

**NATIONAL CAPITAL REGION TRANSPORT CORPORATION (NCRTC) GATI SHAKTI BHAWAN, INA, NEW DELHI – 110023**

**Expression of Interest for  
Feeder Services for Delhi-Ghaziabad-Meerut Regional Rapid Transit System (RRTS)  
ADDENDUM & CORRIGENDUM -4**

SL No.	EOI Document Clause	Existing Clause	Modified Clause
1	EOI Clause no. 4.3 & 8.7	An affidavit, duly certified by Chartered Accountant, having mention of availability of fleet size [list having details like registration number of the vehicle, Owner(s) name, date of registration of and authority by whom the vehicles have been registered], related experience [in case Applicant is owner of the fleet then date of registration of the vehicles will be taken into consideration for counting the experience and in case of Applicant is an aggregator then the before-mentioned list should have mention of number of days against respective vehicles for which the Operator is managing the same in its fleet operation]. The affidavit should be on a stamp paper of Rs.100/- (India Non-Judicial) duly notarized and signed by authorized signatory of the Applicant (annexure-III of Appendix-I).	A declaration, duly certified by Chartered Accountant, having mention of availability of fleet size [list having details like registration number of the vehicle, Owner(s) name, date of registration of and authority by whom the vehicles have been registered], related experience [in case Applicant is owner of the fleet then date of registration of the vehicles will be taken into consideration for counting the experience and in case of Applicant is an aggregator then the before-mentioned list should have mention of number of days against respective vehicles for which the Operator is managing the same in its fleet operation]. (Appendix-I, Annex III)  The affidavit for <b>Power of Attorney for signing of Application</b> should be on a stamp paper of Rs.100/- (India Non-Judicial) duly notarized and signed by authorized signatory of the Applicant. (Appendix-II)
2	EOI Clause no. 5.8	The name, address and telephone number of vehicle owner shall be displayed on the vehicle at an appropriate place.	The name and telephone number of vehicle owner/service provider shall be displayed on the vehicles at an appropriate place.
3	EOI Clause no. 5.13	The Service Provider shall ensure proper cleanliness of the vehicles and the NCRTC premises during their operation	Service provider will be responsible for cleanliness of their vehicles and NCRTC premises used by them for operation purpose
4	EOI Clause no. 5.18	The Service Provider shall be required to maintain all fittings and accessories in excellent working condition with specific attention to ensure provision of Fire extinguisher of applicable type and First Aid box.	The Service Provider shall be required to maintain all fittings and accessories in excellent working condition related to operation of their own vehicles with specific attention to ensure provision of Fire extinguisher of applicable type and First Aid box.

5	EOI Clause No. 6.1	6.1. NCRTC may provide space, for the pick-up and drop off the passengers with in the RRTS Station area. Space for parking of vehicles, Manager Office room and for installation of battery charging infrastructure etc. may be provided by NCRTC on the request of the Service Provider on technical & commercial terms subject to availability & feasibility.	<p>The feeder service vehicles engaged by signing MOU, may be considered subject to approval of competent authority to use the pick-up/drop-off lanes, and holding space, outside the parking areas <b>on free of cost basis</b>. Space for parking of vehicles, Manager Office room and for installation of battery charging infrastructure etc. may be provided by NCRTC or its Legal Agents on the request of the Service Provider on commercial and technical terms subject to availability &amp; feasibility.</p> <p>The applicable parking rates in the RRTS Stations for the initial period has been fixed as under:</p> <table border="1"> <thead> <tr> <th rowspan="2">Type of vehicle</th> <th colspan="5">PARKING CHARGES (In Rs.)</th> </tr> <tr> <th>Up-to 10 minutes only for Pick-up &amp; Drop off only</th> <th>Beyond 10 min up-to 6 Hours</th> <th>Beyond 6 hrs up-to 12 Hours</th> <th>Beyond 12 hrs. up-to operations of RRTS</th> <th>Night parking during non-operational hrs of RRTS (00.00 Hrs to 05.00 Hrs)</th> </tr> </thead> <tbody> <tr> <td>Bicycle</td> <td>Free</td> <td>Rs.5/-</td> <td>Rs.5/-</td> <td>Rs.10/-</td> <td>Rs.20/-per Night</td> </tr> <tr> <td>Two Wheelers (Scooter, Motorbike)</td> <td>Free</td> <td>Rs.10/-</td> <td>Rs.25/-</td> <td>Rs.30/-</td> <td>Rs.60/-per Night</td> </tr> <tr> <td>Cars/SUV</td> <td>Free</td> <td>Rs.25/-</td> <td>Rs.50/-</td> <td>Rs.100/-</td> <td>Rs.200/-per Night</td> </tr> <tr> <td colspan="6">Helmet charges Rs. 5/- flat per helmet up to 12 hours and Rs. 10 beyond 12 hours up to 24 hours</td> </tr> </tbody> </table>	Type of vehicle	PARKING CHARGES (In Rs.)					Up-to 10 minutes only for Pick-up & Drop off only	Beyond 10 min up-to 6 Hours	Beyond 6 hrs up-to 12 Hours	Beyond 12 hrs. up-to operations of RRTS	Night parking during non-operational hrs of RRTS (00.00 Hrs to 05.00 Hrs)	Bicycle	Free	Rs.5/-	Rs.5/-	Rs.10/-	Rs.20/-per Night	Two Wheelers (Scooter, Motorbike)	Free	Rs.10/-	Rs.25/-	Rs.30/-	Rs.60/-per Night	Cars/SUV	Free	Rs.25/-	Rs.50/-	Rs.100/-	Rs.200/-per Night	Helmet charges Rs. 5/- flat per helmet up to 12 hours and Rs. 10 beyond 12 hours up to 24 hours					
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6	EOI Clause no. 6.2	Based on Service Provider's request, NCRTC may spare space and electricity load, subject to feasibility / availability, for setting up battery charging infrastructure within the NCRTC's allotted land. For the purpose, the Service Provider shall be required to tap the electricity from the NCRTC's Distribution Board / Point, and the Service Provider must bear all costs related with provision of electricity supply or its augmentation. The provision of electricity shall be on chargeable basis. Further, all related clearances for setting up battery charging infra must be obtained by the Service Provider from appropriate authorities.	Based on Service Provider's request, NCRTC may spare electricity load, subject to feasibility / availability and as allowed under the law, for battery charging station within the NCRTC's allotted land. For the purpose, the Service Provider shall be required to tap the electricity from the NCRTC's Distribution Board / Point, subject to the provisions under the law. Service Provider must bear all costs related with provision of electricity supply or its augmentation. The provision of electricity shall be on chargeable basis as per the respective State Govt. provisions. Further, all related clearances for setting up battery charging infra must be obtained by the Service Provider from appropriate authorities.																																			
7	EOI Clause no. 6.5	Add below the EOI clause no. 6.4	Based on Service Provider's request, NCRTC may allow advertisement on the vehicles deployed for RRTS feeder service on revenue sharing basis. Initially, the Service Provider have to share @25% of balance earning from advertisement after payment to local authorities. The balance revenue will be calculated by deducting advertisement payment made by Service provider to local authority from gross advertisement revenue																																			

			earned by Service provider. For clarity purposes, following calculation shall be adopted for calculation of NCRTC 's Revenue share. A- Gross Advertisement Revenue (excluding Taxes) accrued to service provider as determined from contract between service provider and advertisement agency. B- Amount paid by service provider to Local Bodies related to advertisement. C- (A-B) Balance Advertisement Revenue D- NCRTC's Revenue share is 25% of C																																																																																																																																																																																								
8	EOI Clause no.7.3.7	<p>Criteria for Award of Marks for Numbers of Vehicles used for Feeder Services</p> <p>A) No of vehicles operated</p> <p>Table 5: Criteria for Award of Marks for Numbers of Vehicles used for Feeder Services</p> <table border="1"> <thead> <tr> <th colspan="12">No of Vehicles used for feeder services anywhere in India</th> <th rowspan="2">Marks</th> </tr> <tr> <th>SL No</th> <th>Point to point Shuttle bus</th> <th>Cab Taxi</th> <th>App based Cab</th> <th>Auto metered</th> <th>Auto shared</th> <th>E-Rickshaw Sharing</th> <th>Two-Wheeler Taxi</th> <th>E-Bike/ Scooter Rental</th> <th>Bicycle Rental</th> <th>Car Rental</th> <th>Route based bus service</th> </tr> </thead> <tbody> <tr> <td>1</td> <td>&gt;20</td> <td>&gt;20</td> <td>&gt;50</td> <td>&gt;30</td> <td>&gt;30</td> <td>&gt;50</td> <td>&gt;30</td> <td>&gt;30</td> <td>&gt;50</td> <td>&gt;20</td> <td>&gt;20</td> <td>10.0</td> </tr> <tr> <td>3</td> <td>11-20</td> <td>11-20</td> <td>26-50</td> <td>16-30</td> <td>16-30</td> <td>26-50</td> <td>16-30</td> <td>16-30</td> <td>26-50</td> <td>11-20</td> <td>11-20</td> <td>7.5</td> </tr> <tr> <td>4</td> <td>01-10</td> <td>01-10</td> <td>01-25</td> <td>01-15</td> <td>01-15</td> <td>01-25</td> <td>01-15</td> <td>01-15</td> <td>01-25</td> <td>01-10</td> <td>01-10</td> <td>5.0</td> </tr> <tr> <td>5</td> <td colspan="11">New Feeder service provider (Already entered with MOU/Contract with any organization for the services and in the process of implementation)</td> <td>3.0</td> </tr> </tbody> </table> <p>B) <b>Experience in Months</b> Table 6: Criteria for Award of Marks for Experience in Month</p> <table border="1"> <thead> <tr> <th>S. 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		<p><b>These Applicants shall be kept in reserve and NCRTC may consider availing their services at the stations if no other service provider in their category is available.</b></p>	<p>D) Experience of operating any public transport/para transit vehicles will be considered for evaluating various vehicle types after normalisation it to specific applied vehicle category based on equivalent Passenger Car Unit (PCU) factor.</p> <p>For avoidance of doubt, it is stated that in case the applicant is having experience in a different mode of feeder service, then the experience for operation of number of vehicles for the service applied will be calculated based on equivalent Passenger Car Unit (PCU) as per the IRC- 64 1990. If the specific PCU is not available for any vehicle type, then nearest category PCU will be applied for experience calculation.</p> <p>E) In case of Consortium/Joint Venture (JV), each of the partners should have experience of at least the minimum number of vehicles in any category of the feeder services in line with Sl. No. 4 of table 5 above</p>
9	EOI Clause no. 8.10	Copy of PAN Card & GST Regn. Certificate of Applicant / Applicant's company	Service provider should provide copy of PAN Card & GST Registration Certificate of Applicant / Applicant's company. In case of non-availability of these documents at the time of submission of application by the service provider, same should be in place before MoU signing. A self-declaration in this regard should be submitted by the service provider along with the application.
10	EOI Appendix -I, Annex III	<p align="center"><b>Certificate from the Chartered Accountant for demonstrating Qualification Experience and Technical Capacity</b></p> <p>{This is to certify that ..... (Name of the Applicant):</p> <ol style="list-style-type: none"> <li>has a total ..... months experience of operation of a fleet of &lt;Name of <b>Feeder Service</b> Solution&gt;</li> <li>has an overall fleet size of ..... in India and ..... in NCR&lt;Name of Feeder Service Solution&gt; for the aforesaid feeder Services in terms of Clauses 4.3 of the EOI.</li> <li>has an operational Smart-phone App for booking the ride and/or having facility of App-based e-payment in terms of Clauses 5.21 of the EOI.</li> <li>Date of start of operation of Feeder Service XX-XX-20..</li> </ol>	<p align="center"><b>Certificate from the Chartered Accountant for demonstrating Qualification Experience and Technical Capacity</b></p> <p>{This is to certify that ..... (Name of the Applicant):</p> <ol style="list-style-type: none"> <li>has a total ..... months experience of operation of a fleet of &lt;Name of <b>Feeder Service</b> Solution&gt;</li> <li>has an overall fleet size of ..... in India and ..... in NCR&lt;Name of Feeder Service Solution&gt; for the aforesaid feeder Services in terms of <b>modified Clause 4.3 &amp; 8.7</b> of the EOI.</li> <li>has an operational Smart-phone App for booking the ride and/or having facility of App-based e-payment in terms of <b>Clauses 5.22</b> of the EOI.</li> </ol>

		<p>Furthermore, the details of the fleet specified in Sr. No. 2 above are as follow:</p> <table border="1"> <tr> <th>Sr. No.</th> <th>Registration number</th> <th>Owner(s) Name</th> <th>Date of Registration</th> <th>Name of Authority which has registered &lt;Name of Last Mile Connectivity Solution&gt;</th> </tr> </table> <p>Name of the Applicant/ Client:                  Seal of the Applicant/ Client:                  (Signature, name and designation of the authorised signatory)                  Date:</p>	Sr. No.	Registration number	Owner(s) Name	Date of Registration	Name of Authority which has registered <Name of Last Mile Connectivity Solution>	<p>4. Date of start of operation of Feeder Service XX-XX-20..</p> <p>Furthermore, the details of the fleet specified in Sr. No. 2 above are as follow:</p> <table border="1"> <tr> <th>Sr. No.</th> <th>Registration number</th> <th>Owner(s) Name</th> <th>Date of Registration</th> <th>Name of Authority which has registered &lt;Name of Last Mile Connectivity Solution&gt;</th> </tr> </table> <p>Name of the Applicant/ Client:                  Seal of the Applicant/ Client:                  (Signature, name and designation of the authorised signatory)                  Date:</p>	Sr. No.	Registration number	Owner(s) Name	Date of Registration	Name of Authority which has registered <Name of Last Mile Connectivity Solution>
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Sr. No.	Registration number	Owner(s) Name	Date of Registration	Name of Authority which has registered <Name of Last Mile Connectivity Solution>									
11	EOI Appendix -II,	<p align="center"><b>Power of Attorney for signing of Application</b>  <i>(Refer Clause 2.2.5)</i></p> <p>Know all men by these presents, We..... (name of the firm and address of the registered office) do hereby irrevocably constitute, nominate, appoint and authorise Mr/ Ms (name), ..... son/daughter/wife of ..... and presently residing at ....., who is presently employed with us and holding the position of ....., as our true and lawful attorney (hereinafter referred to as the “Attorney”) to do in our name and on our behalf, all such acts, deeds and things as are necessary or required in connection with or incidental to submission of our Application for providing Feeder Service at the stations of Delhi-Ghaziabad-Meerut Regional Rapid Transit System being developed by the National Capital Region Transport Corporation including but not limited to signing and submission of all applications and other documents and writings, participate in Pre-Application Conferences and other conferences and providing information/ responses to the Employer,</p>	<p align="center"><b>Power of Attorney for signing of Application</b>  <i>(Refer modified Clause 4.3 &amp; 8.7)</i></p> <p>Know all men by these presents, We..... (name of the firm and address of the registered office) do hereby irrevocably constitute, nominate, appoint and authorise Mr/ Ms (name), ..... son/daughter/wife of ..... and presently residing at ....., who is presently employed with us and holding the position of ....., as our true and lawful attorney (hereinafter referred to as the “Attorney”) to do in our name and on our behalf, all such acts, deeds and things as are necessary or required in connection with or incidental to submission of our Application for providing Feeder Service at the stations of Delhi-Ghaziabad-Meerut Regional Rapid Transit System being developed by the National Capital Region Transport Corporation including but not limited to signing and submission of all applications and other documents and writings, participate in Pre-Application Conferences and other conferences and providing information/ responses to the</p>										

	<p>representing us in all matters before the Employer, signing and execution of all contracts including the MoU and undertakings consequent to acceptance of our Application, and generally dealing with the Employer in all matters in connection with or relating to or arising out of our Application for the said project and/ or upon selection thereof of us and/or till the entering into the MoU with the Employer.</p> <p>AND we hereby agree to ratify and confirm and do hereby ratify and confirm all acts, deeds and things done or caused to be done by our said Attorney pursuant to and in exercise of the powers conferred by this Power of Attorney and that all acts, deeds, and things done by our said Attorney in exercise of the powers hereby conferred shall and shall always be deemed to have been done by us.</p> <p>IN WITNESS WHEREOF WE, ....., THE ABOVE-NAMED PRINCIPAL HAVE EXECUTED THIS POWER OF ATTORNEY ON THIS ..... DAY OF ..... 2....          For .....</p> <p style="text-align: right;">(Signature, name, designation, and address)</p> <p>Witnesses:          1. (Notarised)          2.          Accepted</p> <p>.....          (Signature)</p>	<p>Employer, representing us in all matters before the Employer, signing and execution of all contracts including the MoU and undertakings consequent to acceptance of our Application, and generally dealing with the Employer in all matters in connection with or relating to or arising out of our Application for the said project and/ or upon selection thereof of us and/or till the entering into the MoU with the Employer.</p> <p>AND we hereby agree to ratify and confirm and do hereby ratify and confirm all acts, deeds and things done or caused to be done by our said Attorney pursuant to and in exercise of the powers conferred by this Power of Attorney and that all acts, deeds, and things done by our said Attorney in exercise of the powers hereby conferred shall and shall always be deemed to have been done by us.</p> <p>IN WITNESS WHEREOF WE, ....., THE ABOVE-NAMED PRINCIPAL HAVE EXECUTED THIS POWER OF ATTORNEY ON THIS ..... DAY OF ..... 2....          For .....</p> <p style="text-align: right;">(Signature, name, designation and address)</p> <p>Witnesses:          1. (Notarised)          2.          Accepted</p> <p>.....          (Signature)</p>
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