover on Construction Works during immediate last three consecutive financial years ending 31st March 2024 : 100 % of Estimated cost put to Tender (ECPT) i.e., ₹37,52,40,000/- iii. Profit & Loss: Should not have incurred any loss in more than two financial years during last five consecutive financial years ending 31st March 2024.

2. Pre-bid clarifications are enclosed and shall form a part of the tender document. It shall be deemed that all bidders who submit their bids have read and accepted the pre-bid clarifications.
3. All other tender conditions remain unchanged.

Encl.: Annexure-1-Pre-Bid Clarifications

-SD-
Chief Engineer,
BARC, Mysuru
For and on behalf of President of India

Annexure-1						
Government of India Bhabha Atomic Research Centre, Mysuru Project Special Materials Facility, Chitradurga						
Pre-Bid Clarifications to the queries raised by bidders						
Name of the Work: Construction of road network including foot paths, storm water drains, culverts, embankment pitching, kerb stones, street lighting and fencing at BARC-SMF Project, Challakere, Chitradurga, Karnataka. Tender No.: BARC/SMFC/CS/03/2024-25/NIT, Dt.: 26.05.2025; CPP Portal Tender ID.: 2025_BARC_861747_1						
Date of Pre-Bid Meeting: 12.06.2025						
Sr. No.	Refer Section, clause no. Page no. of the Tender Document	Clause mentioned in the Tender Document	Bidders Query	Any Change/ Amendment in the Tender Document	Amended Clause to be replaced in place of referred Original Clause in the Tender Document	BARC Clarification
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1	Section-I, Sub Section-I Clause 2, Table "Sl.No. n)- i."; Page no. 2	Registration in Appropriate Class of Contractors /License / Certification: Bidder shall have Valid Electrical Class-I License/ Electrical Super Grade Contractor license or license issued by any government/ Aided officials in India, suitable for execution of the electrical works of the tender. Or Bidder should sub-contract the electrical works to an agency having “Electrical Class-I License/ Electrical Super Grade Contractor license or license issued by any government/ Aided officials in India, suitable for execution of the electrical works of the tender”. The Consent letter of such proposed agency for associating with the bidder along with supporting documents has to be submitted by the bidder.	When should we submit the Class-I electrical License ?	No	Nil	"Electrical Class-I License/ Electrical Super Grade Contractor license or license issued by any government/ Aided officials in India, suitable for execution of the electrical works of the tender" is to submitted along with the Part-A Techno-Commercial Bid. Additionally, bidder should also submit 'Form-N Details of Sub-Contractors' along with the Part-A Techno-Commercial Bid.
2			Whether the bidders should submit the experience certificate of Electrical Class-I License/ Electrical Super Grade Contractor?	No	Nil	Not required.
3	Section-I, Sub Section-I Clause 2, Table "Sl.No. n)- ii. & iii"; Page no. 2	ii. Average Annual Financial Turnover on Construction Works (during immediate last three consecutive financial years ending 31st March 2025 : 100 % of Estimated cost put to Tender (ECPT) i.e., ₹37,52,40,000/- iii. Profit & Loss : Should not have incurred any loss in more than two financial years during last five consecutive financial years ending 31st March 2025 .	We request for financial years ending 31 st March 2024 as we are yet to complete the auditing for financial year 24-25.	Yes	ii. Average Annual Financial Turnover on Construction Works during immediate last three consecutive financial years ending 31st March 2024 : 100 % of Estimated cost put to Tender (ECPT) i.e., ₹37,52,40,000/- iii. Profit & Loss : Should not have incurred any loss in more than two financial years during last five consecutive financial years ending 31st March 2024.	Please refer to the amended clause.
4	Section-I, Sub Section-I Clause 2, Table "Sl.No. n)- v"; Page no. 3	v. Similar Works Means : Construction of bituminous roads -or Construction of civil works, including bituminous road work. The bituminous road work should be at least 50% of the contract value.	We understand that Bituminous Road work means total pavement crust construction including Earthwork, GSB, WMM, DBM and BC with side drains. Please clarify whether this understanding of ours is correct.	No	Nil	‘Bituminous roads’ and/or ‘bituminous road work’ means the total flexible pavement construction including earthwork, Sub Grade, Subbase, Bituminous Binder Course (BM/BC), Tack Coats, Bituminous Wearing Course (BM/BC), drains, culverts.
5	Section-I, Sub Section-II, Clause 3.a); Page no. 6 & Section-I, Sub Section-I Clause 2, Table Sl.No. h); Page no. 1	Earnest Money Deposit (EMD) in original for the amount mentioned in Sub Section-I should be submitted within the due date& time mentioned in Sub Section-I. & Earnest Money Deposit (EMD) Amount : ₹47,52,000/-	Request for Reduction of EMD to 1% of the Estimated Cost put to Tender.	No	Nil	Tender Conditions Prevail.
6	Section-I, Sub Section-II, Clause 3.c); Page no. 6	A part of EMD is acceptable in the form of Bank Guarantee also. In such case, minimum 50% of the Earnest Money Deposit or ₹20.00 Lakh, whichever is less, shall be in the form prescribed above and balance can be accepted in the form of Bank Guarantee (Format given in Section-VII (ii)). The Bank Guarantee submitted as a part of EMD shall be valid for a period of 225 days from the originally stipulated “date of opening of Part A”, excluding extensions (i.e. 225 days from the original date of opening of Part A mentioned in Sub Section-I. In case of extension of “date of opening of Part A”, the originally stipulated date is to be considered).	The BG submitted as a part of EMD shall be valid for a period of 225 days from date and time of online opening of Technical bid (Part A) or Financial bid (Part B) ?	No	Nil	The Bank Guarantee submitted as a part of EMD shall be valid for a period of 225 days from the originally stipulated “date of opening of Part A”, excluding extensions (i.e. 225 days from the original date of opening of Part A (i.e. Section-I, Sub Section-I Table Sl.No. j)-vii) mentioned in Sub Section-I. In case of extension of “date of opening of Part A”, the originally stipulated date (i.e. 09-07-2025) is to be considered).

Sr. No.	Refer Section, clause no. Page no. of the Tender Document	Clause mentioned in the Tender Document	Bidders Query	Any Change/ Amendment in the Tender Document	Amended Clause to be replaced in place of referred Original Clause in the Tender Document	BARC Clarification
7	Section-I, Sub Section-II, Clause 8.h); Page no. 10	Bank Solvency Criteria: Bidder should have a Banker's Certificate (Bank Solvency) from a Scheduled Public / Private Sector Banks (in Form "B", format given in the Section-VII(ii) of tender document) for minimum 40 % of Estimated cost put to Tender (ECPT). The date of the certification shall not be older than one year from the date of opening of Part A i.e., Techno-Commercial Bids.	We request you to allow us to submit solvency from any commercial bank .	No	Nil	Solvency certificate should be issued by Scheduled Public / Private Sector Banks.
8	Section-I, Sub Section-II, Clause 17.a); Page no. 20	All tendered rates quoted in Financial Bid (i.e. Schedule „B"/ Price Schedule) shall be inclusive of all taxes, duties, levy or cess, fee, royalty charges etc. levied under any statute but exclusive of GST (Goods and Services Tax), as applicable on the last date of online submission of the tender including extensions, if any.	Quoted tender rates shall be exclusive of GST? Kindly confirm.	No	Nil	Yes, the quoted rates shall be exclusive of GST but inclusive of all taxes, duties, levy or cess, fee, royalty charges etc. levied under any statute
9			Details of Royalty charges on Aggregates.	No	Nil	Bidder(s) are requested to get the information regarding the Royalty Charges from the concerned state government authorities.
10			Whether Royalty charges will be reimbursed?	No	Nil	No. Royalty Charges will not be reimbursed.
11			Details of how GST shall be reimbursed for RA Bills.	No	Nil	GST amount for each RA Bill will be reimbursed after submission of documentary proof (as per the directions of EIC) showing the proof of payment of GST. If there is any change in the above mentioned procedure the same will be informed to the successful bidder.
12	Section-I, Sub Section-II, Clause 17.g); Page no. 21 & Section-I, Sub Section-I Clause 2, "Table SI.No. 0)- iii."; Page no. 3	Labour welfare cess @1% of gross value of work done shall be recovered from each bill paid to the contractor. This clause shall be applicable only when so provided in Sub Section-I. & iii. Applicability of Labour Welfare Cess clause (for details refer Sub Section-II) : Applicable.	Labour welfare cess @1%, will be reimbursed by the department. Kindly confirm.	No	Nil	No. Labour welfare cess will not be reimbursed. Bidders are requested to kindly quote the rates accordingly (i.e. inclusive of Labour welfare cess).
13	Section-I- Sub Section-IV; Page no. 28	The bidder is required to submit the following:...	List of Forms to be submitted may please be provided.	No	Nil	Refer to Sub-Section-IV of NIT (Section-I of Tender Document) for List of Documents to be submitted in online and offline modes.
14	Section – III (i) Conditions of Contract, Clauses of Contract-Clause-7; Page no. 27	CLAUSE 7: PAYMENT ON INTERMEDIATE CERTIFICATE TO BE REGARDED AS ADVANCES.:Payment on account of amount admissible shall be made by the Engineer-in-Charge certifying the sum to which the contractor is considered entitled by way of interim payment at such rates as decided by the Engineer-in-Charge. The amount admissible shall be paid by 10th working day after presentation of the bill by the contractor to the Engineer-in-Charge or his Assistant Engineer together with the account of the material issued by the department or dismantled materials, if any. In the case of works outside the headquarters of the Engineer-in-Charge, the period of ten working days will be extended to fifteen working days.	Payment for RA Bills shall be paid in how many days?	No	Nil	Refer to Clause-7 from Section – III (i) Conditions of Contract, Clauses of Contract, fifteen working days shall be considered for this contract.
15	Section – III (i) Conditions of Contract, Clauses of Contract-Clause-10C, 10CA & 10 CC; Page no. 34 to 41. & Section VII(i) Proforma of Schedule-Schedule-F - Clause 10C, 10CA & 10 CC; Page no. 5 & 6.	Clauses of Contract-Clause-10C, 10CA & 10 CC	Is Escalation provided in this Tender? Escalation for Bitumen is applicable?	No	Nil	Refer Section VII(i) Proforma of Schedule-Schedule-F -Clause 10C, 10CA & 10 CC (Page no. 5 & 6); Escalation under Clause 10C & 10 CA is applicable for this tender. Escalation for Bitumen material under Clause 10 CA is applicable for this tender. Escalation under Clause 10CC is not applicable for this tender.

Sr. No.	Refer Section, clause no. Page no. of the Tender Document	Clause mentioned in the Tender Document	Bidders Query	Any Change/ Amendment in the Tender Document	Amended Clause to be replaced in place of referred Original Clause in the Tender Document	BARC Clarification
16	Section – III (i) Conditions of Contract, Clauses of Contract-Clause-12, Page no. 41 & Section VII(i) Proforma of Schedule-Schedule-F - Clause 12, Page no.6	Clause 12: Deviations / Variations: Extent And Pricing	Details regarding variation in Quantity of SOQ Items.	No	Nil	Refer to Clause 12 of Section-III (i) Conditions of Contract & Schedule-F of Section VII(i) Proforma of Schedule. Deviation Limits (in %) are as follows: (i) Part - I - Civil Works -SOQ Item No.: 1 to 6, 35, 72 & 73 : +100% Deviation limit (ii) Part - I - Civil Works- rest of the SOQ Items: +30% Deviation limit (iii) Part - II - Electrical works : +30% Deviation limit
17	Section-III (v) Additional Conditions- Clause-7, Page no. 195	Land for erecting Labour Colony for housing the contractor’s labour will be made available by the Department if it is mentioned in Schedule ‘A’ (Refer Proforma of Schedules). If not, Labour Camp shall not be erected at the site of the work nor any Labour shall be allowed to live at site.	Please confirm whether Land for erecting Labour Colony will be provided by the department?	No	Nil	Refer to Clause 7 & 8 of Section-III (v) Additional Conditions and Schedule 'A' of Section VII(i) Proforma of Schedule. Land for erecting Labour colony within the BARC Site will be provided by the department. Exact location will be intimated by the EIC after placement of Contract. Please refer to the Notes mentioned in Schedule 'A'. The same is reproduced below verbatim "Notes: (1) The contractor shall barricade the labour colony with a 3 meter high GI sheet providing sufficient illumination around the periphery, and having single entry/ exit gate. (2) The contractor shall provide round-the-clock security, with one Security personnel assigned for each 8-hour shift. (3) The facilities in the labour colony shall be provided by the contractor in accordance with the conditions mentioned in "Model Rules for the Protection of Health & Sanitary Arrangements for workers" and the "Safety code" of the Tender Document (Refer Section-III). (4) The contractor shall deploy a supervisor at all times in the labour colony to assist the department for security related issues. (5) Consumption of liquor and smoking are strictly prohibited in the construction site and labour colony. The contractor shall submit an undertaking to ensure compliance with this policy."
18	Section-III (v) Additional Conditions- Clause-8, Page no. 196	In case the Land for erecting Labour Colony is provided by the department; the contractor will have to make his own arrangements for water & electricity for the labour colony. Additionally, Contractor has to make his own provision for the housing of construction labour with all necessary infrastructure and facilities such as fuel for cooking, mobile toilets, mobile STP, safe drinking water, medical health care, crèche etc. The housing may be in the form of temporary structures & they shall be removed by the contractor at his own expenses to the satisfaction of the Engineer-in-charge within 10 days from the date of completion.	We request you to provide us water & electricity for the construction work and labour colony free of cost.	No	Nil	(1) Refer the following clauses of the tender document: (a) Clause 7 & 8 of Section-III (v) Additional Conditions (b) Clause 14 & 15 of Section-IV Special Instructions To Tenderers (c) Schedule 'A' of Section VII(i) Proforma of Schedule. (2) Water & electricity for the construction work and labour colony cannot be provided at free of cost. Charges are mentioned in Schedule 'A' of Section VII(i) Proforma of Schedule.
19	Section-IV Special Instructions To Tenderers - Clause-14, Page no. 203	Water: Contractor has to make his own arrangement for water required for the work. If water is made available by the Department (refer Schedule ‘A’), only piped water will be made available to the contractor at site at one place on the main line to be determined by the Engineer-in-Charge. The contractor shall make his own arrangements for drawing water from the main. He shall bear the cost of making all connections, boosting water, laying all the pipe lines, installing a tested meter of approved make, maintaining all installations and dismantling the same on completion of work and making good any damage due to such piping of work and its removal. The meter shall be provided with masonry chamber, with a lid and locking arrangement. The contractor shall pay for all the water drawn by him at the rate specified in Schedule 'A'. In case it is observed that the water meter is out of order the consumption of water for the period during which the meter was out of order shall be worked out on the basis of 1 % of the cost of items of construction requiring water, during the said period. The contractor shall provide at his own cost adequate storage of water required for his work and drinking for the labour to tide over temporary stoppage in the supply of water. No claims for any help of work in this account will be entertained.		No	Nil	

Sr. No.	Refer Section, clause no. Page no. of the Tender Document	Clause mentioned in the Tender Document	Bidders Query	Any Change/ Amendment in the Tender Document	Amended Clause to be replaced in place of referred Original Clause in the Tender Document	BARC Clarification
20	Section-IV Special Instructions To Tenderers - Clause-10, Page no. 202	Contractor's stores and site office: Suitable area near the site of the work (if available, specified in Schedule 'A') shall be allocated to the contractor free of cost for storing his equipment, plant, materials, etc. and for his site office. He will, however, be solely responsible for watching or guarding his property and materials issued to him by BARC. Contractor shall cover all materials at site with requisite insurance against theft larceny, dacoits, fire tempest and flood. He, however will have to dismantle the sheds and vacate the land after the receipt of due notice from Engineer-in-Charge., if the same is obstructing any work.	Whether Ready Mix concrete plant can be set up within the site?	No	Nil	Ready Mix concrete plant can be set up at project site, all the statutory clearances for the same from are within the contractors scope.
21	-	-	Will there be any interferences for construction activities from local public?	No	Nil	Site is fully fenced with Compound wall, interference from local public is not envisaged in the BARC Premises.
22	-	-	Any Statutory Clearances are under contractors scope.	No	Nil	Statutory Approvals for Construction Activities are under contractors scope they are (a) Labour Licence (b) Approval for setting up of RMC Plant etc. (c) If any other approvals required necessary for Construction works.
23	Section-VII (ii); Form B-1, Page no. 249	Form B-1 Net worth Certificate	Form B-1 Net worth Certificate is required?	No	Nil	Refer to Sub-Section-IV of NIT (Section-I of Tender Document) Form B-1 given in Section VII(ii) of the Tender Document is not applicable for this Tender.
24	Section-VII (ii); Form - E, Page no. 252	Performance Report of Works	Form E in same format is required? We need to take approval in new format from our clients (State Gov./ CPWD etc.)	No	Nil	Form-E (format given in the Section-VII (ii) of tender document) or similar documentary evidence(s) from officer not below the rank of Executive Engineer/ Project Manager or equivalent authority from their client.
25	Part B (Financial Bid Document)/ Section VIII - Schedule of Quantity (Price Schedule/ Schedule 'B')	Part B (Financial Bid Document)/ Section VIII - Schedule of Quantity (Price Schedule/ Schedule 'B')	Kindly share the Departmental estimated Rates for items.	No	Nil	Bidder(s) are requested to do market survey and arrive at their tender rates.
26	Part B (Financial Bid Document)/ Section VIII - Schedule of Quantity (Price Schedule/ Schedule 'B')- Part - I - Civil Works	Part - I - Civil Works	Is the estimate for Civil Works is based on CPWD DSR?	No	Nil	Estimate for Civil Works is based on BARC SOR/ CPWD DSR (with appropriate Cost Index).
27	Part B (Financial Bid Document)/ Section VIII - Schedule of Quantity (Price Schedule/ Schedule 'B')- Part - II - Electrical works	Part - II - Electrical works	How the rates for Electrical items were arrived by BARC?	No	Nil	Rates were arrived based on the market survey.

Sr. No.	Refer Section, clause no. Page no. of the Tender Document	Clause mentioned in the Tender Document	Bidders Query	Any Change/ Amendment in the Tender Document	Amended Clause to be replaced in place of referred Original Clause in the Tender Document	BARC Clarification
28	Section V (i) General Specifications Clause 2.1.1, 2.1.2 2.1.3 & 2.1.4, Page no. 4 &	2. Scope of work is as follows: 2.1.1. Designing the pavement according to IRC-37 standards, based on site conditions (such as traffic conditions and subgrade characteristics etc.), and in accordance with the Schedule of Quantities. 2.1.2. Designing the storm water drains. 2.1.3. Structural design of civil structures such as foundations, culverts etc. 2.1.4. Preparation of Good For Construction Drawings (for entire scope of work) based on tender drawings, drawing issued by BARC & site conditions etc. and getting the drawings approved by Engineer-in-Charge. &	Is there separate payment for the design works mentioned in the scope of work?	No	Nil	Bidders shall quote their rates such that it is inclusive of cost for design work activities mentioned in the scope of work.
29	Part B (Financial Bid Document)/ Section VIII - Schedule of Quantity (Price Schedule/ Schedule ‘B’)- General instructions to bidders	General instructions to bidders 4) The successful bidder must appoint an external consultant to design the pavement (according to IRC-37 standards), storm water drains and structural design of civil structures. Minimum 60 average CBR values (average of 3 specimens) shall be obtained along the alignment. 5) The successful bidder shall prepare Good For Construction drawings (for all the works) based on tender drawings, design approved by BARC, drawing issued by BARC and site conditions etc. The works shall be executed based on the approved good for construction drawings. 8) Bidders should quote their rates to include the cost of design work activities mentioned in the scope of work, collection and testing as per the Quality Assurance Plan, and the preparation of Good for Construction drawings. No additional payment will be made for these items.	Is there any requirement of design to be vetted by IIT/ NIT?	No	Nil	Design vetting by IIT/NIT is not mandatory.
Notes: (1) The amended clause (if any) mentioned (under Column (6)) above supersedes and replaces the original clause in the tender document. (2) In the event of any discrepancy or conflict between the original clause/ amended clause (if any, under Column (6) above) and clarifications provided (under Column (7) above), the original clause/amended clause (if any) shall prevail. The clarifications (under Column (7) above) provided are intended solely for the purpose of further clarity and understanding, and they do not supersede or modify the original clause/amended clause. Bidder(s) are advised to consider the original clause/amended clause (if any), for their submissions. (3) If there are varying or conflicting provisions made in the tender document, the Accepting Authority (mentioned in Schedule “F”, Refer Section–VII (i)) will be the deciding authority with regard to the intention of the tender document and his decision will be final and binding on the bidder(s). (4) The Accepting Authority (mentioned in Schedule “F”, Refer Section–VII (i)) will have the sole authority to interpret the meaning and intent of this Tender Document. The interpretation of the Accepting Authority shall be final and binding on all Bidder(s).						
