

Government  of Karnataka



Karnataka Rural Infrastructure Development Limited

Grameenabhivrudhi Bhavana, 4th and 5th Floor, Anand Rao Circle, Bengaluru – 560 009

**Empanelment for providing Third Party Inspection, Quality Assurance and Quality Control (QA & QC) services for works of
KRIDL**

**MANAGING DIRECTOR
KARNATAKA RURAL INFRASTRUCTURE DEVELOPMENT LIMITED**

KARNATAKA RURAL INFRASTRUCTURE DEVELOPMENT LIMITED		
Grameenabhivruddhi Bhavana,4th & 5th floor, Ananadrao Circle Bengaluru-560009		
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Karnataka Rural Infrastructure Development Limited (KRIDL)

Grameenabhivrudhi Bhavana, 4th and 5th Floor, Anand Rao Circle, Bengaluru – 560 009

LETTER OF INVITATION

The MANAGING DIRECTOR, KARNATAKA RURAL INFRASTRUCTURE DEVELOPMENT LIMITED. (KRIDL), 4th and 5th Floor, Grameenabhivrudhi Bhavana, Bengaluru – 5600 09 invites Proposals to provide the following Services:
Empanelment for providing Third Party Inspection, Quality Assurance and Quality Control (QA & QC) services for works of KRIDL.

KARNATAKA RURAL INFRASTRUCTURE DEVELOPMENT LIMITED
GRAMEENAABHIRUDDHI ABHAVAN 4TH AND 5TH FLOOR
ANANDRAO CIRCLE, BANGALORE- 560 009
(Formerly Karnataka Land Army Corporation Limited)

NO:KRIDL/WKS/Emp/TPI/2021-22

DATE:27/08/2021

EMPANELMENT NOTIFICATION

Applications are invited from Interested Engineering Colleges/Technical Institutions for Empanelment for providing Third Party Inspection, Quality Assurance and Quality Control (QA&QC) services for the works of KRIDL, can download and apply within 15 days from the date of notification through KRIDL website www.kridl.org

**For further details please contact:
Chief Engineer (BBMP)
KRIDL Bengaluru-09. Phone: 080-28015604.**

**Chief Engineer (BBMP)
For Managing Director**

KARNATAKA RURAL INFRASTRUCTURE DEVELOPMENT LIMITED		
Grameenabhivruddhi Bhavana,4th & 5th floor, Ananadrao Circle Bengaluru-560009		
Application Form		
Empanelment of Third party inspection ,Quality Assurance and Quality Control(QA&QC) services for the works of KRIDL		
1	Notification No and Date	No:KRIDL/WKS/Emp/TPI/2021-22 Date-27/08/2021
2	Name and Address of Engineering Colleges/Technical Institutions	
3	Civil Course (a) UG	Yes/No if, Yes Since from-----
	(b) PG	Yes/No Branch----- if ,Yes Since from-----
4	Civil Engineering Laboratory Facilities	
	a)Laboratory Established	yes/no if ,yes furnish the details
	b)NBA/NABL Accredited	yes/no if ,yes furnish the details
	c)NDT Equipments	yes/no if ,yes furnish the details
5	Details of Technical Staff ,Lab Assistance with Education Qualification and Experience	Provide Details as per Format A
6	Empanelled in any Govt/Public sector/Private Organisation	Provide Details as per Format B
7	District in which wish to provide intended services	Provide Details as per Format C
8	Period of Empanelment	2years
9	Fees of Empanelment	Rs 1000/- Demand draft in the Name Of Managing Director,KRIDL Bengaluru
Declaration		
I here by certify that all the information given in this application is true to the best of my knowledge and nothing has been concealed therein. In case any information is found untrue at any stage the registration for empanelment may be cancelled		
Date:		Head of the Institution Signature and Seal
	Seal of College/Institution	
Note:		
1)Relevant Documents need to present in order as per SI No in application for verification. 2)The date of Document verification will be intimated.		

KARNATAKA RURAL INFRASTRUCTURE DEVELOPMENT LIMITED

Grameenabhivruddhi Bhavana, 4th & 5th floor, Ananadrao Circle Bengaluru-560009

Format A

Empanelment of Third party inspection ,Quality Assurance and Quality Control(QA&QC) services for the works of KRIDL

Name and Address of Engineering Colleges/Technical Institutions:

Sl No	Name of the Key personnel	Age as on August 2021	Designation	Experience	Educational/Professional Qualification	Task

Date:

**Head of the Institution
Signature and Seal**

Seal of College/Institution

KARNATAKA RURAL INFRASTRUCTURE DEVELOPMENT LIMITED

Grameenabhivruddhi Bhavana, 4th & 5th floor, Ananadrao Circle Bengaluru-560009

Format B

Empanelment of Third party inspection ,Quality Assurance and Quality Control(QA&QC) services for the works of KRIDL

Name and Address of Engineering Colleges/Technical Institutions:

Sl No	Empanelled in any Govt/Public sector/Private Organisation	Year of Entrustment and Reference Number	Period	Nature of work	Estimated Cost	Number of test Conducted in various stages of work

Date:

**Head of the Institution
Signature and Seal**

Seal of College/Institution

KARNATAKA RURAL INFRASTRUCTURE DEVELOPMENT LIMITED	
Grameenabhivruddhi Bhavana,4th & 5th floor, Ananadrao Circle Bengaluru-560009	
Format C	
Empanelment of Third party inspection ,Quality Assurance and Quality Control(QA&QC) services for the works of KRIDL	
Name and Address of Engineering Colleges/Technical Institutions:	
Sl No	District in which wish to provide Intended Services
1	
2	
3	
4	
/	
/	
/	

Date

Head of the Institution
Signature and Seal

Seal of College/Institution

Objective and Description

1. Objectives of the KRIDL:

KRIDL Works is being taken up in all districts of Karnataka State since 1974-75 to concentrate labour intensive infrastructure works which are vital for development by providing employment opportunities to rural unemployed and under employed to improve their economic conditions. To undertake all rural development construction works directly by eliminating middlemen, i.e., contractors, to avoid exploitation of the rural poor, thereby passing on the full worth of money to the people.

Following are the permissible works being under taken up under KRIDL:

KRIDL builds infrastructure relating to Rural Development Programmes, Rural Communication, Bridges, Buildings like Schools, Hospitals, Hostels, Houses, Consumer Forum, Youth Services, Navodaya Vidhyalaya Sangatan (NVS), Kendriya Vidhyalaya Sangatan (KVS), Integrated Area Development, Water Resouce Development, Dairy, Fisheries, Minor Irrigation, Rural Communication, providing Consultancy Services, Other developmental projects. KRIDL executing over 3500 fresh projects per year works all over the state.

The scope of work for Engineering colleges/ Institutions as below:

- i. The job of Third Party inspection and quality assurance during and after completion shall be combination of field visits, testing of materials, and comments on construction.
- ii. Sampling and testing of materials.
- iii. Third party inspection, quality assurance and monitoring to be done during and after completion of work.
- iv. Carry out all QA & QC checks & Monitoring of projects during and after construction
- v. The Engineering colleges/ Institutions shall inspect the work regularly during the work under progress to achieve the stipulated Quality standards in the project as per the detailed specification. If there is any discrepancy / error / omission the consultant shall point it out with proper suggestions & remedial measures to the Site Engineer and Contractor to rectify the defects before proceeding to next construction

activities.

- VI. Ensuring quality control of works along with workmanship confirming to technical specifications, approved designs / drawings, relevant to Indian Standards.
- VII. Ensuring sound quality control and quality assurance procedures through deployment of state of the art devices and engineering instruments to expedite quality control testing and associated reporting requirements.
- VIII. Monitoring the quality of construction materials being brought to site during construction. Ensuring construction procedures as per the approved designs and quality of outputs at various construction stages in accordance with the implementing authority for corrections wherever required.
- IX. The empanelled Engineering colleges/ Institution shall review the degree of quality control exercised during the construction through various tests in r/o of both input and output. The purpose of quality control exercise is to ensure that the works are executed as per drawings, designs & specifications and inline, level (Alignment and verticality) proper curing to be ensured.
- X. The Engineering colleges/ Institution shall timely carryout independent checking / testing of materials. If required, the tests to be carried out for few different activities but are not limited to listed below:
 - a. Water
 - b. Cement
 - c. Sand
 - d. Coarse aggregate
 - e. Brick / CC Block
 - f. Cement Concrete Cube
 - g. Mortar cubes
 - h. Getting as built drawings.
 - i. Checking the LBD of items of works as per drawings
 - j. Doors & Windows / Wood works

- k. Flooring / cladding / ceramic tiles
- l. steel
- m. water cement ratio / Slump test
- n. Plumbing & electrical material test
- o. Random NDT shall be conducted If required
- p. Any other construction materials specified by KRIDL
- q. To ensure safety measures at site.
- r. To follow rules & regulations, policies procedures and guidelines & environmental mitigation measures.
- s. To achieve overall quality in the Project.
- t. Exercising supervision for the execution of work.
- u. Interaction and co-ordination with the Regulatory Authority. Govt. authority, Local bodies etc., if required.

The role of TPIQAM shall be conducting detailed checks of activities of construction stage and completed works. This would involve collection of samples and conduct testing. The Engineering colleges/ Institutions would be reporting to the concerned officer's level and suggesting interaction with various authorities as and when required.

2. Task for the Empanelled :

Executive Engineer, KRIDL of concerned District will assign the work for inspection. After getting the assignment order the Empanelled Engineering colleges/ Institutions shall act as furnished below.

I. Inception Report

Once the work is assigned, the empanelled agency shall submit the inception report incorporating details of Team members, List of tests that will be conducted, actual project costs, etc. To the Department- Time Line is 7 days after assigning the work.

II. Inception report evaluation

After submission of inception report, the report will be evaluated and approval of budget will be given to empanelled agency by the District/ State – Time is 3 days.

- III. Submission of Report by the empanelled agency – Time Line is 15 days.
- IV. Report Format.
 - a) Methodology
 - b) Test Conducted
 - c) Photos of work
 - d) Detailed report to be shared in hard and soft copy
 - e) Bill for payment in Duplicate
- V. Entrusted Works Costing More than Rs.01 Lakh & above, 3 stages Quality Control reports shall be submitted. (3 stages = Before, During & After)

3. Eligibility criteria for Technical Evaluation:

- I. The Engineering Colleges/ Institution should be registered.
- II. The Engineering Colleges/ Institution should not be black listed by any Central or State Government Department/ Agencies.
- III. The Engineering Colleges/ Institution should be legal entity eligible to enter into agreement/ contract with the department to undertake work contract in Karnataka.
- IV. The Engineering Colleges/ Institution should have been in existence for at least 3 years.
- V. The College should be recognised by AICTE & should have been running a UG (BE/BTech) & PGC (ME/MTech) in Civil Engineering Course for at least 3 years.
- VI. The Engineering Colleges/ Institution should have at least 3 years of experience in conducting quality control and certification of civil MEP and other field, preferably in rural development.
- VII. The Engineering Colleges/ Institution should have adequate infrastructure, Material Testing Laboratories with advanced equipments and qualified human

resources with respect to the proposed project and should be willing to provide the undertaking for continuing working in the area for the contract duration.

4. List of documents needs to be submitted

- I. Self Declaration shall be submitted about Engineering Colleges/ Institution is not currently black listed by any Government Department or agency both at the centre and the state as per Annexure 1.
- II. List of employed professional members with educational qualification, contract details, Occupation and Experience who will be available for the Third Evaluation works of department for all the regions of State as per Format A.
- III. List of relevant projects completed in the last one year. Detailed sheet for each project shall be attached. Work done Certificates shall be submitted as per Format B.

Right to terminate the process of EOI:- Managing Director, KRIDL may terminate the Empanelment process at any time and without assigning any reason.

5. Fixed Financial Proposal

- I. Those Engineering Colleges/ Institutions which are satisfied stipulated Technical Criteria are empanelled.
- II. A fixed offer of services charges of 0.5% of the SR Amount of the Estimate will be the cost of Third Party, Quality Assurance and Monitoring for the works of KRIDL.
- III. The works for are allotted among the empanelled Engineering colleges/ Institution in and around districts nearby Head Quarters of empanelled Engineering colleges/ Institution all over Karnataka and also outside Karnataka.
- IV. No Extra Charges other than fixed provisional service charges stipulated in clause-I shall be provided.
- V. If the services rendered partially at different stages of work progress the service charges shall be paid after completion of final stage of work.
- VI. Process of Empanelment is only provisional and entrusting work may not be mandatory and work will be allotted as per requirement.

6. Taxes & Duties

The services from empanelled Engineering Colleges/ Institution are liable for all taxes and duties etc as applicable. All prices quoted for the purpose of this bid and the resultant agreement/contract shall be exclusive of all applicable taxes.

7. Termination:

KRIDL may, without prejudice to any other remedy for breach of contract, by written notice of default, sent to Third Party Evaluator, terminate the Agreement for services in whole or in parts:

- If the Evaluator fails to deliver either the certification as defined in scope of work within the time period(s) specified in the agreement or any extension thereof granted by Department.
- If the evaluator, in the judgment of the Department, has engaged in fraudulent and corrupt practices or acted with mal-fide intentions in competing for or in execution of the Contract.
- If the Evaluator fails to perform as per the Contracts defined or any other obligation(s) and, if the Evaluator, in either of the above circumstances, does not rectify its deficiencies within a period of 30 days (or such longer period as KRIDL may authorize in writing) after receipt of the default notice from Department.
- For convenience on a notice period of 30 days.
- In the event KRIDL terminates the Agreement in whole or in part, as per the above excluding for convenience, KRIDL may procure and install, upon such terms and in such manner as it deems appropriate, similar setup. It will be done at the risk and cost of the Evaluator. However, the Evaluator shall continue performance of the Contract to the extent not terminated.

Termination for Insolvency

KRIDL may at any time terminate the Agreement by giving 30 (thirty) days written notice to the Evaluator without compensation to the Evaluator, if the Evaluator becomes bankrupt or otherwise insolvent, provided that such termination will not prejudice or affect any right of action which has accrued or will accrue thereafter to Department.

Resolution of Disputes:

- I. If any dispute arises between the Parties hereto during the subsistence or thereafter, in connection with the validity, interpretation, implementation or alleged material breach of any provision of the Agreement or regarding a question, including the questions as to whether the termination of the Agreement by one Party hereto has been legitimate, both Parties hereto shall endeavor to settle such dispute amicably. The attempt to bring about an amicable settlement is considered to have failed as soon as one of the Parties hereto, after reasonable attempts (which attempt shall continue for not less than 30 (thirty) days, give 15 days notice thereof to the other Party in writing.)
- II. The place of the dispute resolution shall be Bengaluru, Karnataka.
- III. The proceedings of dispute resolution shall be in English/Kannada language only.

8. Completeness of Response

- I. Institutions/Engineering Colleges are advised to study this empanelment document carefully before. Submitting their proposals in response to this EOI Submission of a proposal in response to this notice shall be deemed to have been done after careful study and examination of this document with full understanding of its terms, conditions and implications.
- II. A bid shall be considered Responsive only when the bidder's response to this empanelment is full and complete in all respects.
- III. Failure to furnish all the information required in this empanelment or submission of a proposal not responsive to the empanelment in all aspects will be at the Bidder's risk and may result in rejection of the bidder's Proposal.

9. Indicative Terms and Condition of Contract for successful bidders

9.1 Terms and Condition for Contract

- (a) Successfully Institution/Engineering Colleges for the evaluation study shall be required to enter into a separate contract agreement with the KRIDL

- (b) The selected Empanelled Institution/Engineering Colleges will be fully and completely responsible to the KRIDL for all the deliverables agreed as mentioned in the contract
- (c) The interested bidders shall furnish an affirmative statement as to the existence of, absence of, or potential for conflict of interest on the part of the bidder due to prior, correct, or proposed contracts, engagements, or affiliations with the KRIDL. Additionally, such disclosure shall address any and all potential element that would adversely impact the ability of the bidder to complete the requirements as given in the EOI
- (d) KRIDL requires that the agency should provide professional, objective, and impartial advice and at all times hold the interests of the KRIDL paramount, strictly avoid conflicts with other assignments/jobs or their own interests and act without any consideration for future work.
- (e) KRIDL reserves the right to accept or reject any bidder at any time prior to award of contract, without thereby incurring any liability to bidder(s) or any obligation to inform the affected bidder(s) the grounds for such decision. KRIDL also reserves the right to negotiate with the successful bidder if necessary
- (f) The KRIDL will manage the project and the proposed resources shall report to the designated officer. Other teams/committees/stakeholders will work in close proximity with the selected agency to oversee the deliverables of the project
- (g) In case any of the proposed resources are found to be not performing or not meeting the expectations of the department, the agency shall find a replacement for the resource. The KRIDL will evaluate the replacement profile and indicate the acceptance/rejection of the profile
- (h) The KRIDL reserve the right to terminate the contract by giving a notice of one month if the performance of the evaluator is not found satisfactory. The agency shall be given a period of fifteen days to cure the breach or fulfil the contractual obligations, failing which the KRIDL shall notify the agency in

writing of the exercise of its right to receive such compensation within 14 days, indicating the contractual obligations(s)for which the agency is in default and initiate criminal proceedings at the discretion of Managing Director, KRIDL

- (i) The Institution/Engineering Colleges to be selected through this bid process will provide deliverables as indicated in this document. The agency should note that as a part of requirement for this assignment the agency will share with KRIDL all intermediate document, drafts, reports and any other item related to this assignment. No work products, methodology or any other methods used by the agency should be deemed as proprietary and non shareable with KRIDL by the agency.
- (j) No part of this document including the Annexure can be reproduced in any form or by any means, disclosed or distributed to any person without the prior consent of KRIDL purposes only: except with the written permission of the Department, such information may not be published, disclosed,or used for any other purpose. Bidder shall acknowledge and agree that this document and all portions thereof, including, but not limited to, any copyright ,trade secret and other intellectual property right relating thereto, are and at all times shall remains the sole property of Department. The Title and full ownership rights in the information contained herein and all portions thereof are reserved to and at all times shall remain with department .Bidders must agree to take utmost care in protecting and confidential nature of the information contained herein.
- (k) If at any stage of the tendering process or during the currency of the empanelment, any suppression /misrepresentation of such information is brought to the knowledge of KRIDL, then the KRIDL will have right to reject the bid or terminate the bid process, as the case may be ,without any compensation to the bidder

10. Condition of Contract

The operating clauses would emerge from the technical and financial processes finalised with the agencies selected for the project .In addition, the selected agency will inter-alia includes the following terms:

(a) Time Period

Time period is 2 years and extendable by one year

(b) Penalty

- (i) Rs 500/-per day for the delay in submission of inspection report from 6th day onwards
- (ii) If the report is of poor quality, the whole service charges will be withheld
- (iii)Rs 1000/- of the project cost per day if there is delay in submission of final report , per day will be levied from 16th day onwards

(c) Payment Terms and Schedule

- (i) The Payment as per approved rate of the district lots.
- (ii) A pre-receipted bill in triplicate (for the audit and independent monitoring) shall be submitted as per the schedule mentioned in the EOI
- (iii) For the work done ,payment will be made by competent authority as per the rate in the contract agreement .While quoting the rate in the financial bid, the bidder should keep this in view.

(d) Terms of Contract

KRIDL will release the payment as per the Contract Agreement subject to submission of invoice and all supportive documents being in order. The supporting documents should also mandatorily entail acceptance of the stipulated deliverable within the accepted timelines

(e) Indemnification

The Engineering Colleges/ Institution shall indemnify KRIDL against all third party claims arising out of a court order or arbitration award for infringement of patent, trademark/copy right arising from the use of the supplied service or any part thereof. Evaluator will accept liability without limit (1) for death or personal injury caused by its negligence or the negligence of its employees acting in the course of their employment;(2)any other liability which by law either party cannot exclude .This does not in any way confer greater rights than what either party would otherwise have at law.

- a) The contract does not contemplate any consequential ,indirect ,lost profit, claim for tort or similar damages of any form to be paid by the agency to KRIDL/State Government or any other organizations

- b) Notwithstanding anything to the contrary contained in the Contract, in no event will the evaluator be liable to KRIDL ,whether a claim be in tort contract or otherwise;(a)_for any amount of 100% of the total professional fees payable for the respective Project.
- c) No action regardless of form, arising out of this Contract, may be brought by either party: more than three years after the cause of action has accrued

(f) Confidentiality

- a. Programme/Project work Evaluations are highly confidential in nature Agency shall have to abide ,agree and accept a confidentiality and non disclosure agreement as a part of the Contract and shall also create a secure policy for implementation ,training of their personnel in maintaining confidentiality
- b. Neither party will disclose to any third party without prior written consent of the other party any confidential information which is received from the other party for the purposes of providing or receiving Services which if disclosed in tangible form in market confidential or if disclosed in tangible form or otherwise, is manifestly confidential or if disclosed in tangible form or otherwise, is manifestly confidential. Each Party will take measures to project the confidential information of the other party that, in the aggregate are no less protective than those measures it uses to protect the confidentiality of its own comparable confidential information, and in any event , not less than a reasonable degree of protection. Both parties agree that any confidentiality of its own comparable confidential information, and in any event , not less than a reasonable degree of protection .Both parties agree that any confidential information received from the other party shall only be under this contract or any other contract between the parties

These restrictions will not apply to any information which

- i. is or becomes generally available to the public other than as a result of a breach of an obligation under this clause; or
- ii. is acquired from a third party who owes no obligation of confidentiality in respect of the information : or
- iii. Notwithstanding Clause (a) mentioned above, either party will be entitled to disclose confidential information of the other (1) to its respective insurers or legal advisors, or (2) to a third party to the extent that this is required by any or where there is a legal right. Duty or requirement to disclose, provided that in the case of sub-clause (ii) (and without branching any legal or regulatory requirement) where reasonably practicable not less than 2 business days notice in writing is first given to the other party
- iv. Without prejudice to the foregoing provision of this clause above agency may cite the performance of the services to clients and projective clients as an indication of its experience
- v. The agency shall not, without KRIDL prior written consent ,disclose the commercial terms of this work order to any person employed by the agency in the performance of the work order
- vi. The clause on confidentiality shall be valid for a further period of two years from the date of expiry or termination of the assignment ,whichever is earlier

g) Liquidated Damages

- i. Due to negligence of act of the agency, if KRIDL suffers losses, delays and damages the quantification of which may be difficult, and hence the amount not exceed 10% of the total value of the contract be construed as reasonable estimate of the damages and agency agrees to pay such liquidated damages, as defined hereunder as per the provisions of this agreement.
- ii. For each weeks delay from the timelines stipulated for each of this stages 0.5% of the total value of the contract would be deducted

- iii. If the agreement is terminated pursuant to noncompliance of scope of work then an amount equal to 10% of total cost or as may be determined by the KRIDL at the time of termination

h) Limitation of Liability

The entire and collective liability of the selected Institution/Engineering Colleges arising out of or relating to this evaluation including without limitation on account of performance or non performance of obligations ,regardless of the form of the cause of action ,whether in contract ,tort(including negligence)statute, or otherwise ,shall in no event exceed the total professional fees paid to the selected Institution/Engineering Colleges.

11. Miscellaneous terms & Condition of Contract

- 11.1.1 The end product of the work assignment carried out by the agency ,in any form, will be the sole property of KRIDL
- 11.1.2 The agency shall perform the services and carry out its obligations under the contract with due diligence and efficiency, in accordance with generally accepted techniques and practices used in the industry and with professional training/consulting standard recognized by National /International professional bodies and shall observe sound management practice. It shall employ appropriate and safe and effective methods. The agency shall always act, in respect of any matter relating to this contract , as faithful advisors to KRIDL –and shall at all times ,support and safeguard KRIDL/State legitimate interests.
- 11.1.3 The agency agrees with KRIDL for honouring all aspects of fair trade practices in executing the execution work orders placed by KRIDL

A. Force Majeure

- a) Force Majeure clause shall mean and be limited to the following in the execution of the contract placed by KRIDL
 - War/hostilities

- Riot or Civil commotion
 - Earthquake, flood ,tempest, lightening, or natural physical disaster
 - Restriction imposed by the Government or other statutory bodies, which is beyond the control of the Consulting agency, which prevent or delay the executive of the order by the consulting agency
- b) The agency shall advice KRIDL in writing, duly certified by the local Chamber of Commerce, the beginning and the end of the above cause of delay , within seven days of the occurrence and cessation of the force majeure condition. In the event of a delay lasting for more than one month, if arising out of clauses of force majeure , KRIDL reserve the right to cancel the contract without any obligation to compensate the agency in any manner for what so ever reason , subject to the provision of clause mentioned.

B. Arbitration

- a) In the event of any dispute or differences arising under this condition or any special conditions of contract , the same shall be referred -----

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- b) Any other items and conditions, mutually agreed prior to finalization of the order / agreement shall be binding on the agency

C. Applicable Law

The contract shall be governed by the laws and procedures established by Govt of Karnataka , within the framework of applicable legislation and enactment made from time to time concerning such commercial dealing/processing

Managing Director
KRIDL, Bengaluru

Self Declaration

Date: -----

To whom so ever it may be concern

I -----S/O----- (Designation) and authorized signatory of -----
----- (Name and address of Organization) declare that ----- (Name
and address of Organization) do not face any sanction or any pending disciplinary
action from any authority. Further, it is also certified that our firm has not been
blacklisted by any Government or any other donor/partner organization in past

In case of any further changes which affect of this declaration at a later Date; we
would inform the mission accordingly.

I also certify that all the information given in this application is true to the best of my
knowledge and nothing has been concealed therein. In case any information is found
untrue at any stage the registration for empanelment may be cancelled

Authorized Signature

(With seal)