



JAIPUR METRO RAIL CORPORATION LIMITED

(A Government of Rajasthan Undertaking)
4th , Floor, Admin Building, Mansarovar Depot,
Bhriгу Path, Mansarovar, Jaipur -302020
mail- dos@jaipurmetrorail.in



F.No. F2 (118)/JMRC/O&S/S&T/STC-CAMC/2023-24/ 3184

Date: 06.04.2026

To,
M/s Alstom Transport India Ltd.
66/2, Third Floor, Embassy Prime Building ,
C.V. Raman Nagar, Bengaluru-560075,
Karnataka, India

Corrigendum-6

Name of Bid: "Comprehensive Annual Maintenance Contract (CAMC) for Signalling and Train Control (S&TC) System of Phase- 1A & 1B for 10 years"
NIB No: JMRC/O&S/S&T/NIB/2025-26/13 dated 23.12.2025

The following corrigendum may be deemed as an amendment in the Bid document of the above referred document. Concerned may participate accordingly.

S. N.	Clause No.	Existing document of Bid/NIB (Key Details)	Now May be read as (Key Details)
1	Section-V, Special Condition of Contract Clause-9	9. Price Variation Clause The Contract price shall be fixed for the entire duration of the Contract and shall not subject to any adjustments on any account.	9. Price Variation Clause 9.1 The Contract price shall be fixed for the duration of the Contract except for Price Variation /adjustment provided as under:- Adjustment shall be made annually in respect of the rise or fall in the indexed costs for labor, Contractor's Equipment and plant materials and other inputs to the Services, by addition or subtraction in Lump Sum Price for a Year 'n' and corresponding change to the amount otherwise payable to the Contractor on completion of service as per the formula below:- $P_n = F + a [M_n/M_o] + b [L_n/L_o]$ Where, F- The Fixed component not subject to any Price variation -60% a - Coefficients representing the proportion of cost element related to the material component of the execution of the Works. - 25%. b- Coefficients representing the proportion of cost element related to the labour component of the execution of the Works- 15%.

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Registered Office: Admin Building, Metro Depot, Bhriгу Path, Mansarovar, Jaipur-302020
www.transport.rajasthan.gov.in/jmrc

RajKaj Ref No.:
21383399

CIN: U60221RJ2010SGC030630

Digitally signed by Om Prakash
Designation: Director
Date: 2026.04.06 17:16:33 IST
Reason: Approved





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			<p>Pn- The price adjustment multiplier to be applied to the Lump Sum Price of year 'n'.</p> <p>Mn- The average Wholesale Price Index (WPI) for 'All Commodities' applicable as published by Economic Adviser, Ministry of Commerce & Industry, Government of India, for year 'n' for Lump Sum Price of Year 'n' shall be those prevailing on the day 28 days prior to period 'n' i.e. 28 days prior to Year 2, Year 3 and so on..</p> <p>Mo- Wholesale Price Index (WPI) for 'All Commodities' applicable for the month of issuance of Notice to Proceed as published by Economic Adviser, Ministry of Commerce & Industry, Government of India.</p> <p>Ln- The average Consumer Price Index (CPI) for 'Industrial Workers' at Jaipur Centre applicable as published by Labour Bureau, Ministry of Labour & Employment, Govt. of India, for year 'n' for Lump Sum Price of Year 'n' shall be those prevailing on the day 28 days prior to period 'n' i.e. 28 days prior to Year 2, Year 3 and so on..</p> <p>Lo- Consumer Price Index (CPI) for 'Industrial Workers' at Jaipur Centre applicable for the month of issuance of Notice to Proceed as published by Labour Bureau, Ministry of Labour & Employment, Government of India.</p>
			<p>9.2 No price variation shall be admissible during the first year of the contract. Price variation shall only be applicable from second year onwards and Price adjustment will be done with last quarter billing of year 'n'.</p>
			<p>9.3 No price variation will be admissible beyond the original Scheduled contract duration due to defaults on the part of the Contractor.</p>
			<p>9.4 The Price Adjustment will be payable only on the Indian currency (INR) component (no adjustment for foreign currency component) of the contract price as per the Price Adjustment formula.</p>
			<p>9.5 Procedure in case of Delay in Availability of Final Indices:-</p> <p>Where the final Price Indices are not available in the Office of the Economic Adviser/Labour Bureau, while making payment towards on-account Payments, payment towards Price Adjustment will be made on provisional basis based on the indices available, to be adjusted in subsequent Payments as and when the final Indices figures</p>

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			<p>become available.</p> <p>9.6 Adjustment on Account of Price Adjustment:-</p> <p>Adjustment on account of Price Adjustments may be positive (in which case extra amount shall be paid to the Contractor), or negative (in which case the amount of Price Adjustment shall be recovered from the Contractor). After verifying the Price Adjustment bill, the Employer shall certify the adjustment amount.</p> <p>9.7 Price Adjustment during Extended Period of Completion:-</p> <p>The price adjustment shall apply for the work done from the date of completion of first year services up to the end of original period of completion or extensions of time granted by the Employer. However, if the extension of time is granted due to default of the Contractor, Price Adjustment indices will be frozen and price adjustment amount will be paid as per frozen indices. In case the indices are lower than the frozen indices, the lower indices will be considered for Price Adjustment.</p>
2	Section V Clause 30.4 Other Terms & conditions Page 71 of 91	Contractor shall insure Contractor's All Risk and other requirements with 100% of the Total Contract Price and third-Party Insurance. Indemnity limit of such Insurance shall be taken out for 10 percent of total contract price of 10 year subject to a maximum value of Rs 50 Crore [AOA (Any One Accident) and AOY (Any One Year)]. The insurance so taken and maintained can be on year to year basis for the contract period or for the entire period of the CAMC, at the discretion of the contractor.	Contractor shall liable to arrange insurance coverage through Contractor's All Risk/ Property insurance policy (Covering all plant and machineries covered under this CAMC contract) with 100% of the Total Contract Price/ 100% of total property value and third-Party Insurance. Indemnity limit of such Insurance shall be taken out for 10 percent of total contract price of 10 year subject to a maximum value of Rs 50 Crore [AOA (Any One Accident) and AOY (Any One Year)]. The insurance so taken and maintained can be on year to year basis for the contract period or for the entire period of the CAMC. at the discretion of the contractor.

This corrigendum will be part of Bid documents. All other terms and conditions of the documents will remain same. This bears approval of Competent Authority.

Director (O&S)
JMRC

Signature valid

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Sr.	Volume No./Part	Clause No. and Page No.	Bid Condition	Bidder's Queries Lot1 dated 05.01.2026, Lot 2 dated 08.01.2026 & Lot 3 dated 16.01.2026	JMRC Reply/ Corrigendum - 3 dated 04.03.2026	Bidder Queries dated 11.03.2026	JMRC Reply to Bidder
1	Vol - 2	Section - v SPECIAL CONDITIONS OF CONTRACT Clause 9	The Contract price shall be fixed for the entire duration of the Contract and shall not be subject to any adjustments on any account.	Due to varying global economic factors, it is practically not possible to provide a fixed lumpsum price for such a long period of 10 years. Bidder request JMRC to consider Price Variation clause as proposed in the Pre-Bid Proposal. Adjustment in Contract Price (1) Adjustment shall be made annually in respect of the indexed costs for labor, Contractor's Equipment and plant, materials and other inputs to the Services, by the addition or subtraction in Lump Sum Price for the month of billing 'n' and corresponding change to the amount otherwise payable to the completion of Services as per the following formula: $P_n = a + b(B_n/Bo) + c(C_n/Co)$ in which: Pn = adjustment multiplier to be applied to the Lump Sum Price of month 'n' of period of billing', a' is a fixed coefficient representing the non-adjustable portion in contractual payments b', 'c' are coefficients representing the proportion of each cost element related to the labour and material component of the execution of the Works respectively, Bn', 'Cn', are the current cost indices of labour and material respectively for period 'n' for Lump Sum Price of month 'n' shall be those prevailing on the day 28 days prior to period 'n' i.e., 28 days prior to month of invoice/billing, Bo', 'Co', are the base cost indices of labour and material respectively for Lump Sum Price on date of submission, as on Base Date shall be those prevailing on the day 28 days prior to the closing date for submission of bids, Note: The above Index codes are as per the following Sources of Index: (a)Labor Index: "All India Consumer Price Index Number for Industrial Workers, Base 2016" published by Labor Bureau of Ministry of Labor of Government of India, (b)Wholesale Price Indices: Base 2011-12, Published by Economic Adviser, Ministry of Commerce & Industry Government of India, (c)In case the indices as indicated in the Table below, changes in composition, it shall be replaced by any index which subsequently substitutes the corresponding indices. (d)If at any time the current indices are not available, provisional indices as determined by JMRC shall be used, subject to subsequent correction of the amounts paid to the contractor when the current indices become available (2)The details specific to the adjustment are as detailed below: For the Lump Sum Price of Year for each invoice, the formulae shall be updated with as per the following Table:	Follow Bid conditions.	Given the fluctuations in global economic conditions, it is not feasible to commit to a fixed Lump-sum price for a duration as long as 10 years. We therefore request JMRC to consider incorporating the Price Variation clause as proposed in the Pre-Bid submission, and as discussed during the pre-bid meeting	Corrigendum-6 issued.
2	Vol - 2 Section VI	Section VI Clause 19 Page 86 of 91	60. Switching Unit with all installed Cards and Links	Switching Unit is not part of ATC and is part of ATS subsystem, Bidder request to remove the item from the list, The replacement of the switching units is covered under separate contract of ATS Upgrade of 1A&1B along with 1C&1D Extension	Follow Bid condition.	The replacement of the switching units is already covered under 1C and 1D (tender issued by JMRC) scope of supply , for which we have submitted the bid, Therefore, we request that this requirement be omitted from the scope of work for the CAMC tender	Contractor is agreed to do this work in ATS Upgradation work in phase 1C&1D contract
3	Vol - 2	Section - v SPECIAL CONDITIONS OF CONTRACT	Key Performance Indicators (KPI)	In view of the lead times for the procurement of additional spares, the KPIs defined shall not be applicable for unavailability of spares during the first 24 months of contract. Bidder requests JMRC to consider the same and add suitably note to the RFP.	In this Regard, Corrigendum 3 issued	Bidder kindly requests for relaxation of KPI and Penalty on availability of spares during the first 24 months due to the lead times of procurement of spares	Follow Bid conditions.
4	Vol - 2	Section - v SPECIAL CONDITIONS OF CONTRACT Clause 4,10	4.10 Emergency Works If, by reason of an emergency arising in connection with and during the execution of the Contract, any protective or remedial work is necessary as a matter of urgency to prevent damage to the Facilities, the Contractor shall immediately carry out such work, under intimation to the Engineer.	Bidder Understands, for this additional emergency works that may be requested by JMRC, AMC Contractor shall be duly compensated with mutually agreed price between the JMRC and AMC contractor prior to the start of such, works, JMRC to confirm bidders understanding.	Follow Bid conditions.	Bidder is only responsible for the scope of work, any additional work including as detailed in this clause SCC 4.10 (Section 5) , shall be at mutually agreed prices. Bidder shall have the right to refuse to not carry any such work including as mentioned herein if the price are not agreed prior. Please confirm	Follow Bid Condition. Any Emergency work arises under the scope of work of this CAMC work shall be covered in this contract.
5	Vol - 2	Section - v SPECIAL CONDITIONS OF CONTRACT Clause 5,2	5.2 JMRC shall have the right to make Minor Alterations/ Additions/ Substitutions in the specifications or in the Scope of Work or issue instructions that may be deemed necessary during the period of the Contract and Contractor shall carry out the work in accordance with the instructions which may be given to him by JMRC's representative.	For Any Alterations / Additions / Substitutions in the specifications or in the scope of work, JMRC may add during the course of the contract, that could impact the overall cost of the project, AMC contractors shall be duly compensated with Mutually agreed price between the JMRC and AMC contractor prior to the start of such, works. JMRC to confirm bidders understanding.	Follow Bid conditions. This clause 5.2 is applicable for any Alterations/ Additions/ Substitutions in the system under scope of work.	Bidder Requests JMRC to consider this as variation to the contract and provide mutually agreed cost to such variation. Bidder shall have the right to refuse to not carry any such work including as mentioned herein if the price are not agreed prior. Please confirm	Follow Bid Condition.
6	Vol - 2	Section - v SPECIAL CONDITIONS OF CONTRACT Clause 7.6	The Bidder should keep in consideration variation in BOQ permitted as per RTPP Rule-2013. Bidder should be able to take up additional similar work at short notice at the accepted rate for which he has to allocate his additional resources. Similarly the scope of work may also be reduced on account of actual field requirement or poor performance of the contractor and bidder shall have no right for any claims due to reduction in scope of work.	Bidder understand the variation in BOQ is not applicable to this contract as this is AMC contract and not a parts/spares supply contract.	Follow Bid conditions.	Bidder requests JMRC to clarify on the clauses of RTPPR applicable for AMC as the same is not clear for the variation to consider as this is not BOQ based D&B Project and AMC scope is limited to specific systems of Phase 1A&1B only. Bidder requests to remove the right to reduce the scope of work, unless there is poor performance by AMC contractor.	Follow Bid conditions.
7	Vol - 2	Section IV GCC Clause 15.1	Professional Indemnity Insurance	Contractor scope does not include any new design of works and only maintenance of existing system, Hence Professional Indemnity insurance is not applicable for the nature of contract, Hence Bidder requests JMRC to remove the requirement for the same.	Follow Bid Condition	Contractor scope does not include any new design of works and only maintenance of existing system, Hence Professional Indemnity insurance is not applicable for the nature of contract, Hence Bidder requests JMRC to remove the requirement for the same.	Follow Bid conditions.
8	Vol - 2	Section IV GCC Appendix A Appendix B	Parent company Undertaking and Parent Company Guarantee	Bidder request JMRC to delete the requirement of PCG/PCU similar with other metro CAMC contract.	Follow Bid Condition	As discussed during the prebid meeting Bidder shall provide comfort letter inline with 1B Contract and also agreed with 1C&1D offer.	Bidder shall provide comfort letter in line with Phase- 1C &1D signalling tender.
9	Vol - 2	Section VI Clause 3, Scope of Work Page 75 of 91	At the end of the contract, the contractor shall handover all the spares in serviceable condition which were received from JMRC and the remaining/unused spares which are procured during the Contract period, At the end of contract, the contractor shall also handover the all system to JMRC in healthy condition without any issue.	Bidder understand the spares handed over by JMRC to be considered on non-returnable basis for consumption during the course of the contract, Any balance or left over spares in healthy condition shall be handed over to JMRC at the end of the contract along with additional spares if any procured by contractor, JMRC to confirm bidder understanding.	Follow Bid conditions. The Contractor may use spare parts available to JMRC on an "as is" basis and must return them. At the end of the Contract, any spare parts supplied to the Contractor by JMRC during the Contract period must be returned to JMRC as new spare parts.	Bidder request JMRC to Reconsider the spares handed over by JMRC to be considered on non-returnable basis for consumption during the course of the contract,	Follow Bid Condition



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10	Vol - 2	Section VI Clause 19 Page 85 of 91	List of spares Covered Under the Contract 18, ATC - Odometer with Connector and other accessories	Odometer Overhaul is not part of the AMC pre-bid proposal. Bidder request JMRC to confirm the understanding	Follow Bid conditions.	Bidder request Odometer overhaul to be under scope of JMRC as this is a preventive maintenance activity to be done as per recommendation of product manual and shall not form part of corrective maintenance contract, Corrective Maintenance shall depend on the right preventive activities undertaken.	Follow Bid conditions, Odometer Overhauling is not part of this CAMC and shall be done by JMRC if required, Contractor will responsible for rectification of fault related to odometer.
11	Vol - 2	Section VI Clause 19 Page 85 of 91	36, ATC-DLU Data logger Unit	Bidder understands there are no Data Logger Units installed on the existing trains and hence this equipment shall not form part of the AMC, JMRC to confirm Bidder understanding	Follow Bid conditions.	As discussed during the Bid clarification meeting, Bidder understands that only total 2 no. of Data logger units are installed on JMRC trains and those are to be covered with maintenance, Bidder requests JMRC to confirm the bidder understanding	Follow Bid conditions.
12		GCC Appendix C	Contractor's Warranty	The tender includes a contractor's warranty clause requiring design and workmanship guarantees, which appears relevant to supply and installation contracts. As this is a Comprehensive Annual Maintenance Contract (CAMC), such warranty obligations are not applicable. Kindly confirm removal or amendment of this clause to reflect maintenance scope only.	Follow Bid condition	The tender includes a contractor's warranty clause requiring design and workmanship guarantees, which appears relevant to supply and installation contracts. As this is a Comprehensive Annual Maintenance Contract (CAMC), such warranty obligations are not applicable. Kindly confirm removal or amendment of this clause to reflect maintenance scope only.	Follow Bid conditions.
13	Vol2 Section VI	Section VI Clause 5.3	If during the start of the contract period, if there are any major defects/deficiencies due to which the system is non-operative (as per the joint inspection note between representative of employer and contractor done at the time of handing over of the system/asset) then these defects/ deficiencies shall be rectified by the Contractor.	The existing major defects/deficiencies should be address by the employer and not the contractor. Bidder requests JMRC to modify the clause as "If during the start of the contract period, if there are any major defects/deficiencies due to which the system is non-operative (as per the joint inspection note between representative of employer and contractor done at the time of handing over of the system/asset) then these defects/ deficiencies shall be attended by the Employer. If the employer is unable to attend these defects/deficiencies, Employer may inform contractor to pursue the works inline with contractual clause 8 of Volume 2 Section V of the specification"	Follow Bid condition	The existing major defects/deficiencies should be address by the employer and not the contractor, Bidder requests JMRC's reconsideration to modify the clause as "If during the start of the contract period, if there are any major defects/deficiencies due to which the system is non-operative (as per the joint inspection note between representative of employer and contractor done at the time of handing over of the system/asset) then these defects/ deficiencies shall be attended by the Employer. If the employer is unable to attend these defects/deficiencies, Employer may inform contractor to pursue the works inline with contractual clause 8 of Volume 2 Section V of the specification"	Follow Bid conditions.
14	Vol2 Section V	Section V 1.15	During the Contract period, if any signalling system under the scope of contract remains out of service for the period stated herein due to non-availability of spares or maintenance personal or due to lack of attention, then JMRC shall impose a penalty as under: The details of possible events, their target time, penalties are listed in table below.	In reference to Clause 1.13 of Section V and 1.15 of Section V, to avoid penalising twice for the same issue, Bidder requests to add the clause below. If any reduction in payment is applicable due to both i. Less KPI score ii. Penalty imposed due to the same performance index of the KPI Only higher value of the above will be considered for the reduction in payment.	Follow bid conditions	Bidder request JMRC's reconsideration to avoid double dip with both KPI deduction and Penalty on the same issue. If any reduction in payment is applicable due to both i. Less KPI score ii. Penalty imposed due to the same performance index of the KPI Only higher value of the above will be considered for the reduction in payment.	Follow Bid conditions.
15	Corrigendum 3 S.NO.2	Section V Clause 1.4 Page 53 of 91				Bidder understands project Manager will be available during normal shift working hours excluding weekly rest and further Annual leaves as per policy which will be discussed mutually and agreed and KPIs will not be applicable during this time, JMRC to confirm bidders understanding	Leave of the Project manager will be considered with prior approval subject to availability of all other 03 sub-system engineer and as per requirement of JMRC.
16	Corrigendum 3 S.NO.2	Section V Clause 1.4 Page 53 of 91			The contractor will deploy a total of three personnel in compliance of s.n. 2 of clause-1.4 above. They will be arranged as per mutually agreed roster and available at the Jaipur headquarters at all times. Weekly rest and leave shall be arranged in such way that minimum two manpower are available in a particular day. *The Contractor may make his own assessment based on work load and deploy accordingly. Deployed staff shall be available for 24 x 7 working during failure. *Reporting of staff for their presence on duty on daily basis shall be done as per mutually agreed procedure during the contract.	With 2 Manpower in a particular day, the KPIs for availability of 24x7 with reporting is practically not feasible. However all 3 Bidder resources will be based in Jaipur and shall be available to attend the failure site with practical & reasonable logistics time applicable. Bidder request waiver of KPIs & penalties with respect to response time and manpower availability for the same	Follow Bid condition
17	Corrigendum 3 S.NO.6	Section - V SPECIAL CONDITIONS OF CONTRACT clause1.15 Page 58 of 91			1.15.2 The penalty shall be levied and deducted from the due payments of the contractor irrespective of their KPI score and percentage of payment. The decision of JMRC regarding levy of penalty shall be final and binding. Overall Cap for Deduction as penalty shall be 15% of Total Contract Price.	Bidder understand that the overall deductions for KPIs and Penalties both together is capped at 15% of Annual contract price, Kindly confirm our understanding.	Follow Bid condition
18	S.NO.9	Section V Clause 30.4 Other Terms & conditions Page 71 of 91			Contractor shall insure Contractor's All Risk and other requirements with 100% of the Total Contract Price and third-Party Insurance . Indemnity limit of such Insurance shall be taken out for 10 percent of total contract price of 10 year subject to a maximum value of Rs 50 Crore [AOA (Any One Accident) and AOY (Any One Year)]. The insurance so taken and maintained can be on year to year basis for the contract period or for the entire period of the CAMC, at the discretion of the contractor.	Bidder request to modify the clause as below as Contract All Risk is not provided by Insurers for Maintenance contracts "Contractor shall insure 'Property Insurance Policy' and other requirements with 100% of the Total Property value (i.e, contractor's property + if any Employer's property handed over to Contractor) and third-party insurance. Indemnity limit of such insurance shall be taken out for 10 percent of total contract price of 10 years, subject to a maximum value of Rs 50 Crore [AOA (Any One Accident) and AOY (Any One Year)]. The insurance so taken and maintained can be on year-to-year basis for the contract period or for the entire period of the CAMC, at the discretion of the contractor."	Corrigendum-6 issued.

Signature valid

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