

ब्रिज एण्ड रूफ कम्पनी (इण्डिया) लिमिटेड

(भारत सरकार का एक उद्यम) एक मिनीरत्न कम्पनी

BRIDGE AND ROOF CO. (INDIA) LTD.

(A Government of India Enterprise) A Miniratna Company

NOTICE INVITING TENDER (NIT) NO.: BR/WR/51241/NIT/THROUGH ROOF ON GRID B AND D/SC/01, DATE 02.05.2024

TENDER DOCUMENT

FOR

Construction of Through Roof Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 to B21 at Platform on Sub Contract basis In Connection With "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway at Udhna Railway Station, Surat, Gujarat".

Bridge and Roof Co. (India) Ltd

401-408, Kukreja Centre, "B" Wing, 4th Floor, Plot No.13, Sector-11, CBD Belapur, Navi Mumbai-400614 <u>CIN NO.U27310WB1920GOI003601</u>

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NOTICE INVITING TENDER (NIT) NO: BR/WR/51241/NIT/THROUGH ROOF ON GRID B AND D/SC/01

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Name of Work: Construction of Through Roof Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 to B21 at Platform on Sub Contract basis In Connection With "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway at Udhna Railway Station, Surat, Gujarat".

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Bridge And Roof Co (India) Ltd.,

401-408, Kukreja Centre, "B" Wing, 4th Floor, Plot No.13, Sector-11, CBD Belapur, Navi Mumbai-400614 CIN NO. U27310WB1920GOI003601

NOTICE INVITING TENDER: (NIT) NO.: BR/WR/51241/NIT/THROUGH ROOF ON GRID B AND D/SC/01

- 1. SINGLE PERCENTAGE RATE bids are invited from reputed and experienced parties meeting prescribed qualifying criteria by BANDR for Construction of Construction of Through Roof Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 to B21 at Platform on Sub Contract basis In Connection With "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway at Udhna Railway Station, Surat, Gujarat".
- 2. Brief Details of Work:

SI. No.	Name of Work and Location	Estimated cost put to tender	Cost of Tender Document (Non refundable)	Earnest Money	Time of Completion	Tender Inviting Authority (TIA)
1	2	3	4	5	6	7
1	Construction of Through Roof Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 to B21 at Platform in connection with "Redevelopment of Udhna Station atUdhna of Mumbai Division in Western Railway."	Rs. 237.50 Lakhs	 Rs.2,360/- in the form of DD/ Pay Order/ Banker's Cheque from any Nationalized / Scheduled bank after realization in favour of "Bridge and Roof Co. (India) Ltd.", payable at Navi Mumbai, Maharashtra. (No A/c Payee Cheque shall be considered). Since, the tender is Works Co Tender Fees & EMD) to Indiar Units registered with DIC Handcraft and Handloom, Procurement Policy for MS amendments shall not be app Tax Invoice shall be prepare Document. (As per F.No 190/Mech/Corr 22 dated 18/19.04.202 	Cheque in the form of DD/ Pay Order/ Banker's Cheque from any Nationalized / Scheduled bank after realization in favour of "Bridge and Roof Co. (India) Ltd.", payable at Navi Mumbai, Maharashtra valid for minimum 90 days / Bank Guarantee (BG) in prescribed format valid for minimum 6 months (No A/C Payee Cheque shall be considered). Intract, benefits (i.e. Exemption of Micro & Small Enterprises (MSEs) C/NSIC/KVIC/KVIB/Directorate of etc. under Provisions of Public Es Order 2012 with upto date	2 (Two) months	Sr. Manager Redevelopment Udhna Railway Station Project, Surat, Gujarat

ANNEXURE – A

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QUALIFYING CRITERIA

Qualifying Criteria for participating in the tender for THROUGH ROOF ON GRID B AND D Work in connection with "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway at Udhna Railway Station, Surat, Gujarat".

Only tenderers who have previous experience in the work of the nature and description detailed in the Notice Inviting Tender and/or tender specification and fulfilling the following Qualifying Criteria are expected to quote for this work duly detailing their experience along with offer.

CONDITIONS FOR QUALIFICATION:

1.	QU	ALIFICATION CRITERIAL FOR THE APPLICANTS:				
(a)	Copy of LOI/Work Oder & co-related certificate or any other document substantiating the execution of similar type of job in any Sector works during last 7 (seven) years ending last day of month previous to the one in which applications/tender are invited should be either of the following:					
	i)	01 (one) similar completed work costing not less than Rs. 80.00 Lakhs OR				
	ii)	02 (two) similar completed works each costing not less than Rs. 50.00 Lakhs OR				
	iii)	03 (three) similar completed works each costing not less than Rs. 40.00 Lakhs.				
		<u>e</u> : Note: - milar Works″ shall mean "Civil Works″ in any Sector.				
	LOI / WO and respective Completion certificate or any other documents to substantiate the above nature as well as the value of work.					
	Direct or Indirect Joint Venture(s) / Consortium / Special Purpose Vehicle (SPV) / Special Purpose Entity (SPE) are not permitted to participate.					
(b)	Copy of Average Annual Sales Turnover and Audited Balance Sheet during last 3 Years (i.e. 2020-2021, 2021-2022 & 2022-2023) ending on 31 st March, 2023 of value not less than Rs.30.00 Lakhs. Bidders should have positive net worth at the closing of the preceding financial year (Auditor certificate to be submitted).					
(c)	Copy of PAN					
(d)	Copy of PF Registration Certificate					
(e)	Copy of GST Registration Certificate and copy of latest filed Monthly Quarterly GSTR 3 B return as GST Clearance, failing which the bidders offer shall not be considered for further evaluation. All agencies having registration in other state except Gujarat shall raise their Tax Invoice by charging IGST only. Otherwise, their price shall be evaluated by loading GST amount as applicable rate specified by bidder.					
(f)	Solvency/Bank Certificate from Bidder's Banker from Nationalized/Scheduled Bank in India. The Solvency Certificate should not be more than 03 (three) months old from the date of publication of NIT.					

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2.	DETAILS TO BE FURNISHED BY THE BIDDER				
	The Bidders are requested to furnished the following details in seriatim as under.				
(a)	Name, address, details of the Organization				
(b)	Notarised Copy of Completion Certificate along with corresponding LOI/WO or any other documents substantiating the above nature as well as Executed Value of Work & Completion Date.				
(c)	Copy of Audited Balance Sheet(s) along with Turnover Certificate duly signed by Chartered Accountant with his / her Seal, Signature & Registration Number for last 03 (Three) financial years ending 31.03.2023.				
(d)	Photo Copy of PAN Card issued by Income Tax Authority.				
(e)	Photo Copy of GST Registration Certificate.				
	Note: Bidder should submit the copy of last filed Monthly / Quarterly GSTR-3B return as GST clearance Certificate along with GST Registration Certificate with offer / bid. Moreover, contractors having registration in other state (except Gujarat) should give Declaration in their Letter head that they shall raise their Tax Invoice by charging IGST				
	only.				
(f)	Photo Copy of P.F. Registration Certificate.				
(g)	Solvency/Bank Certificate from Bidder's Banker from Nationalized / Scheduled Bank in India. The Solvency Certificate should not be more than 3 (Three) months old from the date of publication of NIT.				
(h)	Information on litigation history, liquidated damage, disqualification etc. declaration in Tenderer's Letter Head. Bidder(s) who had a record of Court Case / Litigation History with BANDR /our Client against previous Tender / Contracts in last 5 (five) years.				
(i)	Constitution and legal status along with attested copies of Deeds/Articles and Memorandum of Association etc. as applicable. Photo copy of certificate of Incorporation issued by register of companies.				
(j)	Power of Attorney on appropriate value of Non Judicial Stamp Paper on behalf of the person who has signed the Bid.				
(k)	"Purchase preference to Make in India" regarding minimum local content is applicable for the "Local Supplier" for the items/services covered in the Tender.				

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(m)	Any bidder from a country which shares a land border with India will be eligible to bid in any procurement whether of goods, services (including consultancy services / non consultancy services) or works (including turnkey projects) only if the bidder is registered with the Competent Authority as per the order no (Public Procurement No 4) dtd 23.02.2023 by Ministry of Finance, Department of Expenditure (Procurement Policy Dept.)					
3.	The Bids are to be submitted in Two Bid system (i.e. Techno-Commercial Bid with Tender Fee and Price Bid) and bidders should submit the relevant documents in seriatim as per the above criteria along with their Techno-Commercial Bid.					
4.	Sub-letting of the job, if awarded, shall not be permitted.					
5.	Note for Clause 1 (a) above:					
(a)	If the qualifying work is completed in the Seven (7) year period specified above, even if it has been started earlier, the same will also be considered as meeting the qualifying requirements.					
(b)	The word "executed" means the bidder should have achieved the criteria specified in the above period even if the total contract is not closed i.e. under execution and provided the works is not terminated by the client.					
(C)	Bidder is liable to be disqualified, even though they meet the qualifying criteria, if they.					
•	Made misleading or false representations, statements and attachments submitted in proof of the qualification requirements, and / or					
•	Record of poor performance such as abandoning the works, not properly completing the supply order, inordinate delays in completion or supply, litigation history, or financial failures etc.					
•	If the tenderer deliberately gives wrong information / submit fake, false, fabricated, forged documents in his tender, BANDR reserves the right to reject such tender at any stage or to cancel the contract if awarded and forfeit the Earnest Money / Security Deposit / any other money due.					
6.	Bidders shall, on request, provide any necessary authority and assistance to enable relevant enquiries to be carried out.					
	After submission of their Offer, Bidder must notify BANDR promptly, if there is any:					
	Substantial change in their financial or technical capacity.					
	Change in their business (such as Company name, address)					
	Change of ownership or holding, including any transfer of key personnel.					
	Any other significant change in information provided in the Offer.					
7.	The Bidder must provide any further details required for the review upon request from BANDR. Failure to comply with any request by BANDR for such information will result in rejection of their Offer.					

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8.	BANDR may, in its absolute discretion suspend or disqualify a Bidder / Bidders who, at any time, is considered to have breached any of the qualification conditions or has performed in an unsatisfactory manner without assigning any reason whatsoever.
9.	BANDR will not be liable for any loss or damages incurred by the Bidder/ Bidders in the above exercise.
10.	Disqualification of Bid : (BANDR) reserves the right to disqualify such bidders who had a record of not meeting the contractual obligations against earlier contracts entered into with the Purchaser (BANDR).



Signed & Stamped of Tenderer

ANNEXURE-C Page 1 of 5

INSTRUCTIONS TO BIDDERS

1.	SINGLE PERCENTAGE RATE bid are invited by BANDR in two stage four cover system from resourceful & capable tenderers fulfilling the Qualifying Criteria furnished in Annexure-A of the NIT by Bridge and Roof Co. (I) Ltd. (BANDR) on behalf of the work: THROUGH ROOF ON GRID B AND D Work in connection with "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway at Udhna Railway Station, Surat, Gujarat".
	Technical (Cover- I, II & III) and Financial (Cover-IV) are to be sent before
	the prescribed date & time in NIT.The Chairman cum Managing Director / Director (Project Management) of BANDR shall be the Accepting Officer here-in-after referred to as such for the purpose of this Contract.
	A tenderer shall quote in figures as well as in words rate(s) tendered. In case of any discrepancy between the two, rate(s) quoted in words shall prevail. In case of discrepancy between quoted rate and amount, rate shall prevail.
	Submission of a tender by a tenderer implies that he has read these instructions and all other parts of the Tender Document and has made himself aware of the scope and the specifications, Drawings of the work to be done and of conditions of contract and local conditions and other factors having bearings on the execution of the work. Procedure for Submission of Bid :
	Tender Fee: Rs.2,000/- (Rupees Two Thousand Only) Plus (+) 18% GST = Rs.2,360/- (Rupees Two Thousand Three Hundred Sixty Only) in the form of Demand Draft / Pay Order / Banker's Cheque from any Nationalized/Scheduled Bank after realization in favor of Bridge and Roof Co. (India) Ltd. payable at Mumbai. [No A/c Payee Cheque shall be Considered].
	Tax Invoice shall be prepared by BANDR for cost of tender document.
	The Bidder shall also make online payment towards cost of tender document in Authority's designated bank account and submit the payment receipt of the same. Details of designated bank account is mentioned as below:- Account Name- Bridge and Roof Co. (I) Ltd. Account Number- 37666424408 Account Type- Current A/C IFSC Code- SBIN0040524 Branch- Belapur
	Since the tender is a Works Contract, benefits (i.e. Exemption of Tender Fees & EMD) to Indian Micro & Small Enterprises (MSEs) units registered with DIC/NSIC/KVIC/KVIB/ Directorate of Handicraft and Handloom etc. under Provisions of Public Procurement Policy for MSEs Order 2012 with upto date amendments shall not be applicable.
	(As per F. No. 190/ Mech / Corres / Various Org/ Stakeholder / 2021-22 dated 18/19.04.2022 Purchase to MSME/NSIC/SSIC bidder not applicable on Works Contract).
	 The Earnest Money Deposit (EMD) amount - Rs.2.00 Lakh shall be submitted by Bidder(s) along with their offer in the form of Demand Draft (D.D.) / Pay Order / Banker's Cheque from any Nationalized / Scheduled Bank payable at Navi Mumbai, Maharashtra, valid for minimum 90 (Ninety) days / Bank Guarantee (BG) in prescribed format valid for minimum 06 (Six) months in favour of "Bridge and Roof Co. (India) Ltd" along with Offer. [No A/c Payee Cheque shall be Considered].
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INSTRUCTIONS TO BIDDERS

	EMD amount in the form of BG submitted by Successful Bidder(s) shall be retained till submission of valid BG towards Performance Guarantee and the same shall be released thereafter.					
	EMD amount in the form of Demand Draft (D.D.) / Pay Order / Banker's Cheque submitted by Successful Bidder(s) will be treated as a part of Security Deposit / Retention Money and the deduction towards the Security Deposit / Retention Money will be started after adjustment of EMD amount against value of work done in R/A bills.					
	EMD amo Tender.	ount o	f Un-Successful Bidder(s) shall be returned after finalization of			
	Since the tender is a Works Contract, benefits (i.e. Exemption of Tender Fees & EMD) to Indian Micro & Small Enterprises (MSEs) units registered with DIC/ NSIC/ KVIC/ KVIB/ Directorate of Handicraft and Handloom etc. under Provisions of Public Procurement Policy for MSEs Order 2012 with upto date amendments shall not be applicable. (As per F. No. 190 / Mech / Corres/ Various Org/ Stakeholder/ 2021-22 dated 18/19.04.2022 Purchase to MSME/NSIC/SSIC bidder not applicable on Works Contract).					
			-submission of tender Fee & EMD as specified in NIT, the offer			
			rily rejected. Instances the Tenderers should incorporate any changes/modifications			
			er Document itself to avoid rejection of their Tenders.			
	Bid shall I	be subr	mitted in two cover :			
	Cover-I	(i)	Power of Attorney, Tender Fee, EMD, DGS & D/MSME / UDYAM /SSI/NSIC Certificate copy duly notarized (if registered) & Bidder should submit the Letter of Submission (in Company's Letter head).			
		(ii)	Detail of information to be furnished by the Bidder as per Annexure- C			
		(iii)	Format for Affidavit of Self Certification regarding minimum local content (Annexure-IX on Rs.100/- NJ Stamp Paper)			
		(iv)	Affidavit (Annexure-VI on Rs.120 NJ Stamp Paper)			
		(v)	No Deviation Certificate in Bidder's Letter Head to be furnished by the Bidder as per Appendix-IV			
		(vi)	Documents pertaining to Qualifying Criteria furnished in Annexure-A of the NIT			
		(vii)	Signed & Stamped NIT, ITB, GCC, SCC, Techno-commercial Clarifications on Major Points, Unpriced SOQR with the word "QUOTED" written against each item, drawing / specifications i.e. complete NIT documents duly signed & stamped as a token of acceptance along with all other submittals as prescribed in the Bidding document.			
	Cover-II Financial	The F	ates offered should be entered in SINGLE PERCENTAGE RATE basis. Financial Bid/BOQ template must not be modified. replaced by the r; else the bid submitted is liable to be rejected for this tender.			
	No stipulation, deviation, terms and condition, basis etc. shall be stipulated in price part of the Bid. Any condition, if stipulated, may render the bid liable for rejection.					
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INSTRUCTIONS TO BIDDERS

	The above 4 Covers shall be individually marked as Part-I, Part-II, Part-III & Part-IV. The master cover, containing above 2 (two) covers (i,e Part-I, Part-II, Part-III & Part-II) separately sealed and marked, shall be sealed and superscribed with the Tender Reference , Due date and the note "TENDER DO NOT OPEN BEFORE DUE DATE" and marked for attention of the Sr. Manager.
	Due Date of Submission & Opening of Techno-commercial Bid:
	Due date of submission of sealed tender is 08.05.2024 Upto 16.00 Hours. The Techno-comm. Bid shall be opened on 09.05.2024 at 16.00 Hours at following address:
	BRIDGE AND ROOF CO. (I) LTD. C/o. Western Railway. Redevelopment of Udhna Station, Udhna, Surat, Gujarat. Mob: 8758838180 E-mail bridgeroof.51241@bridgeroof.co.in
	Intending bidders may send their authorized representative to attend opening of techno-commercial offer. Techno commercially acceptable bidders only shall be intimated about the date and time of price bid opening.
	Telegraphic or Fax or Email Offers shall not be accepted under any circumstances.
	Tender Validity;
	Tender submitted by tenderer shall remain valid for acceptance for a period of 120 days from the date set for submission of the tender. The tenderer shall not be entitled within the said period of 120 (One Hundred Twenty) days to revoke or cancel or vary the tender given or any item thereof, without the consent of BANDR. In case tenderer revokes or cancels or varies his tender in any manner without the consent of BANDR.
	Evaluation of Bids:
	Technical Bids submitted by the tenderer will be opened first and evaluated based on documentary evidences submitted along with the offer.
	Authorization and Attestation:
	Tenders shall be signed by a person duly authorized/empowered to do so. An attested copy of the Power of Attorney, in case the tender signed by an individual other than the sole Proprietor shall be submitted in their Co's letter head along with the tender.
	Language: The tender shall quote the rates in English Language.
	Tenderer's can not withdraw or make any changes in their offer already submitted before the expiry of the above validity period or take any extension thereof without the written consent of the company.
	The successful tenderer shall accept the LOI within 3 (three) days from receipt of the same, failing which the award of work may be liable to be cancelled.
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INSTRUCTIONS TO BIDDERS

Tenderers are advised to inspect and examine the site and its surroundings and satisfy themselves before submitting their tenders about the nature of the work and site situation, environments, facilities available, position of material and labour, means of transport and access to Site (so far as is practicable), the form and nature of the site, the accommodation they may require and in general shall themselves obtain all necessary information as to risks, contingencies and other circumstances which may influence or affect their tender. No claim will be entertained later on the grounds of lack of knowledge of any of these conditions. A tenderer shall be deemed to have full knowledge of the site whether he inspects it or not and no extra charges consequent on any misunderstanding or otherwise shall be allowed. The tenderer shall be responsible for arranging and maintaining at his own cost all materials, tools & plants, water, electricity, access, facilities for workers and all other services required for executing the work unless otherwise specifically provided for in the contract document. Submission of a tender by tenderer implies that he has read these instructions and all other contract documents and has made himself aware of the scope and specifications of the work to be done and local conditions and other factors having a bearing on the execution of the work. **Rejection of Tender and other conditions** The competent authority on behalf of the BANDR does not bind itself to accept the lowest or any other tender and reserves to itself the authority to reject any or all the tenders received without assigning any reason. Tenders in which any of the prescribed condition is not fulfilled or any condition including that of conditional rebate is put forth by the tenderer shall be liable for rejection. Conditional tenders, unsolicited tenders, tenders which are incomplete or not in the form specified or defective or have been materially altered or not in accordance with the tender conditions, specifications etc., are liable to be rejected. Tenders are liable to be rejected in case of unsatisfactory performance of the tenderer with BANDR, or tenderer under suspension (hold / banning / delisted) by BANDR. BANDR reserves the right to reject a bidder in case it is observed that they are overloaded and may not be in a position to execute this job as per the required schedule. The decision of BANDR will be final in this regard. If a tenderer who is a proprietor expires after the submission of his tender or after the acceptance of his tender, BANDR may at their discretion, cancel such tender. If a partner of a firm expires after the submission of tender or after the acceptance of the tender, BANDR may then cancel such tender at their discretion, unless the firm retains its character. If the tenderer deliberately gives **wrong information** in his tender, BANDR reserves the right to reject such tender at any stage or to cancel the contract if awarded and forfeit the Earnest Money / Security Deposit / any other money due. Canvassing in any form in connection with the tenders submitted by the Tenderer shall make his offer liable to rejection. OOFCO (De Ark)

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INSTRUCTIONS TO BIDDERS

In case the Proprietor, Partner or Director of the Company / Firm submitting the Tender, has any relative or relation employed in BANDR, the authority inviting the Tender shall be informed of the fact as per specified format, along with the Offer. Failing to do so, BANDR may, at its sole discretion, reject the tender or cancel the contract and forfeit the Earnest Money / Security Deposit.
The successful tenderer should not sub-contract part or complete work detailed in the tender specification undertaken by him without written permission of BANDR. The tenderer is solely responsible to BANDR for the work awarded to him.
The Tender submitted by a techno commercially qualified tenderer shall become the property of BANDR who shall be under no obligation to return the same to the bidder. However unopened price bids and late tenders shall be returned to the bidders.
Unsolicited discount received after the due date and time of Bid Submission shall not be considered for evaluation. However, if the party who has submitted the unsolicited discount/rebate becomes the L-1 party, then the awarded price i.e contract value shall be worked out after considering the discount so offered.
BANDR shall not be liable for any expenses incurred by the bidder in the preparation of the tender irrespective of whether the tender is accepted or not.
The Bidder must provide any further details required for the review upon request from BANDR. Failure to comply with any request by BANDR for such information will result in rejection of their Offer. BANDR may, in its absolute discretion suspend or disqualify a Bidder / Bidders who, at any time, is considered to have breached any of the qualification conditions or has performed in an unsatisfactory manner without assigning any reason whatsoever.
Tender / Documents to be submitted to :
To, Sr. Manager Bridge and Roof Co. (I) Ltd. C/o. Western Railway. Redevelopment of Udhna Station, Udhna, Surat, Gujarat. Mobile: 8758838180 E-mail bridgeroof.51241@bridgeroof.co.in

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(Ankur Tiwari) Sr. Manager Redevelopment Udhna Railway Station Project, Surat, Gujarat

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Bidder/Tenderer must fill up the following information and submit with the Tender :

1)	Name of the Bidder/Tenderer	:	
2)	Address of the Bidder/Tenderer		
2)	Address of the Bidder/Tenderer	:	
3)	Bidder/Tenderer Telephone/Fax	:	
,			
	Email	:	
4)	Contact Person of Bidder / Tenderer	:	
	Mobile No.		
		:	
5)	Business Details	:	
5.1	Permanent Account No.	:	
5.2	GST Number	:	
5.3	DGS & D/SSI/NSIC/MSME Registered Party (copy to be	:	
	enclosed duly notarized)		
	a) Registration No. & Dated	:	
	b) Registration under Service/Manufacturer	:	
	c) Validity	:	
	d) Category	:	
	e) Owner Under Category (General/SC/ ST/ Owned by Women)	:	
5.4	Provident Fund Regn. No. of the Firm	:	
6.0	Name of Bank Signatory	:	



(Signature with Seal)

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GENERAL CONDITIONS OF CONTRACT (GCC)

DEFINITION OF TERMS

The various terms appearing in the Tender Document shall have the following meaning unless they are repugnant to the context otherwise:

(a)	COMPANY		Bridge and Roof Co. (I) Limited (BANDR) having its Registered Office at "Kankaria Centre", (4 th & 5 th Floor), 2/1, Russel Street, Kolkata-700071.
(b)	OWNER/CLIENT	:	Western Railways
(c)	CONSULTANT OF BANDR	:	M/s. CP & DS Associates
(d)	AUTHORITY ENGINEER	:	M/s. SGS India Pvt. Ltd.
(e)	BIDDER/TENDERER		The firm/party who shall tender quotation to the company.
(f)	SUB-CONTRACTOR/ CONTRACTOR	:	The Bidder who's quoted offer will be accepted, either in full or in part, by the Company.
(g)	WORK(s)	:	Jobs that are to be executed by the Sub-Contractor as awarded to him by the Company.
(h)	WORK ORDER/ CONTRACT	:	The Formal letter/notification issued to the Sub-Contractor awarding the work(s) in full or in part by the Company together with the applicable terms and conditions etc. as are finally and mutually agreed to between the Company and the Sub- Contractor.
(i)	SITE/WORK SITE	:	The premises where the work will be executed by the Sub- Contractor and shall include the lands, buildings, structures etc. erected thereupon.
(j)	ENGINEER-IN-CHARGE	:	The officer/Engineer nominated and authorized by the company for the time being for the purpose of operating the contract or any work covered thereunder.
(k)	ACCEPTING AUTHORITY	:	CHAIRMAN AND MANAGING DIRECTOR of the company.
(I)	LOI/SLOI		Letter of Intent / Short Letter of Intent shall means an intimation by a letter to tenderer/bidder that the tender has been accepted in accordance with the provision contained therein and shall be issued by the CMD or his authorized representative.



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01.	SCOPE OF WORK :
	The scope of work in general includes scope of work specified in WR/SGS/BANDR's Technica
	Documents enclosed and Schedule of Rates & Quantities of the Bidding document. Further, i
	includes any other work not specifically mentioned but required to complete the work as pe
	specifications, drawings and instructions of Engineer-in-Charge.
	Scope of work shall be read in conjunction with item description of THROUGH ROOF ON GRI
	B AND D Work Utility shifting THROUGH ROOF ON GRID B AND D Work i.e. Construction
	Through Roof Foundation in-between D1 to D9 & D15 to B21and Grid B1 to B9 & B15 to B2
	for Platform including Excavation, Backfilling, PCC, RCC of any grade, Reinforcemen
	Shuttering work, Sand filling, Good earth filling, bolt work, structural steel work, Brick work
	plastering, antitermite treatment, structural Steel work, flooring, laying of PVC pipe et
	including supply of all materials. scope shall include all activities of work specified in the iter
	description of Schedule of Quantities & Rates. Rates shall include all cost for the performance
	of the item considering all parts of the Bidding document.
	of the item considering an parts of the bloding document.
	In case any activities though specifically not covered in description of item under "Schedule of
	Quantities & Rates" but is required to complete the work which could be reasonable
	implied/informed from the content of Bidding document, the cost for carrying out such activit
2.6	of work shall be deemed to be included in the item rate.
2.0	QUANTITY VARIATION
	The Quantities indicated in the Schedule of Quantities & Rates are approximate an
	BANDR shall not be liable for any increase or decrease in the actual Quantities of Wo
	performed (notwithstanding the percentage of such increase or decrease), nor shall such
	increase or decrease in the actual Quantities form the basis of any alteration of Rates Quote
	and accepted or for any claim for additional compensation, damages or loss
	profit or otherwise with the intent that the Sub-contractor shall notwithstanding the
	Quantities mentioned in the Schedule of Quantities & Rates only be entitled to Payment
	respect of actual Quantities of Work performed in terms of the Contract and measured in the
	final measurement, notwithstanding the percentage of increase or shortfall in suc
	quantities and notwithstanding that the total Contract value for the completed Works of
	finalization of all dues to the Sub-contractor under the Contract shall be less than the tot
	Contract value as specified for the purpose of Performance Bank Guarantee in the acceptance
	of Tender. However the total Contract Price may vary up to + 25% due to increase of
	decrease in the executed Quantities.
	Note: Release of payment to the contractor beyond their W.O./PO value will be don
	to them after approval of Competent Authority for which amended order is required
3.0	DRAWING AND SPECIFICATION
	Entire work has to be carried out in accordance with the drawings & technical specification a
	given along with tender document issued by WR/SGS.
4.0	INSPECTION OF SITES
	The Bidder shall visit and inspect the site and its surroundings and shall satisfy himself befor
	submitting his quotation as to the nature of the ground and sub soil (so far as is practicable
	the form and nature of the site and nature of work and materials necessary for the execution
	of the work, and the means of access to the site, the accommodation he may require and
	general shall himself obtain all necessary information as to risks, contingencies and oth
	circumstances which may influence or affect his quotation. No extra charges consequent of
	any is understanding or otherwise shall be allowed.
5.0	SUFFICIENCY OF QUOTATION:
	The Bidder shall be deemed to have satisfied himself before tendering as to the correctne
	and sufficiency of his quotation for the works and of the rates and prices quoted in the Schedu
	of Quantities which rates and prices shall, except as otherwise provided, cover all his obligation
	and liabilities under the Contract and all matters and things necessary for the proper completion
FCO	and maintenance of the Works.
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6.0	BAN oblig to th cent of Co	ENTION MONEY DR shall deduct 6% (six per cent) thereof as guarantee money for performance of the pations of the Contractor during the Construction Period (the "Retention Money") subject the condition that the maximum amount of Retention Money shall not exceed 5% (five per) of the Contract Price. This Retention Money shall be released to the Contractor on receipt porresponding Retention Money of BANDR from its Client. (It is as per BANDR's Contract Client Western Railway – Cl.No.7.5 – Ref Page 45)		
7.0	The to or appe part the s gives addir abov	IATION/VARIATIONS Engineer-in-charge shall have power (i) to make alterations in, omissions from, additions r substitutions for the original specification, drawings, designs and instructions that may ear to him to be necessary or advisable during the progress of the work and (ii) to omit a of the works in case of non-availability of portion of the site or for any other reasons, and Sub-contractor shall be bound to carry out the works in accordance with any instructions or to him by the Engineer-in-charge and such alterations, omissions, additions or substituted work which the Sub-contractor may be directed to do in the manner ve specified as part of the works, shall be carried out by the Sub-contractor on the same litions in all respects including price on which he agreed to do the main work.		
8.0	SUS	PENSION OF WORK		
	the	Sub-contractor shall, on receipt of the order in writing of the Engineer-in-Charge, suspend progress of the works or any part thereof for such time and in such manner as the neer-in-Charge may consider for any of the following reasons:-		
	(a)	On account of any default on part of the Sub-contractor, or		
	(b)	For proper execution of the works or part thereof for reasons other than the default of the Sub-contractor, or		
	(c)	For safety of the works or part thereof.		
		Sub-contractor shall, during such suspension, properly and secure protect the works to extent necessary and carry out the instructions given in that behalf by the Engineer-in-		
9.0		IPLETION TIME:		
9.1		ss otherwise specified by BANDR the Sub-contractor is required to commence the work in 7 (Seven) days from the date of issue of letter of intent by BANDR.		
9.2	the s in du	re work as detailed in tender specification shall be completed within 2 (two) months from scheduled date of start of work as per the programs / milestones to be indicated by BANDR us course of time. Sub-contractor has to mobilize adequate resources to meet BANDR's mitments to client as indicated from time to time.		
9.3	In case due to reasons not attributable to the Sub-contractor, the work gets delayed and scheduled date of completion gets extended, time extension will be granted by BANDR but in no case over run compensation will be payable.			
9.4	whei decis	The work under the scope of this contract is deemed to be completed in all respects, only when all the works are carried out as per satisfaction of Engineer-in-Charge of BANDR. The decision of Engineer-in Charge of BANDR on completion date shall be final and binding on the Sub-contractor.		
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	If the works be delayed by :		
	(a) Force major or		
	(b) Abnormally bad weather, or		
	(c) Serious loss or damage by fire, or		
	(d) Civil commotion, local combination of workmen, strike or lock out affecting any of the		
	trades employed on the work, or		
	(e) Delay on the part other Sub-contractors of tradesman engaged by Company in execution		
	 work not forming part of the contract, or (f) non-availability of stores, which are the responsibility of Company to supply, or 		
	(g) non-availability or break-down of tools & plants to be supplied or supplied by company		
	or		
	(h) any other cause which in the absolute discretion of Engineer-in-charge is found beyond the Sub-contractor's control, then upon the happening of any such event causin delay, the Sub-contractor shall immediately give notice thereof in writing to the Engineer-in-Charge but shall nevertheless use constantly his best Endeavour's to preve or make good the delay and shall do all that may be reasonably required to the satisfaction of the Engineer-in-Charge to proceed with the works.		
11.	TOOLS & TACKLES In case, the Sub-contractor fails to procure and supply of required quantity of tools & tackl etc. which is within Sub-contractor's scope of supply in commensurate with schedul programme to achieve required progress, the BANDR at its own discretion shall arrange supply to the Sub-contractor tools & tackles on chargeable basis, the rates of which will derived at the landed cost + 10% (ten percent) thereon towards service charge and the san will be recovered from Sub-contractor's bills.		
12.	MATERIALS		
	In case, the Sub-contractor fails to procure and supply of required quantity of materials whi is within Sub-contractor's scope of supply in commensurate with scheduled programme achieve required progress, the BANDR at its own discretion shall arrange to supply to the Su contractor materials on chargeable basis, the rates of which will be derived at the landed co + 10% (ten percent) thereon towards service charge and the same will be recovered fro Sub-contractor's bills.		
13.	The payment shall be made on the basis of actual quantities executed under various item (and the accepted rates thereof, and not on the quantities mentioned in the Schedule Quantities & Rates.		
14.	The Scope of Work may also include such other related works as covered in Schedule Quantities & Rates' although they may not be specifically mentioned in the above paragrap and all such incidental items not specified but reasonably implied and necessary for the completion of the work as a whole, shall be deemed to be directed by the Employer.		
15.	Sub-contractor's rate shall be inclusive of cost of dewatering/shoring wherever required. In extra payment shall be made for any type of dewatering/shoring during execution of the wor Any dewatering as required for making the construction area dry and workable shall be made by the Sub-contractor within the finally accepted rate / price.		
16.	If required, Sub-contractor shall submit to BANDR the entry challan of incoming materials f verification of stores and record		
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17.	liabili cost f the s	ould be clearly understood that it is entirely the Sub-contractor's responsibility and ty to find, procure and use the required tools and plants and accessories at his own for efficient and methodical execution of the work. BANDR shall have the right to check sufficiency or quality of the Sub-contractor's tools from time to time and the Sub- actor shall carry out all reasonable instructions of BANDR in this respect.		
	Conti	actor shall carry out all reasonable instructions of DANDK in this respect.		
18.	ALTERATIONS IN DESIGNS, PLANS, DRAWINGS, SPECIFICATIONS, ORDERS AND			
	INST	RUCTIONS		
18.1	The Engineer-in-Charge and / or Site Engineer shall have the power by written notice to the SUB-CONTRACTOR at any time prior to or in the course of the execution of works or any part thereof to alter or amend the specifications, orders and / or instructions or any of them by addition, omission, substitution or otherwise howsoever with or without altering or amending the plans, drawings and / or designs and the SUB-CONTRACTOR shall carry out the related work in accordance with such altered specifications, orders, instructions, plans, drawings and / or designs as the case may be, on the same terms and conditions in all respects, subject to the provisions of Clause 18.1.2 hereof.			
18.1.1	an ex	ch alteration or amendment shall, in the Opinion of the SUB-CONTRACTOR, necessitate stension in the time for completion, the provision of Clause of SCC hereof and related es with regard to the extension of time, shall apply.		
18.1.2	opini the p such	ch alteration or amendment shall, in the opinion of the Engineer-in-Charge (whose on in this behalf shall be final and binding upon the SUB-CONTRACTOR), necessitate erformance of any work not covered by the Schedule of Rates, the remuneration for work or portion or item thereof not covered by the Schedule of Rates shall be mined in the following manner:		
	(i)	If it is possible to derive the rate(s) for such work or items of work from any of the items of material and / or work covered in the Schedule of Rate(s), the rate(s) for time relative works /items shall be the rate(s) arrived at on the basis of such derivation. The opinion of the-Engineer-in- Charge as to whether or not the relative rates can be derived from the rates for time items of material and /or work included in the Schedule of Rates and the consequent derivation of' rate(s) on basis thereof shall be final and binding upon the SUB-CONTRACTOR.		
	(ii)	If, in the opinion of the Engineer-in-charge, the relative rate(s) shall not be derivable within the provisions of paragraph(i) hereof above, the relative rate(s) shall be the rate(s) for the work or items of work settled as follows: An analysis of the rate for time completed work or items shall be prepared by taking (if amid so far as applicable}: -		
		(A) Issue rate(s) for Materials supplied by BANDR/WR/SGS, if applicable;		
		(B) Materials supplied by the SUB-CONTRACTOR amid incorporated in time permanent works at the rate(s) (if any) for material specified in the relevant		
		Schedule forming part of the Contract; and		
		(C) Labour cost at rate(s) for labour, if any, specified in time relevant Schedule forming part of the Contract.		
	(iii)	The opinion of the Engineer-in-Charge as to the quantity of material and / or labour		
		involved shall be final and binding on the SUB-CONTRACTOR		

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	iv)	In the event of any item of material or labour involved not being covered by the relevant schedule forming part of time Contract for time purpose of determining the rates in terms of items (B) and / or (C) of paragraph (ii) above, market rates shall be taken into account for such items of materials and labour as are not covered by the relevant schedules forming part of the contract and there shall be added thereto 7.5% (Seven & Half percent) to cover SUB-CONTRACTOR's supervision, overheads and profits. For the purpose of clarification, it is stated that 7.5% (seven & half percent) addition shall apply only for any item not covered by the relevant schedule of the Contract		
((v)	The opinion of the Engineer-in-Charge as to whether or not any - particular item(s) of material(s) or labour involved is covered by the relevant Schedule(s) and if not as to the market rate(s) thereof shall be final and binding upon the SUB-CONTRACTOR.		
	vi)	If any alteration, amendment or modification shall, in the opinion of the Engineer-in- charge (whose opinion in this behalf shall be final and binding upon the SUB- CONTRACTOR) result in a reduction or increase or change in. the work or supply covered by the lump sum Price so as to render unreasonable the lump sum Price, BANDR/WR/SGS and the SUB-CONTRACTOR shall negotiate a suitable increase or reduction, as the case may be, in the lump sum Price, and failing agreement on a negotiated rate for the item by appropriate reduction/increase, as the case may be, the Engineer-in-Charge shall fix the reduction or increase as he considers -reasonable in the circumstances to the lump sum Price, and the lump sum Price shall be deemed to be accordingly amended to the extent applicable to the work covered by the alteration or amendment.		
3 ii t r	ncrea he Sl nake or wo	ng finalization in respect of the revised rate of any item in the Price Schedule or ase/reduction in the lump sum Price pursuant to the provisions of clause 18.1.2 hereof, JB-CONTRACTOR shall continue and be bound to continue and perform the works and/or the supply to completion in all respects according to the contract (unless the contract rks be determined by time BANDR/WR/SGS) and the SUB-CONTRACTOR shall be liable ound in all respects under the contract.		
a a v	The rate(s) for any work determined in accordance with time provisions of Clause 18.1.2 above shall for the purpose of the Contract with respect of the work or items of work or supply affected by such amendment. alteration or modification be deemed to be rate(s) for such work or item(s) of work within the Schedule of Rates, or the lump sum Price, as the case may be.			
18.3 T f s r r r e	The S or th Schec nay t blans, esult excep	UB-CONTRACTOR shall not be entitled to any compensation in addition to the payment e work actually performed by the SUB-CONTRACTOR calculated on the basis of the lule of Rate(s) or lump sum Price or as provided for in Clause 18.1.2 hereof, as the case be, as a result of any amendment or variation in the specification, orders, instructions, designs or drawings notwithstanding that such alteration(s)/ variation(s) may have ed in a reduction of time total quantum or value of the work involved under the Contract, t as provided for in clause no. 2 of GCC.		
		RATION IN THE SCOPE OF WORK		
r r t r	notice educ heret existii equir upon	R/WR/SGS may, at any time(s) before or after the commencement of the work. by e in writing issued to the SUB-CONTRACTOR, alter the scope of work by increasing or ing the works or the jobs required to be done by the SUB-CONTRACTOR or by adding to or omitting there from any specific works or jobs or operations or by substituting any ng works or jobs or Operations with other works or jobs and / or operations, or by ring the SUB-CONTRACTOR to perform any additional works in or about the job site, and receipt of such notice, the SUB-CONTRACTOR shall execute the job(s) as required within tered scope of work.		

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i	If any alteration in the scope of work shall. in the opinion of the SUB-CONTRACTOR, necessitate any extension in the time for completion, the provisions of Clause of SCC hereof and associated clauses with regard to the extension of time shall apply.			
19.3 ((a) If such alteration shall, in the opinion of the Engineer-in-Charge (whose opinion in this behalf shall be final and binding upon the SUB-CONTRACTOR), necessitate the performance of any work not covered by the Schedule of Rates, the remuneration for such work or portion or item thereof not covered by Schedule of Rates shall be determined in accordance with the provisions of Clause 18.1.2 hereof.			
	(b) If in the opinion of the Engineer-in-Charge (whose opinion in this behalf shall be final and binding upon the SUB-CONTRACTOR) any alteration in the scope of the work shall result in any reduction or increase or change in the work or supply covered by the lump sum price so as to render unreasonable the lump sum price, the lump sum Price shall be increased or reduced, as the ease may be, in accordance with Clause 18.1.2 hereof.			
	Providing determination of the rates aforesaid, the provisions of Clause 18.2 shall mutatis mutandis apply.			
	The SUB-CONTRACTOR shall not be entitled to any compensation in addition to the payment for the work actually performed by the SUB-CONTRACTOR calculated on the basis of the Schedule of Rates or lump sum Price or as provided in Clause. 18.1.2 hereof; as the case may be, as a result of any alteration in the scope of work notwithstanding that such alteration may have resulted in a reduction in the total quantities or value of work involved, except as provided for in clause 2 of GCC.			
20. <u>I</u>	MATERIALS SUPPLIED BY COMPANY			
(Sub-contractor shall submit to the Company from time to time as directed by Engineer-in- charge or on completion, the reconciliation statement in the proforma and manner to be specified by Engineer-in-charge, showing thereon the consumption of materials issued to the			
	Sub-contractor, if any, by the company for incorporation and fixing in the works including preparatory work. Permissible wastage allowance for material appropriation shall be same as to be approved by Engineer-in-charge. Cost of any wastage beyond permissible limit shall be charged to the Sub-contractor at the rates as to be decided by the Engineer-in-charge. In all cases, however, the materials cost shall be recovered from the Sub-contractor's Running Account/Final Bill as per relevant clause as mentioned elsewhere in this document.			
20.2	preparatory work. Permissible wastage allowance for material appropriation shall be same as to be approved by Engineer-in-charge. Cost of any wastage beyond permissible limit shall be charged to the Sub-contractor at the rates as to be decided by the Engineer-in-charge. In all cases, however, the materials cost shall be recovered from the Sub-contractor's Running			

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(II)	The Sub-contractor shall bear the cost of loading, transporting to site, unloading, storing under cover as required, assembling and joining the several parts together as necessary and incorporating of fixing materials in the works including all preparatory work of whatever description as may be required.
(III)	All materials issued to the Sub-contractor by the Company for incorporation or fixing in the works (including preparatory work) shall, on completion or on foreclosure of the works, be returned by the Sub-contractor at his expense, at the place of issue, after making due allowance for actual consumption, reasonable wear and tear and/or waste.
(IV)	Surplus materials in acceptable sizes returned by the Sub-contractor shall be credited to him by the Engineer-in-Charge at rates not exceeding those at which rates these were originally issued to him after taking into consideration any deterioration or damage which may have been caused to the said materials whilst in custody of the Sub-contractor.
(V)	If on completion of works the Sub-contractor fails to return surplus materials out of those supplied by the Company, then in addition to any other liability which the Sub-contractor would incur, the Engineer-in-Charge may, by a written notice to the Sub-contractor, require him to pay within a fortnight of receipt of the notice, for such unreturned surplus materials at double the issue rates.
20.3	Materials required for the works, whether brought by the Sub-contractor or supplied by the Company, shall be stored by the Sub-contractor only at places approved by the Engineer- in-Charge, storage and safe custody of materials shall be the responsibility of the Sub- contractor.
20.4	Company's officials concerned with the contract shall be entitled at any time to inspect and examine any materials intended to be in or on the works, either on the site or at factory or workshop or other place(s) where such materials are assembled, fabricated, manufactured or at any place(s) where these are lying or from which these are being obtained and the Sub-contractor shall give such facilities as may be required for such inspection and examination.
20.5	All materials brought to the site shall become and remain the property of the company and shall not be removed off the site without the prior written approval of the Engineer-in- Charge. But wherever the works are finally completed and advance if any, in respect of any such materials is fully recovered, the Sub-contractor shall at his own expense forthwith remove from the site all surplus materials originally supplied by him and upon such removal, the same shall remain in and become the property of the Sub-contractor.
21.	LABOUR : The Sub-contractor shall employ labour in sufficient numbers to maintain the required rate of progress and quality to ensure workmanship of the degree specified in the Contract and to the satisfaction of the Engineer-in-Charge. The Sub-contractor shall not employ in connection with the works any person who has not completed his fifteen years of age.
21.1	The Sub-contractor shall furnish to the Engineer-in-Charge at the regular intervals a distribution return of the number and description by trades of the work people employed on the works. The Sub-contractor shall also submit on the 4 th and 19 th of every month to the Engineer-in-Charge a true statement showing in respect of the second half of the current month i) the accidents that occurred during the said fortnight showing the circumstances under which they happened and the extent of damage and injury caused by them and ii) the number of female workers who have been allowed Maternity Benefit as provided in the Maternity Benefit Act, 1961 of Rules made thereunder and the amount paid to them.

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21.2	The Sub-contractor shall pay to labour employed by him wages not less than fair wages as defined in the Contract Labour Regulation & Abolition Act.
21.3	As per the provisions of the Factories Act 1948, the workmen are required to be paid leave with wages (@1 day for each 20 days worked).
21.4	The Sub-contractor shall in respect of labour employed by him comply with or cause to be complied with the Contract Labour Regulation Act in regard to all matters provided therein.
21.5	The Sub-contractor shall comply with the provisions of the payment of Wages Act, 1936, Minimum Wages Act, 1948, Employer's Liability Act, 1938, Workmen's Compensation Act, 1923, Industrial Disputes Act, 1947, Maternity Benefit Act, 1961 and Mines Act,1952 or any modifications thereof or any other law relating thereto and rules made thereunder from time to time.
21.6 (a)	The Sub-contractor shall be liable to pay his contribution and the Employee's contribution to the State Insurance Scheme in respect of all labour employed by him for the execution of the Contract, in accordance with the provision of "The Employee's State Insurance Act, 1948" as amended from time to time. In case the Sub-contractor fails to submit full details of his account of labour employed and the contribution payable, the Engineer-in-Charge shall recover from the running bills of Sub-contractor and amount of contribution as assessed by him. The amount so recovered shall be adjusted against the actual contribution payable for Employees State Insurance.
(b)	The Sub-contractor must obtain, within the quoted rates, individual codes in respect of Employees Provident Fund (EPF). Details of individual codes obtained by Sub-contractor are to be submitted to the company for entry pass for his workers & Employees and shall deposit the EPF amount deducted from his workers & employees along with employer's contribution the Provident Fund and challans to be submitted along with Running Account Bill to facilitate release of payment.
21.7	The Engineer-in-Charge shall on a report having made by an Inspecting Officer as defined in the Contract Labour Regulation Act have the power to deduct from the money due to the Sub-contractor any sum required or estimated to be required for making good the loss suffered by a worker or workers by reasons of non-fulfillment of the Conditions of Contract for the benefit of workers, non-payment of wages or of deduction made from his or their wages which are not justified by the terms of the contract or non-observance of the said Contract Labour Regulation Act and Rules framed thereunder.
21.8	In the event of the Sub-contractor committing a default or breach of any of the provisions of the aforesaid Contract Labour Regulation Act, as amended from time or furnishing any information of submitting or filling any Form/Register/Slip under the provisions of these Regulations which is materially incorrect then on the report of the Inspecting Officer as defined in the Contract Labour Regulation Act, the Sub-contractor shall without prejudice to any other liability pay to the Company a sum as applicable as per prevailing rules as liquidated damages for every default, breach or furnishing, making, submitting, filling materially incorrect statement as may be fixed by the Engineer-in-Charge and in the event of the Sub-contractor's default continuing in this respect, the liquidated damages may be enhanced for each day of default subject to a maximum percent of the estimated cost of the works put to tender. The Engineer-in-Charge shall deduct such amount from bills or security deposit of the Sub-contractor and credit the same to the Welfare Fund constituted under Regulations. The decision of the Engineer-in-Charge in this respect shall be final and binding.



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21.9	The Sub-contractor shall at his own expense with or cause to be complied with Model Rules for Labour Welfare framed by Government from time to time for the protection of health and for making sanitary arrangements for workers employed directly or indirectly on the works. In case the Sub-contractor fails to make arrangement as aforesaid, the Engineer-in-Charge shall be entitled to do so and recover the cost thereof from the Sub-contractor.
21.10	The Sub-contractor shall at his own expense arrange for the safety provisions as required by the Engineer-in-Charge, in respect of all labour directly or indirectly employed for performance of the works and shall provide all facilities in connection therewith. In case the Sub-contractor fails to make arrangements and provide necessary facilities as aforesaid, the Engineer-in-Charge shall be entitled to do so and recover the cost thereof from the Sub- contractor.
21.11	Failure to comply with Model Rules for Labour Welfare, Safety Code or the provisions relating to report on accidents and to grant of maternity benefits to female workers shall make the Sub-contractor liable to pay to the Company as liquidated damages as applicable as per prevailing rules for each default or materially incorrect statement. The decision of the Engineer-in-Charge in such matters based on reports from the Inspecting Officers as defined in the Contract Labour Regulation Act as appended to these conditions shall be final and binding and deductions for recovery of such liquidated damages may be made from any amount payable to the Sub-contractor.
22.0	TOOLS, PLANTS AND EQUIPMENTS:
22.1	The Sub-contractor shall arrange at his own expense all tools, plant and equipment hereinafter referred to as T&P) required for execution of the work.
22.2	If the Sub-contractor requires any item of T&P on hire from the Company, the Company will, if such item is available, hire it to the Sub-contractor at a rate to be fixed by the Engineer-in- Charge.
22.3	If at any time Company's T&P has not worked at all during a day except for a Breakdown, or has worked for less than eight hours during a day, the Sub-contractor shall be charged for one working day.
22.4	If any item of Company's T&P has stopped working on account of breakdown before it has worked for four hours in a day, the Sub-contractor will be charged for half a working day. If the item has stopped working after it has worked for more than four hours but less than eight hours, the Sub-contractor will be charged for a full working day.
22.5	The Sub-contractor shall be responsible for care and custody of Company's T&P (including employment of Chowkidwar's) during the period Company's T&P remain with him and any damage (fair wear and tear excepted) to any of the equipment (except for Expected Risks provided always the Sub-contractor has taken precautions necessary to protect it form such risks) shall be made good at the Sub-contractor's expense to the satisfaction of the Engineer– in–Charge unless such damage is caused because of negligence of crew



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22.6	otherw work of hereina entitleo and th	ny's T&P hired to the Sub-contractor shall be returned at the place of issue (unless ise directed) by the Sub-contractor to the Engineer-in-Charge on completion of the or section of the work or earlier on termination of the hire by the Company as after provided on a written notice by the Engineer-in-Charge. The Company shall be d to terminate the hire on two day's notice without assigning any reason whatsoever e Sub-contractor shall have no claim to any payment of compensation or otherwise over on account of termination of hire of Company's T&P by the Company.			
22.7	If owner's/client's/BANDR's, T&P are given to the Sub-contractor on hire for execution of the work through the company, the same charges/rents as would be levied on the Company shall be charged to the Sub-contractor and similar conditions as applicable to the Company for hire of T&P from Owner/Client/BANDR will also apply in the case of the Sub-contractor without any alteration.				
23.0	POSSE	SSION OF SITE BY SUB-CONTRACTOR :			
23.1	The Sub-contractor shall not be permitted to enter on (other than for inspection purposes) or take possession of the site until instructed to do so by the Engineer – In – Charge in writing. The portion of the site to be occupied by the Sub-contractor shall be defined and / or marked on the site plan, failing which these shall be indicated by the Engineer – in – Charge at Site and the Sub-contractor shall on no account be allowed to extend his operation beyond these areas. In respect of any land allotted to the Sub-contractor for purposes of or in connection with the contract the Sub-contractor shall be licensee subject to the following and such other terms and conditions as may be imposed by the licenser.				
	(i)	(i) That such use or occupation shall not confer any right or tenancy of the land to the Sub-contractor.			
	(ii)	That the Sub-contractor shall be liable to vacate the land on demand by the Engineer – in – Charge.			
	(iii)	That the Sub-contractor shall have no right to any construction over this land without the written permission of the Engineer – in – Charge. In case, he is allowed to construct any structure he shall have to demolish and clear the same before handing over the completed work unless agreed to the contrary.			
23.2	The Sub-contractor shall provide if necessary, or if required, on the site, all temporary access there to and shall alter, adopt and maintain the same as required from time to time and shall take up and clear them away as and when no longer required and as and when ordered by the Engineer – in – Charge and make good all damage done to the site.				
24	WATC	HING & LIGHTING:			
	The Sub-contractor shall provide and maintain at his own expense all lights, guards fencing and watching when and where necessary or required by the Engineer–in–Charge for the protection of the Works or for the safety and convenience of these employed on the Works or the public.				



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25.	Price Escalation/Price Variation No price Escalation/Price Variation clause on labour/material will be applicable for this contract for any reason whatsoever. Notwithstanding anything contained in this Agreement the Contract Price shall be deemed to be firm and valid for the entire duration of the Contract till the completion of works and the performance tests, and shall not be subject to any adjustment due to increase in labour wage/material price or escalation on any ground whatsoever
26.	SUB-CONTRACT: The Sub-contractor shall not sublet any portion of the contract without the prior written approval of the Accepting Authority.
27.	OVERRUN COMPENSATION : No Over Run Compensation (ORC) is payable for works done during the extension period, by way of rate revisions for periods beyond original contract period.
28.	STRIKES & LOCKOUT : The Sub-contractor will be fully responsible for all disputes and other issues connected with his labour. In the event of the Sub-contractor's labour resorting to strike or the Sub-contractor resorting to lockout and if the strike or lockout declared is not settled within a period of one month, BANDR/WR/SGS shall have the right to get the work executed through any other agencies and the cost so incurred by BANDR/WR/SGS shall be deducted from the Sub-contractor's bills. For all purposes whatsoever, the employees of the Sub-contractor shall not be deemed to be in the employment of BANDR/WR/SGS. For all purposes whatsoever, the employees of the Sub-contractor shall not be deemed to be in the employment of BANDR/WR/SGS.
29.	FACILITIES TO OTHER SUB-CONTRACTOR : The Sub-contractor shall, in accordance with the requirements of the Engineer-in-Charge, afford all reasonable facilities to other Sub-contractor engaged contemporaneously on separate contracts in connection with the works and for departmental labour and labour of any other property authorized authority or statutory body which may be employed at the site on execution of any work not included in the Contract or of any contract which the Employer may enter into in connection with or ancillary to the works.
30.	CODE & SPECIFICATIONS The entire works entrusted to the Sub-contractor shall be executed by him strictly in accordance with approved drawings, specifications & procedures etc. of the WR/SGS/BANDR, as stipulated in the relevant contract between the Company and the WR/SGS/BANDR, also as per the relevant I.S. Specifications, Standard Engineering Code and Practice etc. as applicable to this case. However, in the event of any contradiction between the specifications approved by the WR/SGS/BANDR and I.S. Specifications, the former shall prevail and govern.
31	REJECTION OF MATERIALS All materials brought to the site for use in the work shall be as per the specification of relevant item of work. All materials brought to the site must be approved by the BANDR/WR/SGSL prior to use in the work. Rejected materials must be removed by the Sub-contractor from the site within 24 hours of the issue of order to that effect. In case of non-compliance of such order, the Engineer-In-Charge shall have the authority to cause such removal at the cost and expense of the Sub-contractor and the Sub-contractor shall not be entitled to claim for any loss or damage of that account.

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32	APPROVAL OF SAMPLE :
	Samples of all materials to be supplied by the Sub-contractor and to be used in the work shall have to be approved by the Engineer-in-Charge and checking the quality of such materials shall have to be done as directed by Engineer-in-Charge prior to utilization in the work.
33	TRANSPORTATION:
	Transportation of Materials through Trailor/Truck from Yard to respective site etc. shall be done by Sub-contractor.
34	SEQUENCE OF WORK:
	Sub-contractor shall plan the sequence of all works so as to achieve the desired progress keeping in mind overall safety and stability at all points of time. If due to a particular design or specification or availability of machines or any other reason, a particular sequence of operation is demanded by the engineer due to which some interruptions are inherent to any one or more types of work or items of execution, then no claim for such interruption shall be entertained and Sub-contractor shall have to follow the sequence as instructed by the engineer.
35.	<u>SITE FACILITIES :</u>
35.1	LAND
	The Land for Contractor's Site Office shall be provided by BANDR/SGS within the Railway Premises if the same is made available from Client / WR
35.2	SUB-CONTRACTOR'S SITE OFFICES
	The Sub-contractor shall construct his own temporary offices, stores, etc. by providing all labour, materials etc. at his own cost and shall also demolish and remove these structures making the area perfectly clean as per direction of the Engineer-in-charge at his own cost.
35.3	LABOUR HUTMENT
	Labour hutment inside the Project Premises will not be allowed and shall be arranged by the Sub-contractor outside the Project Premises. The Sub-contractor rates shall be inclusive of that.
35.4	EQUIPMENT & MACHINERY :-
	The Sub-contractor shall mobilize all Equipment's / Machineries along with all accessories, required for General Civil work AS PER SCOPE MATRIX within the finally accepted rate / price for the work.
35.5	WATER:
	The Sub-contractor shall arrange water/procure water required for the work at his own cost for all leads and lifts. Sub-contractor shall ensure timely and adequate supply & quality of water suitable for construction activities & to meet the schedule.
	Or
	Water on chargeable basis the sub-Contractor shall install water meter and single point tapping shall be provided to the sub-contractor.
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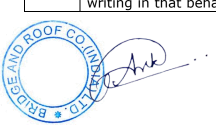
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 their own cost. Further the Sub-CONTRACTOR shall make his own arrangements for laying of cable and making necessary distributions, terminations, feeder pillars, junction boxes etc. A necessary safety precatitions as per the normal safety practices and as directed by the Engineer-in-charge shall be followed by the CONTRACTOR. 35.7 SCAFFOLDING The Sub-contractor shall at his own cost, supply, fabricate, erect, fix all temporar scaffoldings and staging's safely and properly secured at all elevations required for the safe and efficient working of is workmen, supervisory staffs, Company's Engineers an Supervisors, MKYSGS's representatives and inspectors. All such scaffolding and staging etc. An edited by the Sub-contractor at the end of the respective works as per instruction and directions of the Engineer-in-charge DEPLOYMENT OF LABOUR & SUPERVISORY PERSONNEL The quoted rates given in the Schedule of Quantities & Rates are inclusive of the Sub contractor's rate to provide all labours, manpower and supervision etc. and he shall thereof deploy and engage, within the quoted rates, all technical personnel, all categories os skilled/semi-skilled/un-skilled workmen, technicians, operators, mechanics, electricians an supervising staff as required, directly or indirectly for the execution or completion of the works in all respect in a perfectly workmanship like manner as per approved specifications drawings and the Time Schedule/Programme of Completion. SUPERVISORY PERSONNEL The Agency shall depute adequate number of experienced Engineers/Supervisors necessar for carrying out of the work maintaining good quality and satisfaction of Engineer in Charge If at any point, it is observed by the Company that, deployment of supervisory personnel in inadequate and the progress of work is affected, the Company shall engag. Supervisors, Allexov work ad Agency's risk and cost. The cost incurred by the Company shall be recovered from the Agency's	35.6	CONSTRUCTION POWER:
 The Sub-contractor shall at his own cost, supply, fabricate, erect, fix all temporar scaffoldings and staging's safely and properly secured at all elevations required for the safe and efficient working of is workmen, supervisory staffs, Company's Engineers and Supervisors, WR/SGS's representatives and inspectors. All such scaffolding and staging etc shall be removed by the Sub-contractor at the end of the respective works as per instruction and directions of the Engineer-in-charge DEPLOYMENT OF LABOUR & SUPERVISORY PERSONNEL The quoted rates given in the Schedule of Quantities & Rates are inclusive of the Sub contractor's rate to provide all labours, manpower and supervision etc. and he shall thereof deploy and engage, within the quoted rates, all technical personnel, all categories o skilled/semi-skilled/un-skilled workmen, technicians, operators, mechanics, electricians an supervising staff as required, directly or indirectly for the execution or completion of thw works in all respect in a perfectly workmanship like manner as per approved specifications drawings and the Time Schedule/Programme of Completion. SUPERVISORY PERSONNEL The Agency shall depute adequate number of experienced Engineers/Supervisors necessar for carrying out of the work maintaining good quality and satisfaction of Engineer in Charge If at any point, it is observed by the Company that, deployment of supervisory personnel i inadequate and the progress of work is affected, the Company shall engag. Supervisors/Engineer for the Agency's work at Agency's running Account Bills. ACCOMMODATION AND TRANSPORTATION The Agency shall arrange, within his Quoted Rates, accommodations for his all Workmen Technicians & Supervisors. Also, the Agency within his Quoted Rates shall arrange thei Transport to the site and back. INSPECTION OF WORK The WR/SGS's, Engineer's and Company's representatives will have full power and authorit to		Electricity at Single Point on Chargeable Basis, sub-Contractor shall install Electric meter on their own cost. Further the Sub-CONTRACTOR shall make his own arrangements for laying of cable and making necessary distributions, terminations, feeder pillars, junction boxes etc. All necessary safety precautions as per the normal safety practices and as directed by the Engineer-in-charge shall be followed by the CONTRACTOR.
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The WR/SGS's, Engineer's and Company's representatives will have full power and authority to inspect the works at any time whenever in progress wither at site or at Sub-contractor' workshop / premises and the Sub-contractor shall afford and procure for them every facility		The Agency shall arrange, within his Quoted Rates, accommodations for his all Workmen, Technicians & Supervisors. Also, the Agency within his Quoted Rates shall arrange their Transport to the site and back.
to inspect the works at any time whenever in progress wither at site or at Sub-contractor' workshop / premises and the Sub-contractor shall afford and procure for them every facility	39.	INSPECTION OF WORK
cost, all necessary instruments and device in checking of setting out works and in checking		The WR/SGS's, Engineer's and Company's representatives will have full power and authority to inspect the works at any time whenever in progress wither at site or at Sub-contractor's workshop / premises and the Sub-contractor shall afford and procure for them every facility and assistance required to carry-out such inspection and shall make available to them free of cost, all necessary instruments and device in checking of setting out works and in checking of any works done by the Sub-contractors for the purpose of setting out and taking measurements of works.

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40	SUB-0	CONTRACTOR ENGAGEMENT
	work. reasor interru claim seque The S Holida as per	enderer shall note that no Sub-contractor shall be engaged by them for the above If due to a particular design or specification or availability of machines or any other n, a particular sequence of operation is demanded by the engineer due to which some uptions are inherent to any one or more types of work or items of execution, then no for such interruption shall be entertained and Sub-contractor shall have to follow the nce as instructed by the Engineer. SUB-CONTRACTOR may work beyond normal working hour and also on Sunday and by (with prior approval from BANDR) as desired by BANDR to maintain progress of work r schedule without any additional liability to BANDR. The SUB-CONTRACTOR shall give by or redeploy the work force for a particular work as instructed by BANDR.
41.	POSS	ESSION OF SITE BY SUB-CONTRACTOR
	take p portion the sit Sub-co In res Contra	ub-contractor shall not be permitted to enter on (other than for inspection purposes) or possession of the site until instructed to do so by the Engineer-in-Charge in writing. The n of the site to be occupied by the Sub-contractor shall be defined and/or marked on the plan, failing which these shall be indicated by the Engineer-in-Charge at site and the ontractor shall on no account be allowed to extend his operations beyond these areas. pect of any land allotted to the Sub-contractor for purposes of or in connection with the act the Sub-contractor shall be a licensee subject to the following and such other terms ponditions as may be imposed by the licenser :
42.	INST	RUCTIONS & NOTICES :
	(i)	Subject or otherwise provided in this Contract, all notices to be given on behalf of the Employer and all other actions to be taken on its behalf may be given or taken by the Engineer-in-Charge or any officer for the time being entrusted with the functions, duties and powers of the Engineer-in-Charge.
	(ii)	All instructions, notice and communications etc. under the Contract shall be given in writing and if sent by registered post to the last known place of above business of the Sub-contractor shall be deemed to have been served on the date when in the ordinary course of post these would have been delivered to him.
	(iii)	The Sub-contractor or his Agent shall in attendance at the Site(s) during all working hours and shall superintend the execution of the works with such additional assistance in each trade as the Engineer-in-Charge may consider necessary. Orders given to the Sub-contractor's Agent shall be considered to have the same force as if they had been given to the Sub-contractor himself.
43.	LIABJ THER	LITY FOR DAMAGE, DEFECTS OF IMPERFECTION AND RECTIFICATION EOF
	buildir premis happe	Sub-contractor or his workmen or employees shall injure or destroy any part of the ng in which they may be working or any building, road, fence etc. contiguous to the ses on which the work or any part of it is being executed, or if any damage shall on to the work while in progress the Sub-contractor shall upon receipt of a notice in g in that behalf make the same good at his own expenses.



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If it shall appear to the Engineer – in – Charge or his Representative at any time during construction or reconstruction or prior to the expiration of the Defects Liability Period, that any work has been executed with unsound, imperfect, or unskilled workmanship or that any materials or articles provided by the Sub-contractor for execution of the work are unsound or of a quality inferior to that contract for, or otherwise not in accordance with the Contract, or that any defect, shrinkage or other faults have appeared in the work arising out of defective or improper materials or workmanship, the Sub-contractor shall, upon receipt of a notice in writing in that behalf from the Engineer – in – Charge forthwith rectify or remove and reconstruct the work so specified and provide other proper and suitable materials or articles at his own expense, notwithstanding that the same may have been inadvertently passed, certified and paid for and in the event of his failing to do so within the period to be specified by the Engineer – In – Charge in his notice aforesaid, the Engineer – In – Charge may rectify or remove and re-execute the work and / or remove and replace with other materials or articles / complained of, as the case may be, by other means at the risk of the Sub-contractor.
The Sub-contractor shall provide, if necessary or if required on the site, all temporary access thereto and shall alter, adopt and maintain the same as required from time to time and shall take up and clear them away as and when no longer required and as and when ordered by the Engineer-in-charge and make good all damages done to the site.
SETTING OUT WORKS : The Engineer-in-Charge shall supply drawings, levels and other information necessary to enable the Sub-contractor to set out the works and be responsible for the accuracy of the same. He shall amend at his own cost and to the satisfaction of the Engineer-in-Charge any error found at any stage which arise through inaccurate setting out unless such error is based on incorrect data furnished in writing by the Engineer-in-Charge, in which case the cost of rectification shall be borne by the Company. The Sub-contractor shall protect and preserve all benchmarks used in setting out the works till end of the Defects Liability period unless the Engineer-in-charge directs their removal.
MATERIALS OBTAINED FROM EXCAVATION : Materials of any kind obtained from excavation on the site shall remain the property of the Company and shall be disposed of as the Engineer-in-Charge may direct.
All fossils, coins, articles of value of antiquity and structures and other remains or things of geological or archaeological interest discovered on the site shall be the absolute property of the company and the Sub-contractor shall take reasonable precautions to prevent his workmen or any other person from removing or damaging any such article or thing shall immediately upon discovery thereof and before removal acquaint the Engineer-in-Charge with such discovery and carry out the Engineer-in-Charge's directions as to the disposal of the same at the expense of the Company.
SUB-CONTRACTOR'S SUPERVISION: The Sub-contractor shall either himself supervise the execution of the works or shall appoint a competent agent approved by the Engineer-in-Charge, if the Sub-contractor has himself not sufficient knowledge and experience to be capable of receiving instructions or cannot give his full attention to the works, then the Sub-contractor shall at his own expense employ as his accredited agent an engineer approved by the Engineer-in-Charge. Orders to be given to the Sub-contractor's agent by the Sub-contractor himself. If the Sub-contractor fails to appoint a suitable agent as directed by the Engineer-in-Charge, the Engineer-in-Charge shall have full powers to suspend the execution of the works until such date as suitable agent is appointed and the Sub-contractor shall be held responsible for the delay so caused to the works.

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47.	INSPECTION & APPROVAL : All works embracing more than one process shall be subjected to examine & approval at each stage thereof and the Sub-contractor shall give due notice to the Engineer-in-Charge or his authorized representative when each stage is ready. In default of such notice, the Engineer-in-charge shall be entitled to appraise the quality and extent thereof. Employer's/ Client's representatives concerned with the Contract shall have powers at any time to inspect and examine any part of the works and the Sub-contractor shall give such facilities as may be required for such inspection and examination.
47.1	No work shall be covered up or put out of view without the approval of the Engineer-in- Charge or his authorized representative and the Sub-contractor shall afford full opportunity for examination of work before permanent work is placed thereon. The Sub-contractor shall give due notice to the Engineer-in-Charge or his authorized representative whenever any such work is ready for examination and the Engineer-in-Charge or his representative shall without unreasonable delay, unless he considers it unnecessary and advises the Sub- contractor accordingly, attend for the purpose of examining and measuring such work or of examining such foundations. In the event of the failure of the Sub-contractor to give such notice he shall, if required by the Engineer-in-Charge, uncover such work at the Sub- contractor's expense.
47.2	Company's/Owner's representatives concerned with the Contract shall have powers at any time to inspect and examine any part of the works and the Sub-contractor shall give such facilities as may be required for such inspection and examination.
48.	POWERS OF ENGINEER-IN-CHARGE'S REPRESENTATIVE The duties of the representatives of the Engineer-in-Charge, are to watch and supervise the works and to test and examine any materials to be used or workmanship employed in connection with the works. He shall have no authority to order any work involving any extra payment by the Company nor to make any variation in the works.
48.1	The Engineer-in-Charge may from time to time delegate to his representative any of the powers and authorities vested in the Engineer-in-Charge and shall furnish to the Sub-contractor a copy of all such written delegation of powers and authorities. Any written instruction or written approval given by the Representative of the Engineer-in-Charge to the Sub-contractor within the terms of such delegation shall bind the Sub-Sub-contractor and the Company as through it had been given by the Engineer-in-Charge.
48.2	Failure of the Representative of the Engineer-in-Charge to disapprove any work or materials shall not prejudice the power of the Engineer-in-Charge thereafter to disapprove such work or materials & to order the pulling down, removal or breaking up thereof.
48.3	If the Sub-contractor shall be dissatisfied with any decision of the Representative of the Engineer-in-Charge he shall be entitled to refer the matter to the Engineer-in-Charge who shall thereupon confirm, reverse or vary such decision.
49.	REMOVAL OF WORKMEN The Sub-contractor shall employ in and about the execution of the works only such persons as are skilled and experienced in their several trades and the Engineer-in-Charge shall be at liberty to object to and require the Sub-contractor to remove from the works any persons employed by the Sub-contractor in or about the execution of the works who in the opinion of the Engineer-in-Charge misconducts himself or is incompetent or negligent in the proper performance of his duties and such person shall not be again employed upon the works without permission of the Engineer-in-Charge.

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50.	 WORK DURING NIGHT OR ON SUNDAYS & HOLIDAYS : Subject to any provisions to the contrary contained in the Contract, none of the permanent works shall be carried out during night or on Sundays or on authorized Holidays without the permission in writing of the Engineer-in-Charge except when the work is unavoidable or absolutely necessary for the safety of life, property of works in which case the Sub-contractor shall immediately advise the Engineer-in-Charge accordingly. COMPLETION CERTIFICATE: As soon as the work is completed, the Sub-contractor shall give notice of such completion to the Engineer-in-Charge and within a reasonable period of receipt of such notice the Engineer-in-Charge shall inspect the work and shall furnish the Sub-contractor with a certificate of completion indicating (a) the date of completion (b) defects to be rectified by the Sub-contractor and/or (c) items for which payment shall be made at reduced rates. When separate periods of completion have been specified for items or groups of items, the Engineer-in-Charge shall issue separate completion certificates for such item or groups of items. No certificate of completion shall be issued, nor shall the work be considered to be complete till the Sub-contractor shall have removed from the premises on which the work has been executed all scaffolding, sheds and surplus materials, except such as are required for
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	till the Sub-contractor shall have removed from the premises on which the work has been executed all scaffolding, sheds and surplus materials, except such as are required for
	rectification of defects, rubbish and all huts and sanitary arrangements required for his workmen in the site in connection with the execution of the work, as shall have been erected by the Sub-contractor the workmen and cleaned all dirt from the parts of building(s) in upon or about which the work has been executed or of which he may had possession for the purpose of the execution thereof and cleaned floors, gutters and drains, eased doors and sashes, oiled locks fastening labeled keys clearly and handed them over to the Engineer- in-Charge or his Representative and made the whole premises fit for immediate occupation or use to the satisfaction of the Engineer-in-Charge.
	If the Sub-contractor shall fail to comply with any of the requirements of this conditions as aforesaid, on or before the date of completion of the works, the Engineer-in-Charge may at the expense of the Sub-contractor fulfill such requirements and dispose of the scaffoldings, surplus materials and rubbish etc. as he thinks fit and the Sub-contractor shall have no claim in respect of any such scaffolding or surplus materials except for any sum actually realized by the sale thereof less the cost of fulfilling the requirements and any other amount that may be due from the Sub-contractor. If the expense of fulfilling such requirements is more than the amount realized on such disposal as aforesaid, the Sub-contractor shall forthwith on demand pay such excess to the Company.
51.1	If at any time before completion of the entire work, items or groups of items for which periods
	of completion have been specified, have been completed, the Engineer-in-Charge with
	the consent of the Sub-contractor takes possession of any part or parts of the same then
	notwithstanding anything expressed or implied elsewhere in this Contract:
	(a) Within ten/thirty days of the date of completion of such items or groups of items
	or possession of the relevant part the Engineer-in-Charge shall issue completion
	certificate for the relevant part as in condition above provided the Sub-contractor
	fulfils his obligations under that condition for the relevant part.
52.	NOTICES TO LOCAL BODIES :
(i)	The Sub-contractor shall comply with and give all notice required under any Governmental
	authority, instrument, rule or order made under any Act of parliament, State laws or any
	regulation of bye laws of any local authority relating to the works. He shall before making
	any variation from the Contract drawing necessitated by such compliance give to the
	Engineer-in-Charge a written notice giving reasons for the proposed variation and obtain the Engineer-in-Charge's instruction therein.
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(ii)	The Sub-contractor shall pay and indemnify the Company against any liability in respect of any fees or charges payable under any Act of Parliament, State laws or any Government instrument, rule or order and any regulations or bye-laws of any local authority in respect of works.
53.	SUB-CONTRACTOR'S LIABILITY & INSURANCE :
	From commencement to completion of the works, the Sub-contractor shall take full responsibility for the case thereof & for taking precautions to prevent loss or damage & to minimize loss or damage to the greatest extent possible and shall be liable for any damage or loss that may happen to the works or any part thereof and all Company's T&P if supplied by BANDR from any cause whatsoever (save and except the Excepted Risks) and shall at his own cost repair and make good the same so that at completion, the works and all company's T&P shall be in good order and condition and in conformity in every respect with requirements of the Contract and instructions of the Engineer-in-Charge.
54.	DEFECT LIABILITY PERIOD :
54.1	The Sub-Contractor shall be responsible for all the Defects and deficiencies, except usual wear and tear in the Project or any part thereof, till the expiry of a period of 2 (two) years commencing from the date of Provisional Certificate or expiry of a period 18 (eighteen) months from the date of Completion Certificate, whichever is later (the "Defects Liability Period").
54.2	Without prejudice to the provisions of above Clause, the Defects Liability Period for and in respect of any Structure or MEP or equipment comprising a new technology as specified in Schedule B (of Our EPC Agreement with Western Railway), shall be deemed to be extended by a further period of 2 (two) year after the expiry of the Defects Liability Period specified in above Clause.
54.3	The Owner shall normally carry out no repairs or replacement when the Building is under the supervision of supervisory engineers provided by the contractor. In the event of any emergency where, in the judgement of the Owner, delay would cause serious loss or damages, repairs or adjustments may be made by the Owner or a third party chosen by the Owner without advance notice to the contractor and the cost of such work shall be paid by the contractor. In the event such action is taken by the Owner, the Contractor shall be notified promptly and he shall assist wherever possible in making the necessary corrections. This shall not relieve the contractor from any of his liability under the terms and conditions of the contract.
54.4	If it becomes necessary for the Contractor, on written intimation from the Owner, to replace or renew any defective portion of the Building/equipment/works under this clause, the provisions of this clause shall apply to the portions of the Building/equipment/works so replaced or renewed until the expiration of 24 (Twenty-four) months from the date of such replacement of renewal. The Provisional Certificate or Completion Certificate shall be issued to the contractor by B&R on receipt of same from B&R's Client i.e. Western Railway.
54.5	If the Contractor does not remedy any defects within reasonable time, the owner may proceed to do the work at the Contractor's risk & cost.
55.	FOR ECLOSURE : If at any time after acceptance of the tender, the Company shall decide to abandon or reduce the scope of the works for any reason whatsoever & hence not require the whole or any part of the works to be carried out, the Engineer-in-charge shall give notice to that effect to the Sub-Sub-contractor & the Sub-contractor shall have no claim to any payment of compensation or otherwise, whatsoever, on account of any profit or advantage which he might have derived from the execution of the works in full but which he did not derive in consequence of the foreclosure of the whole or part of the works.
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55.1	The Sub-contractor shall be paid at Contract Rates full amount for works executed at site.
55.2	The Sub-contractor shall, if required by the Engineer-in-Charge, furnish to him books of
	account, wage books, time sheets and other relevant documents as may be necessary to
	enable him to certify the reasonable amount payable under this condition.
56.	TERMINATION OF CONTRACT FOR DEATH :
	If the Sub-contractor is an individual or a proprietary concern and the individual or the
	proprietor dies and if the Sub-contractor is a partnership concern and one of the partners dies
	then unless the Accepting Authority is satisfied that the legal representatives of the individual
	Sub-contractor or of the proprietor of the Proprietary concern and in the case of partnership,
	the surviving partners, are capable of carrying out and completing the Contract, the Accepting
	Authority shall be entitled to cancel the Contract as to its in completed part without the
	Company being in any way liable to payment of any compensation to the estate of the
	deceased Sub-contractor and/or to the surviving partners of the Sub-contractor's firm on
	account of the cancellation of the Contract. The decision of the Accepting Authority that the
	legal representatives of the deceased to the surviving partners of the Sub-contractor's firm
	cannot carry out and complete the Contract shall be final and binding on the parties. In the
	event of such cancellation the Company shall not hold the estate of the deceased Sub-
	contractor and/or the surviving partners of the Sub-contractors firm liable in damaged for not
	completing the Contract.
57.	RECORDS & MEASUREMENT
(i)	The Engineer-in-Charge shall except as otherwise stated ascertain and determine by
	measurement the value in accordance with the Contract or work done in accordance there
(::)	with.
(ii)	All items having a financial value shall be entered in Measurement book, level book etc.
	prescribed by the company so that a complete record is obtained of all work performed under the contract.
(iii)	Measurement shall be taken jointly by the Engineer-in-Charge or his authorized representative
(11)	and by the Sub-contractor or his authorized representative.
(iv)	Before taking measurements of any work the Engineer-in-Charge or the person deputed by
(1)	him for the purpose shall give a reasonable notice to the Sub-contractor. If the Sub-contractor
	fails to attend or send an authorized representative for measurement after such a notice or
	fails to countersign or to record the objection within a week from the date of measurement,
	then in any such event measurement taken by the Engineer-in-Charge or by the person
	deputed by him shall be taken to be correct measurements of the work.
(v)	The Sub-contractor shall without extra charge provide assistance with every appliance labour,
	and other things necessary for measurement.
(vi)	Measurements shall be signed and dated by both parties each day on the site on completion
	of measurement. If the Sub-contractor objects to any of the measurement recorded on behalf
	of the Company a note to that effect shall be made in the Measurement Book against the item
	objected to and such note shall be signed and dated by both parties engaged in taking the
	measurement.
58.	METHODS OF MEASUREMENT:
	Except where any general or detailed description of the work in quantities expressly those to
	the contrary, Schedule of Quantities shall be deemed to have been prepared and
	measurements shall be taken in accordance with the procedure set forth in the Schedule of
	Quantities/Specification notwithstanding any provision in the relevant standard method of
	Measurement or any general or local custom. In the case of items which are not covered by
	the Schedule of Quantities/Specification measurements shall be taken in accordance with the
	relevant Standard Method of Measurement issued by the Indian Standard Institution.

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59.1	ON ACCOUNT PAYMENT		
(a)			against submission of invoice by the agen
	-	n our Site b	by RTGS/E-Payment & for the same followi
	to be furnished.		
	Name of Company	:	
	Name of Bank	:	
	Name of Branch	:	
	City	:	
	Account Number	:	
	Account Type	1:1	
	IFSC Code of the Bank Branch	:	
	MICR Code of the Bank Branch		
(b)		s shall mal	ke necessary statutory payments of ESIC,
(-)	as applicable as on date of any modif		
(c)			s from the date of certification of the R.A. t
(-)	by BANDR Engineer-in-charge.	ionning duy	
59.2	FINAL BILL PAYMENT:		
(i)		the Sub-	contractor within three months of physic
(I)			shall be made by the Sub-contractor aft
			emed to have been waived and extinguishe
			of which there is no dispute and of items
			by Engineer-in-Charge, shall be made with
	the period specified.		
60.	INCOME TAX :		
			from Sub-contractor's all bills as per Incor
<u> </u>		such rates	s as may be applicable from time to time.
61.	TAXES AND DUTIES:		
			n GST authority, Sub-contractor shall axes, Royalties etc. (Except Goods a i
			time according to the Laws & Regulati
			d, increased or modified from time to time
			n respect of any duties/taxes to be impos
	on procurement of materials for exec		
62.	GST-TDS		
	GST-TDS will be deducted by cash	at source	from Sub-contractor's Invoice value before
			Govt Notification No. 50/2018-Central T
			ct & Rules framed there under at such rat
	as may be applicable from time to time	ne.	
63.	PROFESSIONAL TAX	·c ·· ·	
64.0	Professional Tax on account of labour	s it applical	ble will be in Sub-contractors scope.
64.0	CANCELLATION OF CONTRACT		
64.1	If the Contractor :		
			h the works with due diligence and continu
	to do so after a notice in writing of		
			the terms and conditions of the contract at to remedy it within 7 days after a notice
	writing is given to him in that bel		
			rk with individual dates of completion, on
			ot complete them within the period specifi
	in notice given in writing in that h		
			person in Company's Service or to any oth
	porcon on his hohalf any gift or c	onsideratio	n of any kind as an inducement or reward f
	doing or for bearing to do or for		e or forborne to do any act in relation to t
OFCO	obtaining or execution of this or a	ny other c	ontract for the company: or
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	e.	Shall enter into a contract with company in connection with which commission has been
		paid or agreed to be paid by him or to his knowledge, unless the particulars of any such
		commission and the terms of the payment thereof have previously been disclosed in
		writing to the Accepting Authority/Engineer-in-Charge; or
	f.	Shall obtain a contract with the company as a result of ring tendering or other non-bona
		fide methods of competitive tendering; or
	g.	Being an individual or if a firm, any partner thereof, shall at any time be adjudged insolvent
		or have a receiving order or other for administration of his estate made against him or
		shall take any proceeding for liquidation or composition (other than voluntary liquidation
		for the purpose of amalgamation or reconstruction) under any insolvency act for the time
		being in force or make any conveyance or assignment of his effective or composition or
		arrangement for the benefit of his creditors or purport so to do, or if any application be
		made under any insolvency Act for the time being in force for the sequestration of his
		estate or if a trust deed be executed by him for benefit of his creditors, or
	h.	Being a Company, shall pass a resolution or the Court shall make an order the liquidation
		of his affairs, or a receiver or manager on behalf of the debenture holders shall be
		appointed or circumstances shall arise which entitle the court of debenture holders to
		appoint a receiver or manager, or
	i.	Shall suffer an execution being levied on his goods and allow it to be continued for a period
	<u> </u>	of 22 days or
	j.	Assigns, transfer, sublets (engagement of labour on a piece-work basis or of labour with
		materials not to be incorporated in the work, shall not be deemed to be subletting) or
		attempts to assign transfer or sublet the entire works or any portion thereof without prior
		written approval of the Accepting Authority, the Accepting Authority may, without
		prejudice to any other right to remedy which shall have accrued or shall accrue thereafter; the company by written notice cancel the contract as a whole or only such portions of work
		in default from the contract.
64 2	Th	e Accepting Authority shall on such cancellation have nowers to :
64.2		e Accepting Authority shall on such cancellation have powers to :
64.2	Th a	Take possession of the site and any materials constructional plant, implements, stores
64.2		Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or
	a b	Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or Carryout the incomplete work by any means at the risk and cost of the Contractor.
64.2 64.3	a b On	Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or Carryout the incomplete work by any means at the risk and cost of the Contractor. cancellation of the contract in full or in part the Engineer-in-Charge shall determine what
	a b On am	Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or Carryout the incomplete work by any means at the risk and cost of the Contractor.
	a b On am wo	Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or Carryout the incomplete work by any means at the risk and cost of the Contractor. cancellation of the contract in full or in part the Engineer-in-Charge shall determine what nount, if any, is recoverable from the Contractor for completion of the works or part of the
	a b On am wo suf	Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or Carryout the incomplete work by any means at the risk and cost of the Contractor. cancellation of the contract in full or in part the Engineer-in-Charge shall determine what nount, if any, is recoverable from the Contractor for completion of the works or part of the rks or in case the works or part of the works is not to be completed, the loss or damage
	a b On am wo suf for	Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or Carryout the incomplete work by any means at the risk and cost of the Contractor. cancellation of the contract in full or in part the Engineer-in-Charge shall determine what bount, if any, is recoverable from the Contractor for completion of the works or part of the rks or in case the works or part of the works is not to be completed, the loss or damage fered by the Company. In determining the amount, credit shall be given to the Contractor
	a b On am wo suf for Co ma	Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or Carryout the incomplete work by any means at the risk and cost of the Contractor. cancellation of the contract in full or in part the Engineer-in-Charge shall determine what nount, if any, is recoverable from the Contractor for completion of the works or part of the rks or in case the works or part of the works is not to be completed, the loss or damage fered by the Company. In determining the amount, credit shall be given to the Contractor the value of the work executed by him upto the time of cancellation, the value of ntractor's materials taken over and incorporated in the work, and use of tackle and achinery belonging to the contractor.
	a b On am wo suf for Col ma	Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or Carryout the incomplete work by any means at the risk and cost of the Contractor. cancellation of the contract in full or in part the Engineer-in-Charge shall determine what nount, if any, is recoverable from the Contractor for completion of the works or part of the rks or in case the works or part of the works is not to be completed, the loss or damage fered by the Company. In determining the amount, credit shall be given to the Contractor the value of the work executed by him upto the time of cancellation, the value of ntractor's materials taken over and incorporated in the work, and use of tackle and achinery belonging to the contractor. y excess expenditure incurred or to be incurred by the Company in completing the works or
64.3	a b On am wo suf for Co ma An pai	Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or Carryout the incomplete work by any means at the risk and cost of the Contractor. cancellation of the contract in full or in part the Engineer-in-Charge shall determine what bount, if any, is recoverable from the Contractor for completion of the works or part of the rks or in case the works or part of the works is not to be completed, the loss or damage fered by the Company. In determining the amount, credit shall be given to the Contractor the value of the work executed by him upto the time of cancellation, the value of ntractor's materials taken over and incorporated in the work, and use of tackle and achinery belonging to the contractor. y excess expenditure incurred or to be incurred by the Company in completing the works or rt of the works or the excess loss or damages suffered or may be suffered by the Company
64.3	a b On am wo suf for Co ma An pai as	Take possession of the site and any materials constructional plant, implements, stores etc., thereon and/or Carryout the incomplete work by any means at the risk and cost of the Contractor. cancellation of the contract in full or in part the Engineer-in-Charge shall determine what nount, if any, is recoverable from the Contractor for completion of the works or part of the rks or in case the works or part of the works is not to be completed, the loss or damage fered by the Company. In determining the amount, credit shall be given to the Contractor the value of the work executed by him upto the time of cancellation, the value of ntractor's materials taken over and incorporated in the work, and use of tackle and achinery belonging to the contractor. y excess expenditure incurred or to be incurred by the Company in completing the works or rt of the works or the excess loss or damages suffered or may be suffered by the Company aforesaid after allowing such credit shall be recovered from any money due to the contractor
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65.		nt Works: / urgent work (in respect whereof the decision of the Engineer-in-Charge shall be final			
	and binding) becomes necessary and the Sub-contractor is unable or unwilling at once to carry it out, the Engineer-in-Charge may be his own or other work people carry it out, as he may consider necessary. If the urgent work shall be such as the Sub-contractor is liable under the Contract to carry out at his expense, all expenses incurred on it by the Company shall be recoverable from the Sub-contractor and be adjusted or set off against any such payable to him.				
66.	SETT	LEMENT OF EXTRA WORK			
	Not withstanding anything contained in the contract, it should be clearly noted that no extra claims lodged/to be lodged by the Sub-contractor shall be entertained by the Company in pursuant to this contract. Nevertheless if the Sub-contractor insists and raises any extra claim bills, the company shall pursue with the WR/SGS/BANDR in good faith, settlement of rates for extra items & claims, if raised by the Sub-contractor on the company and the decision taken by the WR/SGS /BANDR and the Company shall be binding upon and acceptable to the Sub-contractor corresponding to and relevant with his part of the work. It should also be clearly understood that the pursuing of the Sub-contractor's claim on the company in good faith with the WR/SGS/BANDR shall not mean under any circumstances, Company's acceptance of the rates of extra items and claims raised by the Sub-contractor on the Company and at no point of time, Sub-contractor's plea that irrespective of the decision taken by the WR/SGS /BANDR, the rates of extra items and claims shall have to be paid to the Sub-contractor having no relationship with the WR/SGS /BANDR, shall contractually hold good because the company have pursued Sub-contractor's bills with the client in good faith only without going through the merit of the same.				
67.	TIME SCHEDULE				
		The work should be completed within 02 (Two) months from the date of issue of LOI/Work order whichever is earlier.			
	(I) The time indicated 02 (Two) months for completing all the works in all respective per specifications, codes, drawings, Bill of Quantities and instructions of Engineer Charge.				
	(II) The time of completion shall be reckoned from date of award of contr which shall be the date of issue of Letter of Intent (LOI)/WO whichever is earlier.				
	(III)	The time of completion shall include the time required for mobilization, demobilization, carrying out the work as per technical specification, codes, standards, scope, SOQR and submission of reports as per the requirement of the contract document and direction of Engineer-in-charge.			
68.		carrying out the work as per technical specification, codes, standards, scope, SOQR and submission of reports as per the requirement of the contract document and direction			
68.		carrying out the work as per technical specification, codes, standards, scope, SOQR and submission of reports as per the requirement of the contract document and direction of Engineer-in-charge.			

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69.	SETTING OUT /SUPERVISION:
	Bench Mark: The Sub-contractor shall be responsible for the true and proper setting-out of
	the Facilities in relation to bench marks, reference marks and lines provided to it in writing
	by or on behalf of the Owner and for the correctness of the positions, levels, dimensions and
	alignment of all parts of the Facilities and for the providing of all necessary instruments,
	appliances and labour in connection therewith.
	If, at any time during the progress of installation of the Facilities, any error shall appear in
	the position, dimension, level or alignment of the Facilities, the Sub-contractor shall
	forthwith notify the ENGINEER-IN-CHARGE of such error and, at its own expense,
	immediately rectify such error to the reasonable satisfaction of the ENGINEER-IN-CHARGE.
	Inspection by WR/SGS/BANDR of any setting-out of any line or level shall not in any way
	relieve Sub-contractor of its responsibility for the correctness thereof. Sub-contractor shall
	carefully protect and preserve all reference points, aids and data used in setting-out the
	Facilities.
	Sub-contractor's Supervision: The Sub-contractor shall give or provide all necessary
	superintendence during the installation and construction of the Facilities, and the Engineer-
	In-Charge or its deputy shall be constantly on the Site to provide full time superintendence
	of the installation. The Sub-contractor shall provide and employ only technical personnel
	who are skilled and experienced in their respective callings and supervisory staff who are
	competent to adequately supervise the work at hand.
70.	SITE VISIT BY THE SUB-CONTRACTOR
	By submitting the bid, bidders shall be deemed to have inspected and examined the work
	site, its surroundings, locality, nature of the ground and subsoil, the scope and nature of
	work, materials necessary for the completion of work, safety requirements, quality
	requirements, environmental requirements, statutory requirements and other requirement
	of BANDR. Bidders will also be deemed to have obtained all information to the risks and
	contingencies, responsibilities and other circumstances which might influence/ affect on his
	bid and to have taken into account all conditions and difficulties that may be encountered
	during the progress of work. The rates quoted in the bid shall be deemed adequate to
	complete the works according to the agreement and to cover the entire responsibility
	involved in the execution, completion and maintenance of the work. Bidder shall further be
	deemed to have included all labour, lead, lifts, loading and unloading, transportation,
	storage, cost towards compliance to statutory rules and all other charges necessary for
	completion of the work. Work under the contract shall be executed as given in this tender
	document and as required at site whether specifically mentioned or not. The Contractor shall
	carry out and complete the work under the contract in every respect in conformity with the
	contract documents/ work order and as per direction and to the satisfaction of
	the Engineer–In–Charge.
71.	COMPENSATION FOR IDLE TIME
/ 1.	Notwithstanding anything to the contrary, no idle time costs, expenses, payments etc. or
	extended stay charges of any nature whatsoever shall be made or claimable by the Sub-
	contractor under any circumstances.
72.	
12.	EMERGENCY WORK: 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 Sub-contractor shall immediately carry out such work.
	If the Sub-contractor is unable or unwilling to do such work immediately, the WR/SGS/BANDR may do
	or cause such work to be done as the WR/SGS/BANDR may determine is necessary in order to prevent
	damage to the Facilities. In such event the WR/SGS/BANDR shall, as soon as practicable after the
	occurrence of any such emergency, notify the Sub-contractor in writing of such emergency, the work
	done and the reasons therefore. If the work done or caused to be done by the WR/SGS/BANDR is work
	that the Sub-contractor was liable to do at its own expense under the Contract, the reasonable costs
	incurred by the BANDR/WR/TECHNI Pin connection therewith shall be paid by the Sub-contractor to
<u> </u>	the BANDR/WR/SGS. Otherwise, the cost of such remedial work shall be borne by the BANDR/WR/SGS.
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(a)	at its own cost visited, inspected and examined to its satisfaction the Site and its surroundings and where applicable, any existing structures or works on, over or under the Site; and		
(b)	Satisfied itself as to:		
	 The form and nature of the Site, its climatic, hydrological, ecological, environmenta (including without limitation all hazards and the potential for any contamination the Site etc) sub-soil and general conditions of the Site, and its adequacy for the purposes of Execution of the Facilities; 		
	(ii)	The risk of injury or damage to property adjacent to the Site and to occupiers of such property or otherwise;	
	(iii)	risks, contingencies and other circumstances which may influence or affect the Work;	
	(iv)	The extent and nature of the design (incidental to Construction of Works and/or Permanent Works to the extent defined in the Contract), work, plant and materials necessary for the design and Execution of the Facilities;	
	(v) The means of communication with and access to the Site, the accommodation it require and the adequacy of the rights of access set out in the Contract for the purposes;		
	(vi)	The precautions and the times and methods of working necessary to prevent any nuisance, whether public or private, being caused to any third parties;	
	(vii)	Conditions as to availability and access to facilities.	
	(viii)	Availability and quality of labour, water and electrical power for the Works;	
	(ix)	Local laws, regulations and customs and any laws; and	
	(x)	The adequacy, correctness, and suitability of all data made available to the Sub- contractor by or on behalf of the WR/SGS/BANDR related to the design (incidental to Construction of Works) requirements and the Works as are relevant to the Work.	
		Further, the Sub-contractor accepts total responsibility for having foreseen all difficulties and costs and expenses of successfully completing the Facilities. No claim by the Sub-contractor for additional payment or compensation or any extension of Time for Completion will be allowed on the ground of any misunderstanding or misapprehension in respect of the matters referred to in this Clause or any hardship caused or on the ground that incorrect or insufficient information was given to it by any person, whether or not in the employment of the WR/SGS/BANDR or any of its representative. It is further provided that subject to the express provisions of the Contract, the Sub-contractor shall not be relieved from any liability, risk, or obligations imposed on or undertaken by him under or in relation to the Sub-contractor on any such ground or on the ground that he did not or could not foresee any matter which may in fact affect or have affected the design (incidental to the Construction of Works) or execution of the Facilities.	



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73.	Registration of the Contract with Statutory Authorities		
	Within 30 (thirty) days from the issue of LOI/WO whichever is earlier the Sub-contractor shall register themselves and the Sub-contractor at their own cost with all relevant Governmental Authorities and as may be required pursuant to Applicable Law, including without limitation, the Reserve Bank of India, Income Tax authorities and GST authorities. The Contract Price shall be deemed to include all costs towards the same. A copy of all documents related to all such registration shall be submitted to the Client/BANDR for record.		
74.	Site Cleaning		
	The Sub-contractor shall take care for cleaning the Site from time to time for easy access to the site and also from safety point of view. All such work shall be carried out by the Sub-contractor at its own cost and risk.		
	The Site should be always kept cleaned up to the full satisfactions of the ENGINEER-IN- CHARGE. Before handing over the entire facilities or a part thereof to the WR/SGS/BANDR the Sub-contractor in addition to other formalities to be observed as detailed in the document shall clear the site to the full satisfaction of the ENGINEER-IN-CHARGE and the Governmental Authority having jurisdiction over it.		
75.	Survey and Level		
	Before the start of work or any part thereof, the Sub-contractor and Engineer In-charge shall together survey and take levels of the site and decide all particulars on which the survey is to be made, and on which the measurements of the work are to be based. The Sub-contractor shall plot such particulars and after agreement the ENGINEER-IN-CHARGE shall sign the drawings.		
	The Sub-contractor shall be entirely responsible for the horizontal and vertical alignment, the level and correctness of every part of the work and shall rectify any errors or imperfections therein. The Sub-contractor at his own and risk cost shall carry out such rectification, when the ENGINEER-IN-CHARGE issues instructions to this effect. The Sub-contractor shall give the notice not less than 24 (Twenty-four) hours to the Engineer- In-Charge in writing of the work so that arrangements may be made for checking the same. Work shall be suspended for such times as necessary for checking lines and levels on any part of the work.		
76.	Representations and Warranties of the Sub-contractor		
	The Sub-contractor represents and warrants to BANDR that:		
	It is duly organized and validly existing under the laws of India or the laws of the Country of its incorporation;		
	it has full power and authority to execute, deliver, and perform its obligations under this Contract and to carry out the transactions contemplated hereby;		
	it has taken all necessary corporate and other action under Applicable Laws and its constitutional documents to authorize the execution, delivery, and performance of this Contract;		
	it has requisite skills, experience, expertise the financial standing and capacity to Execute the Project and to satisfy and fulfill all of its obligations and responsibilities under this Contract ;		
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	this Contract imposes its legal, valid, and binding obligation in accordance with the terms hereof and shall remain enforceable during the subsistence as well as thereafter of the Contract Period;
	it is subject to civil and commercial laws of India with respect to this Contract and it hereby expressly and irrevocably waives any immunity in any jurisdiction in respect thereof;
	there are no actions, suits, proceedings, or investigations pending or to the Sub-contractor's knowledge threatened against it at law or in equity before any court or before any other judicial, quasi judicial, or other authority, the outcome of which may constitute Sub-contractor's Default or which individually or in the aggregate may adversely affect the performance of the Sub-contractor under this Contract;
	it has not violated or defaulted with respect to any order, writ, injunction, or any decree of any court, or any legally binding order of any Government Agency which may result in Sub-contractor's Default;
	it has complied with all Applicable Laws and has not been subject to any fines, penalties, injunctive relief, or any other civil or criminal liabilities which in the aggregate may adversely affect the performance of the Sub-contractor under this Contract;
	subject to receipt by the Sub-contractor from BANDR of the Termination payment and any other amount due under any of the provisions of the Contract, in the manner and to the extent provided for under the applicable provisions of this Contract, all rights and interests of the Sub-contractor, in and to the Project and the Project Facilities, shall pass to and vest in the BANDR/WR/SGS upon Termination free and clear of all encroachments and encumbrances without any further act or deed on the part of the Sub-contractor or the BANDR/WR/SGS;
	no representation or warranty by the Sub-contractor contained herein or in any other document and furnished by it to the BANDR/WR/SGS or to any Government Agency/Authority in relation to Applicable Permits contains or will contain any untrue statement of material fact or omits or will omit to state a material fact necessary to make such representation or warranty not misleading; and
	without prejudice to any express provision contained in this Contract, the Sub-contractor acknowledges that prior to the execution of this Contract, the Sub-contractor has after a complete and careful examination made an independent evaluation of the Site, the Contract, the Technical Specifications and any information provided by or on behalf of the BANDR/WR/SGS and has determined to its satisfaction the nature and extent of all obligations and all risks and hazards as are likely to arise or may be faced by the Sub-contractor in the course of performance of its obligations hereunder and that he has satisfied itself as to the sufficiency of the Contract Price.
	that he has visited and examined the site and surveys of the route where the facilities are to be installed and examined all the surroundings. The Sub-contractor warrants that he has examined the tender data provided in the bid document and is fully satisfied to its adequacy that meets the specifications and standards and performance norms specified in the Bid Document. The Sub-contractor agrees and acknowledges that BANDR/WR/SGS shall not be liable for any Site-related conditions or any tender data provided in the Bid Documents. The data/ information given in this tender document is indicative only and in no way guaranteed by the BANDR/WR/SGS.
	Except as otherwise expressly stated in this Contract:
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76.1 Sub-contractor shall be deemed to have obtained all necessary information as to risks, or the performance of the Sub-contractor's obligations under the Contract; 76.2 Sub-contractor accepts total responsibility for having foreseen all difficulties and costs and expenses of successfully completing the Facilities; and 76.3 No increase in the Contract Price, or extension of the Time for Completion or Time Schedule based in whole or in part upon any discrepancy between the actual conditions encountered by Sub-contractor and those which Sub-contractor anticipated (or provided in the Bidding Documents or in any subsequent communication), or any unforeseen difficulties or costs generally, shall be considered by BANDR/WR/SGS or affected. He is aware of the fact and understand and acknowledges that certain engineering data and information and data and information relating to hydrological, geo-technical and sub-sufface and marine conditions at the Site have been made available to the Sub-contractor by the Owner in the Technical Specifications, information made available to bidders during the bid process, generally or otherwise, directly and indirectly, solely for the Sub-contractor. The verification and interpretation of the same shall be at the sole risk and responsibility of Sub-contractor. It owns and/ or has duly licensed all intellectual property rights to give effect to its obligations under this Contract. Without prejudice to the foregoing, or any other warranties expressed elsewhere in the Contract, and despite any inclusion of any bid documents in the Contract (including in the Technical Specifications) or any Approval given or withheld by the BANDR/WR/SGS under the Contract, the Sub-contractor warrants: (i) the works					
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	 (v) the works, services and the entire Scope of Work, and the Facilities utilize provent technology, being a technology that has operated commercially at pipeline project or similar output specifications, and which, as of the date of the Contract, is capable or being insured on a reasonable commercial basis; and the Facilities will comply with a Applicable Laws. 		
77.0	PRICE ADJUSTMENT FOR DELAY IN COMPLETION		
	For delay in completion of the works of Construction of Sub Station Building with respect to the Contractual Work Completion Period, LD shall be levied at the rate of 0.05% Percent Per day of Delay or part thereof subject to maximum upto 10% of the contract price, excluding taxes & duties.		
78.	GATE PASS FORMALITY:		
	Since the entire security system of Udhna Railway Station is controlled by Security Personal / RPF, all the labours/staffs should have proper identification cards along with individual police verification reports, Medical Fitness Certificate so that necessary gate passes can be arranged for them. All other safety & security measures of the plant should be strictly followed by the Sub-Contractor.		
79.	LABOUR LICENSE :		
	Labour License shall be obtained by BANDR.		
79.1	Technical Specification, Standards, Scope of Work of WR/SGS are given in this tender for tendering purpose. Bidder should read only those parts which are applicable for the work of this tender. If any other Technical Specification, Standards of WR/SGS required to complete this work shall be provided to Sub-contractor at execution stage.		
80.	ARBITRATION :		
	BANDR confidently feel that there shall not arise any disputes or differences during execution and completion of the order/contract by the Sub-contractor(s).		
	However, in the event of any dispute arising between the Company and the Sub-contractor (hereinafter referred individually as "the Party" and collectively as "the Parties"), concerning the interpretation of any terms and conditions of the Contract and / or contractual obligations/performance / liabilities / responsibilities of the Parties to the said Contract, the disputing Party shall refer the matter to the other Party for holding a mutual discussion for resolving the dispute. In case the parties fail to arrive to any settlement through mutual discussion, either of the parties may avail the following remedies :		
i)	Any party may refer the dispute for Conciliation under Rules of Conciliation and Arbitration under SCOPE Forum of Conciliation and Arbitration (SFCA), 2003 and amendments made thereto from time to time (hereinafter referred as "the Rules") by making application to the Secretariat of the SCOPE Forum.		
	The Party initiating conciliation shall send to the other party & written invitation to conciliate under the Rules, briefly identifying the subject matter of the dispute.		
	The settlement so rendered between the Parties in pursuance thereof shall be final and binding on the parties.		
	If the other party rejects the invitation, there will be no conciliation proceedings at all.		
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	solution of Dispute through Conciliation :-
 (ii) In case the dispute is not settled by conciliation within 30 days of the initic conciliation or such further period as the parties shall agree in writing, the shall be referred to and finally resolved by Arbitration, in accordance with t of Arbitration of SCOPE Forum of Conciliation and Arbitration, 2003 and ame made thereto from time to time. 	
	The entire proceedings of Arbitration shall be governed under the Arbitration and Conciliation Act, 1996.
	The venue of Arbitration shall be mutually decided by the parties.
	In case the parties do not agree for resolution of dispute through Conciliation and Arbitration by the above-mentioned SCOPE Forum, the disputing Party shall opt for stipulated rules laid down under the Arbitration and conciliation Act, 1996.
	The Contract and the Parties therein shall be governed under the jurisdiction o Kolkata High Court.
	In the event of any dispute of difference relating to the interpretation and application of the provisions of the contracts and commercial agreements (except Income Tax Customs, Excise Duty and also concerning Railways) between company (BANDR) and any other Public Sector Undertaking/Government Department/Bank/Port Trust etc. such dispute or difference shall be referred by either party for Arbitration to the sole Arbitrator in the Department of Public Enterprises to be nominated by the Secretary of the Government of India in-charge of the Department of Public Enterprises. The Arbitration and Conciliation Act, 1996 shall not be applicable to arbitration under this clause.
	The award of the Arbitrator shall be binding upon the parties to the dispute, provided however, any party aggrieved by such award may take a further reference for setting aside or revision of the award to the Law Secretary, Department of Legal Affairs Ministry of Law & Justice, Government of India.
	Upon such reference the dispute shall be decided by the Law Secretary or the Special Secretary/Additional Secretary, when so authorized by the Law Secretary, whose decision shall bind the Parties finally and conclusively. The parties to the dispute will share equally the cost of arbitration as intimated by the Arbitrator.
	Subject to any amendment that may be carried out by the Government of India from time to time, the procedure to be followed in the arbitration shall be as mentioned above, which is as per O.M.No.4(1)/2011-DPE(PMA)GL dated 12.6.2013 of Department of Public Enterprises, Ministry of Heavy Industries and Public Enterprises Govt. Of India or any modification issued in this regard.
	RISDICTION : regard to all disputes or claims arising out of this Contract of whatever nature, only th h Court at Kolkata shall alone have the exclusive jurisdiction.



For and on behalf of the Tenderer

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SPECIAL CONDITIONS OF CONTRACT (SCC) :

1.0	GENERAL
1.1	Special Conditions of Contract (SCC) shall be read in conjunction with the General Conditions of Contract (GCC), specifications of work, drawings and other documents forming part of this contract wherever the context so requires.
1.2	Notwithstanding the sub-division of the documents into these separate parts and volumes, every part of each shall be deemed to be supplementary to and complementary of every other part and shall be read with and into the contract in so far as it may be practicable to do so.
1.3	Where any provision of the GCC is repugnant to or at variance with any provision of the SCC, then the provision of the SCC shall be deemed to override the provisions of the GCC and shall, to the extent of such repugnance or variations, prevail.
1.4	Wherever it is mentioned in the specifications that the Sub-contractor shall perform certain works or provide certain facilities, it is understood that the Sub-contractor shall do so at his own cost, being deemed to be part of the relevant item in the Schedule of Rates (SOR) whether expressly stated or not.
1.5	The materials, design and workmanship shall satisfy the relevant Indian/ ASME/API/BS/OISD or any other Standards, the specifications contained herein and codes referred to. Where the specifications stipulate requirements in addition to these contained in the standard codes and specifications, these additional requirements shall also be satisfied.
2.0	DETAILED SCOPE OF WORKS
2.1	The Scope of Work shall comprise of but not limited to THROUGH ROOF ON GRID B AND D Work along with misc. works to be executed within Railway (Brown field) at scattered location in the operating Railway. Necessary approval to be obtained from OWNER for all works before start of work. Contractor shall do Construction of Through Roof Foundation in-between D1 to D9 & D15 to B21and Grid B1 to B9 & B15 to B21 for Platform including Excavation, Backfilling, PCC, RCC of any grade, Reinforcement, Shuttering work, Sand filling, Good earth filling, bolt work, structural steel work, Brick work, plastering, antitermite treatment, structural Steel work, flooring, laying of PVC pipe etc. including supply of all materials. the same shall be rerouted after getting necessary approval from OWNER. The works shall be executed during shut down period also and Contractor shall work in coordination with other Contractor who is working in same work area. Contractor shall plan and mobilize adequate men, tools and tackles and machineries for work during shut down period.
2.1	The Major scope shall include the above but not be limited to the same. The construction drawing will be issued to the successful bidder.
2.0	SPLITTING OF WORK Company (B AND R) reserve the right to spilt the total quantity work amongst at least 03 (three) bidders / Sub-Contractors i.e 40% of job value will be awarded to L1 bidder and balance 60% job value will be awarded to L2 & L3 bidders i.e. 30% of job value to each bidder subject to their (i.e. L2 & L3 bidder's) acceptance of L1 Bidder's recommended rate.
	If L2/L3 bidder does not accept L1 bidder's recommended rate then TC will approach rest of the Qualified Bidders in sequence for acceptance of L1 bidder's Recommended rates & if they don't accept then entire job will be awarded to L1 bidder subject to L1 bidders fulfilment of 100% Pre-Qualification Criteria and their performance. Otherwise tendering will be done for the balance portion which is left unawarded (i.e 60%).
	(As per F.No. 190/Mech/Corres/Various org/ Stakeholder/2021-22 dated 18/19.04.2022 Purchase Preference to MSME/NSIC/SSIC bidder not applicable on Works Contract).
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3.0	MECHANISATION OF CONSTRUCTION ACTIVITIES AND MOBILISATION OF
5.0	CONSTRUCTION EQUIPMENT
3.1	Mechanization of Construction Activities
3.1.1	The CONTRACTOR shall mechanize the construction activities to the maximum extent by
•	deploying all necessary construction equipment/machinery in adequate numbers and
	capacities.
	Wherever Structural/ Piping works are included in the scope, the responsibilities of
3.1.2	CONTRACTOR shall include establishing and maintaining of a proper fabrication workshop
	with transportation facilities to site to carryout fabrication of steel structures, piping specials
	etc., preparing approaches working areas for the movement/operation of cranes and leveling the areas for assembly / erection to ensure effective mechanization on the works. It shall
	be the responsibility of the CONTRACTOR to carry out leveling / dressing / grading with a
	proper approach for the movement of equipment and machinery, at his own cost. No extra
	payment shall be made by the OWNER for leveling / dressing / grading. The CONTRACTOR
	shall acquaint himself with availability of access, facilities such as railway siding, local labour
	etc. and the CONTRACTOR may have to build temporary access roads to aid his work and
3.1.3	the quoted and agreed rates shall be deemed to include the same. For speedy execution of work, CONTRACTOR shall also ensure use of computer software for
5.1.5	at least the following:
	a) Billing
	b) Planning & Scheduling
	c) Progress Reporting
	d) Material Control & Warehousing
	e) Safety Records
	f) Resource Deployment g) Communication
3.1.4	CONTRACTOR further agrees that Contract price is inclusive of all the associated costs, which
5.1.4	he may incurred for actual mobilization, demobilization required in respect of use of
	mechanized construction techniques and that the OWNER/ CONSULTANT in this regard shall
	entertain no claim whatsoever.
3.2	Mobilization of Construction Equipment
3.2.1	The CONTRACTOR shall without prejudice to his responsibilities to execute and complete the
	work as per the specifications and time schedule, progressively deploy minimum construction equipment, tools and tackles and further augment the same depending on the exigencies of
	work and as decided by the Engineer-in-Charge so as to suit the
	construction schedule within scheduled completion date without any additional cost to
	OWNER/BANDR.
	The bidder shall submit a list of construction equipments he proposes to deploy for the
	subject work along with deployment schedule. No construction equipment shall be supplied
60	by the OWNER, unless specified by owner specifically in the bidding document.
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4.0	TESTS AND INSPECTION OF WORKS :	
4.1	The CONTRACTOR shall carry out the various tests as enumerated and as per direction of Engineer-in-charge either on field or outside the execution of work and supply of the material by CONTRACTOR. borne by the CONTRACTOR and shall be considered as included inspection shall be done by following Agencies/Representatives as	e laboratories concerning All the expenses shall be in the quoted price. The
(a)	Third Party Inspection agency nominated by the OWNER for all sup following:	oply items among the
	 (i) M/s ABS Industrial Verification (India) Pvt. Ltd (ii) M/s Bureau Veritas (India) Pvt. Ltd. (iii) M/s Certification Engineers International Limited (iv) M/s International Certification Services Pvt. Ltd. (v) M/s IR Class Systems and Solutions Private Limited (vi) M/s Projects and Development India Ltd. (vii) M/s SGS India Pvt Ltd. (viii) M/s Tata Projects Limited (ix) M/s TUV SUD South Asia Pvt. Ltd. (x) M/s VCS Quality Services India Pvt. Ltd. 	
(b)	Representative deputed by Engineer-in-charge.	
(c)	Representative deputed by Statutory Authority	
4.2	All the tests either on the field or at outside laboratory or at any ot execution of the work and supply of materials by the CONTRACTO the CONTRACTOR at his own cost.	
4.3	The work is subject to inspection at all times by the Engineer -in-cl shall carry out all instructions given during inspection and shall ensu carried out according to the technical specifications of this bidding documents that will be furnished to him during performance of wor of practice furnished to him during the performance of the work.	ure that the work is being document, the technical
4.4	The CONTRACTOR shall provide, for purposes of inspection, according necessary instruments at his own cost including Low Voltage (24) inspection of work. Compressed air for carrying out works shall be CONTRACTOR at his own cost.	V) lighting equipment for
4.5	Any work not conforming to the execution drawings, specifications of forthwith and the CONTRACTOR shall carry out the rectifications at	
4.6	All results of inspection and test will be recorded in the inspection rewill be approved by the Engineer-in-charge. These reports shall for Documents.	
4.7	For materials supplied by OWNER, CONTRACTOR shall carryout the Engineer-in-charge, and the cost of such tests shall be reimbursed to the CONTRACTOR on production of documentary evidence.	
4.8	Inspection and acceptance of the work shall not relieve the CONT responsibilities under this contract.	FRACTOR from any of his
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Cost towards repeat tests and inspection due to failures, repairs etc. for reasons attributable to the CONTRACTOR shall be borne by the CONTRACTOR.
Various tests as specified in specifications shall be carried out to the entire satisfaction of OWNER/ CONSULTANT.
ADDITIONAL WORKS/ EXTRA WORKS
OWNER reserves their right to execute any additional works/ extra works, during the execution of Work, either by themselves or by appointing any other agency, even though such works are incidental to and necessary for the completion of Work awarded to the CONTRACTOR. In the event of such decisions taken by OWNER, CONTRACTOR is required to extend necessary cooperation, and act as per the instructions of Engineer-in-Charge. This is without prejudice to the rights of the OWNER to get the additional works/ extra works executed by the CONTRACTOR.
HEALTH, SAFETY, SECURITY AND ENVIRONMENT (HSSE) MANAGEMENT / SAFETY
NORMSSafety practices as per Section 10, OISD Guidelines-192, OISD Guideline-207, SGSspecifications on Health, Safety, Security and Environment (HSSE) Management and OWNERprescribed work permit system and job safety analysis procedure shall be followed beforeunder taking any work inside OWNER's premi.
Considering the above, the CONTRACTOR shall establish, document and maintain an effective HSSE management system.
The Engineer-in Charge is responsible for ensuring that CONTRACTOR confirms to the safety requirements as set forth in the Contract documents at all times.
In the event of violation by the CONTRACTOR of any stipulation mentioned in the above documents or violation of any statutory provisions related to HSE, OWNER / CONSULTANT shall impose immediate stoppage of work without any time or cost implication to the OWNER, till the contractor takes remedial action to the satisfaction Engineer in charge. The decision for stoppage of work shall be final and binding on the CONTRACTOR.
In the event of CONTRACTOR's violations of the safety requirements and violations, OWNER has the right to deduct from any payment(s) due to CONTRACTOR the amounts as prescribed in clause no. 13 below.
The CONTRACTOR may take suitable Insurance Policy(ies) with a view to cover themselves against the HSE penalties and submit a copy of the said policy to the Engineer-in-charge.
The HSE Manpower Requirement as mentioned in the HSSE Management Specifications (under Clause No. 7.5 : Organizational Roles, Responsibilities and Authorities and Accountability) attached with the Bidding Document shall be applicable for all the Contractors irrespective of the fact that it is an LSTK/EPC/Conventional (Item Wise) Contract. The number, qualifications & experience of Safety Personnel required shall be as stipulated in the said Annexure which are re-produced below:
Deployment & Qualifications of Safety Personnel
The Contractor shall designate/deploy various categories of Safety Personnel at site as indicated below in sufficient number. In no case, deployment of safety Supervisor / Safety Steward shall substitute deployment of Safety Officer / Safety Engineer what is indicated in relevant statute of BOCW Act i.e. deployment of Safety Officer/Safety Engineer is compulsory at project site. The Safety Supervisors, Safety stewards/Observer etc. would facilitate the HSE tasks at grass root level for construction sites and shall assist Safety Officer /Engineers.



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7.1	Contractor shall appoint Safety Personnel as given below for every Work Shift (As per table below):		
	Nos. of workers deployed	Safety Supervisor	Remarks
	1 - 250	ONE	
	251 - 500	ТѠО	
	Beyond 500 (Five Hundred) W	orkers in a Shift:	
	Safety Supervisor: Contractor workers and additionally there		Supervisor for every 250
	8.3 In case any of the Safet intimated to the Owner/ Consu fill up the vacancy.	ty personnel leave the cont litant. The contractor shall r	
7.2	In case any of the Safety personn	el leave the contractor the sar	me shall be intimated to the
	Owner/ Consultant. The contracto		
8.	Qualifications & Experience re		
(a)	Safety Steward/Observer: As a and trained in fire-fighting as well minimum two year of practical exp have adequate knowledge of the construction site.	as in safety/occupational heal perience in construction work of local language spoken by ma	Ith related subjects, with environment and should jority of the workers at the
(b)	Safety Supervisor: As a minimu Science (with Physics & Chemistry years of practical experience in co requisite skills to deal with constru	 or a diploma in Engg. or Teconstruction work environment a 	h. with minimum Two and should possess
(c)	Safety Officer / Safety Engine		
. /	Qualification & Experience:	,	J
(i)	Recognized degree in any branch of working in a building or other co less than two years, or possessing practical experience of working capacity for a period of not less th	onstruction work in supervisory g recognized diploma in any b in a building or other constr	y capacity for a period of not ranch of Engg. or Tech with
(ii)	Recognized degree or diploma in 1		
(iii)	Preferably have adequate knowled the construction site.		y majority of the workers at
	Alternately		
(d)	HSE -In-Charge In case there is more than one Sa who is senior most by experience In-Charge. Duties & responsibilitie relevant statute and primarily to c and Consultant.	(in HSE discipline) , may be de es of such person shall be com	esignated as HSE mensurate with that of
8.1	In case the statutory requirements the Building and Other Constructi Service - Act,1996 or State Rul (wherever notified), etc. are mon followed.	on Workers' Regulation of Em es (wherever notified), the Fa	ployment and Conditions of actories Act, 1948 or Rules



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8.2	Contractors shall ensure physical availability of safety personnel at the place of specific work location, where Hot Work Permit is required/granted. No work shall be started at any of the project sites until above safety personnel & concerned Site Engineer of Contractor are physically deployed at site. The Contractor shall submit a HSE Organogram clearly indicating the lines of responsibility and reporting system and elaborate the responsibilities of safety personnel in their HSE Plan.
8.3	The Contractor shall verify & authenticate credentials of such safety personnel and furnish Bio - Data/Resume/Curriculum Vitae of the safety personnel as above for CONSULTANT/Owner's approval, at least 1 month before the mobilization. The Contractor, whenever required, shall arrange submission of original testimonials/certificates of their Safety personnel, to CONSULTANT /Owner (for verification/scrutiny, etc.)
9.0	COORDINATION WITH OTHER AGENCIES
	Work shall be carried out in such a manner that the work of other agencies operating at the site is not hampered due to any action of the CONTRACTOR. Proper coordination with other agencies will be responsibility of the CONTRACTOR. In case of any dispute, the decision of Engineer-in-Charge shall be final and binding on the CONTRACTOR.
10.	PENALTIES ON CONTRACTOR FOR NON-OBSERVATION OF HSSE (HEALTH, SAFETY, SECURITY AND ENVIRONMENT) NORMS
	The following penalties as mentioned in HSSE Management Specifications shall be applicable with a view to improve the safety aspects of execution of the job based on the job requirements:
(i)	Penalties
(a)	Violation of applicable Safety, Health, Security and Environment related norm, a penalty of Rs. 5000/- per occasion.
(b)	Violation as above resulting in:
	➤Any reportable physical injury as per Indian Factory Act 1948, a penalty of 0.5% of the Contract Value (maximum of Rs. 2,00,000/-) per injury in addition to Rs.5000/- per occasion as in item (a).
	➤Fatal accident, a penalty of 1% of the Contract Value (maximum of Rs.10,00,000/-) per Fatality in addition to Rs.5000/- per occasion as in item (a).
(ii)	The Contractor is advised to take appropriate Insurance Policy(ies) for covering the various penalties/payment deduction provisions in this regard.
(iii)	In addition to the above mentioned Penalties, any Statutory Penalty arising out of violation

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(;)	
(iv)	Notwithstanding the above provisions, in case of accidents, depending on the seriousness
	of injury etc., in addition to the hospitalization/ Treatment charges and Group insurance
	amount, compensation shall be paid by the Contractor to the affected person/ his family members in presence of Engineer-in-charge as per Workmen Compensation Act. This shall
	be in addition to any other compensation(s) specified elsewhere in the Tender document
	in this regard.
11.0	COORDINATION WITH EPCM CONSULTANT:
11.1	CONTRACTOR shall coordinate with EPCM Consultant for his day-to-day activities and
	provide free access and assistance during the inspections and other activities to be carried
	out by Consultant. CONTRACTOR shall comply to the requirements of Consultant and
	obtain all the clearances from Consultant for his work.
12.0	FUEL REQUIREMENT OF WORKERS:
12.1	The CONTRACTOR shall be responsible to arrange for the fuel requirement of his workers
12.1	and staff without resorting to cutting of trees and shrubs. Cutting of trees and shrubs is
	strictly prohibited for this purpose.
13.0	CONSTRUCTION :
13.1	The CONTRACTOR shall within the scope of work observe in addition to specifications, all
	national and local laws, ordinances, rules and regulation and requirements pertaining to
	the work.
13.2	Various procedures and methods to be adopted by CONTRACTOR during the construction
	as required in the respective specifications shall be submitted to OWNER/ CONSULTANT
	in due time and well in advance of the specific work for approval.
13.3	The CONTRACTOR shall carry out required supervision as per Quality Assurance Plan and
	furnish all assistance required by OWNER/ CONSULTANT in carrying out inspection work.
	OWNER/ CONSULTANT will have authorized representatives present who shall have free access to the work at all times. If an OWNER/ CONSULTANT representative notifies the
	CONTRACTOR'S representative of any deficiency in any work or in the supervision there
	of, the CONTRACTOR shall make every effort to carry out such instructions consistent
	with best industry practice.
13.4	No Electrical work or work pertaining to electrical system (s) shall be permitted to be
	executed without a valid Electrical CONTRACTORs License (to work in the State of Bihar)
	being produced by the CONTRACTOR or Sub-contractor, as the case may be, intending
	to execute the work.
14.0	ERECTION OF EQUIPMENT / BARRICADING:
14.1	All erection shall be carried out by deploying a crane(s) of suitable capacity. Erection by
	derrick shall not be permissible. The CONTRACOTR shall submit erection schemes for
	erection of critical equipment / Barricading to Engineer -in-Charge for his approval. No equipment / barricading shall be erected in the absence of an approved erection scheme
	for such equipment.
14.2	The quoted rates of the CONTRACTOR shall be deemed to include load testing of the crane
1 712	as required to establish the lifting capacity of the crane.
15.0	DELETED
16.0	DELETED
	LIQUIDATED DAMAGES FOR DELAY IN COMPLETION
17.0	
17.0 17.1.0	Total Contract price shall be reduced by 0.05 % of the total Contract Price per day of
	Total Contract price shall be reduced by 0.05 % of the total Contract Price per day of delay or part thereof subject to a maximum of 10 % of the Total Contract Price, by way of reduction in price for delay and not as penalty.



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18.0	LAND, WATER & POWER SUPPLY
18.1	LAND
18.1.1	B and R may provide an area of land suitable for use as a casting yard/ works area near to the site upon request by the Contractor.
	Should Contractor elect to use this site then the Contractor will have to remit an annual rent equivalent to an amount of 1% of the "Guidance Value" of the property for the period of occupancy of the area of land. The Contractor shall be responsible for clearing the site of all debris, vegetation and buildings, providing access into the site and providing any utilities or services which may be required for the Contractor' operations. In case the land cannot be handed over to the Contractor, the Contractor has to make his own arrangements for a casting yard/works area(s) and other facilities without any liability to the BANDR.
	Contractor upon completion of the work shall clear of all debris, structures made by the Contractor, RCC footings and rafts, rubbish and debris, etc. and returned to its original condition before being handing back to the Railway, at no extra cost to the BANDR/Railway.
18.1.2	SUB-CONTRACTOR'S SITE OFFICES The Sub-contractor shall construct his own temporary offices, stores, etc. by providing all labour, materials etc. at his own cost and shall also demolish and remove these structures making the area perfectly clean as per direction of the Engineer-in-charge at his own cost.
18.1.3	LABOUR HUTMENT Labour hutment inside the Project Premises will not be allowed and shall be arranged by the Sub-contractor outside the Project Premises. The Sub-contractor rates shall be inclusive of that.
18.1.4	EQUIPMENT & MACHINERY :- The Sub-contractor shall mobilize all Equipment's / Machineries (i.e. drilling machine, cutting machine, portable welding machine, grinding machine, Level Machine, staff, finishing of Kota stone machine, etc. including fuel, consumables, tools & tackles required to complete the job in all respect.
	Note
	• All type of equipment (such as Excavator, Tractors, Transit Mixer etc. including fuel, consumables, tools & tackles required to complete the job in all respect.
	• Supply of materials such as Cement, Sand, Stone Aggregates, Admixtures, RMC (Ready Mix Concrete), Reinforcement Steel, shuttering materials, Granite, Tiles, Structural Steel, painting, Sanitary items, Brick work, Hume pipe, Bolts, Good earth for filling, Construction water & Construction Power etc. required to complete the job in all respect.
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	• All type of manpower (Highly Skilled, Unskilled labour, Supervisor, Engineer, safety personnel, quality engineer etc.) required to complete the job in all respect.
	• Transportation & accommodation for contractor's Engineer, staff, supervisor, highly skilled, semi-skilled & unskilled labours, operator, etc.
	Except for scope of supply by B and R, any other resources required to complete the work but not specifically mentioned above shall be in scope of contractor.
18.2	Water supply:
18.2.1	Water shall be provided to the sub-contractor on chargeable basis. The sub-Contractor shall install water meter and single point tapping shall be provided to the sub-contractor.
18.3	Power supply:
18.3.1	Electricity shall be provided to the sub-contractor at Single Point on Chargeable Basis, sub-Contractor shall install Electric meter on their own cost. Further the Sub-Contractor shall make his own arrangements for laying of cable and making necessary distributions, terminations, feeder pillars, junction boxes etc. All necessary safety precautions as per the normal safety practices and as directed by the Engineer-in-charge shall be followed by the CONTRACTOR
18.3.2	The electrical works shall be carried out through Licensed Electrical personal only.
18.3.2 19.	
	The electrical works shall be carried out through Licensed Electrical personal only.
19.	The electrical works shall be carried out through Licensed Electrical personal only. TIME OF COMPLETION Time of completion for the entire works shall be 02 (two) months from the date of
19. 19.1	The electrical works shall be carried out through Licensed Electrical personal only. TIME OF COMPLETION Time of completion for the entire works shall be 02 (two) months from the date of issuance of Letter of Intent (LOI). The aforementioned time of completion shall be inclusive of mobilization, intervening
19. 19.1 19.2	The electrical works shall be carried out through Licensed Electrical personal only. TIME OF COMPLETION Time of completion for the entire works shall be 02 (two) months from the date of issuance of Letter of Intent (LOI). The aforementioned time of completion shall be inclusive of mobilization, intervening monsoon and approval of the design, procedures and materials. The time for completion shall include time for intended system engineering and its approval by the WR/SGS/BANDR, submission of document, construction drawing, supply of materials, installation, testing, trial run, commissioning of the entire work in all respect



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21.0	ON ACCOUNT PAYMENT
	Refer Annexure-IV enclosed
22.0	PERFORMANCE OF WORKS, INSPECTION AND TESTING
22.1	the Sub-contractor shall without entitlement to any additional compensation or remuneration at his own cost and initiative, shall take all steps necessary to protect the trenches already dug, and/or the pipes and other materials, equipment and machinery at site during the rain and from the effects thereof, and the Sub-contractor shall, at his own cost and initiative, do and perform all such rectification, repairs and/or re-workings as shall be necessary.
22.2	The Sub-contractor shall carry out the various tests as enumerated in the technical specifications of this tender document and the technical documents that will be furnished to him during the performance of the work and no separate payment shall be made unless otherwise stipulated.
22.3	All the tests either on the field or at outside laboratories concerning the execution of the work and supply of materials by the Sub-contractor shall be carried out by Sub-contractor at his own cost. All test equipment including all recording/ measuring gauges/ instruments shall be calibrated and necessary certificate of compliance issued by the Statutory agency/body to the effect that the test equipment's / instruments have been calibrated as per standard practices and found meeting the norms shall have to be furnished by the Sub-contractor. The entire cost of carrying out such calibration and furnishing of the compliance certificate from a Statutory Authority/ body shall be at the expense of the Sub-contractor.
22.4	The work is subject to inspection at all times by the Engineer-in-Charge. The Sub- contractor shall carryout all instructions given during inspection and shall ensure that the work is being carried out according to the technical specifications, the technical documents and the relevant codes of practice furnished to him during the performance for the work. Sub-contractor shall discuss his daily work programme with Engineer-in- Charge before starting the same every day.
22.5	Any work not conforming to the execution drawings, specifications or codes shall be rejected forthwith and the Sub-contractor shall carry out the rectification at his own cost.
22.6	All results of inspection and tests will be recorded in the inspection reports, Proforma of which will be approved by the Engineer-in-Charge. These reports shall form part of the completion documents.



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23.0	GUARANTEE	
23.1	Manufacturer' s guarantee:	
23.1.1	The manufacturer's guarantee for all bought out items shall be made available to the WR/SGS/BANDR and shall be valid for the entire defect liability period. However, this does not absolve the Sub-contractor of his responsibilities under defect liability clause to perform in attending to the defects noticed and rectifying these without any delay.	
23.1.2	Manufacturer's/ Sub-contractors guarantee, for any replaced equipment shall also be made available to the WR/SGS/BANDR and shall be kept valid at least for one year from the date of last replacement.	
23.1.3	The manufacturer's guarantees for all bought out items shall be valid for the entire defect liability period. Guarantee certificates of all bought out items as mentioned shall be submitted to theWR/SGS/BANDR by the Sub-contractor	
24.0	CONSTRUCTION	
24.1	Rules and regulations	
24.1.1	Sub-contractor shall observe, in addition to codes specified in respective specifications, all national and local laws, rules and regulations and requirements pertaining to the work. The work at many station locations is to be executed within operation installations.	
24.2	Quality Assurance/Quality Control Procedures	
24.2.1	The Tenderer shall submit, a detailed Quality Assurance Procedure (QAP) to the WR/SGS/BANDR for approval. The QAP should indicate the organizational approach for quality control and quality assurance plan for the job and also provide objective, verifiable evidence that they have carried out all activities for the purpose and followed the specifications, as laid down in the tender documents and procedure. The QAP will include the following:	
	(i) Quality Control Plans showing the details of all the activities to be examined by the quality control group of the Sub-contractor and also the activities which are proposed to be inspected by inspection agency of the Sub-contractor appointed with due approval of the BANDR/SGS/Owner and along with the documentation which shall be maintained and submitted to the BANDR/SGS/Owner.	
	(ii) Quality Control Plan and Quality Assurance Procedure, in case a portion of the work or supply is being carried out by a sub-Sub-contractor/ specialized agency.	
24.3	Field Inspection	
24.3.1	Sub-contractor shall have a competent Superintendent on the premises, at all the times during performance of the work. Any instruction given to the Superintendent shall be construed as having been given to the Sub-contractor.	
24.4	Existing Services	
24.4.1	Existing drains, pipes, petroleum pipelines, cables, overhead wires and similar services encountered in the course of the work shall be protected against damage by the Sub- contractor at his own cost, so that they may continue in full and uninterrupted use to thesatisfaction of the WR/SGS/BANDR thereof, or otherwise occupy a part of the site in a manner, not likely to hinder the operation of such services.	
24.4.2	Any damage affecting the existing facilities / structures due to the Sub-contractor's fault shall be repaired by the Sub-contractor at his own cost to the satisfaction o Engineer-in-Charge/ concerned authority.	
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24.5	Construction equipment
24.5.1	Sub-contractor shall ensure all construction equipment to be in sound operating condition, safe and fit for the purpose and use intended for and to have a sufficient supply of spare parts to avoid delays in the performance of the work resulting from loss of use. Latest test certificates wherever required shall be made available for reference to the Site Engineer/ Engineer-in-Charge. All construction equipment shall be subject to inspection and approval from time to time by theWR/SGS/BANDRfor the purpose of
	ensuring conformity with the foregoing standard. Any such equipment which is rejected or not conforming with the foregoing shall be promptly repaired or removed by Sub- contractor and if removed shall be replaced as soon as practicable at Sub-contractor's expense with suitable equipment.
24.6	<u>Clean Up</u>
24.6.1	The trenching and cutting involved in installation and removal of anodes and associated cabling shall be restored to original condition after installations.
24.6.2	Sub-contractor shall clear the job site of all surplus materials, Sub-contractor's labour, equipment and machinery and shall demolish, dismantle and remove all temporary work structures, and construction and other items and things whatsoever brought upon, erected upon the job site and not incorporated in the permanent works and shall remove all rubbish from the job site and shall clear, dress and restore the job site to the satisfaction of the Site Engineer and shall completely vacate the job site.
25.0	INDEMNITY AND INSURANCE
25.1	The Sub-contractor shall undertake to provide comprehensive accident insurance coverage in respect of every employee employed by him for carrying out BANDR/Owner's job. Sub-contractor shall satisfy the BANDR/Owner of the same within the time prescribed by the BANDR/Owner but before the actual commencement of the job awarded to him.
25.2	Insurance of all the equipment, machinery, plant, tools & tackles, vessels and any other equipment brought to site for completion of work and which are not meant for permanent incorporation in the work shall be to the Sub-contractors account and suitable insurance cover should be taken on his own.
26.0	TRIAL RUN/COMMISSIONING OF ENTIRE SYSTEM
26.1	During the trial run /commissioning the Sub-contractor shall satisfy the Owner/SGS/BANDR in all respect regarding the satisfactory performance of the materials & workmanship used in the system. Upon successful commissioning of the system and acceptance of the same, the Owner/SGS/BANDR shall take over by written communication and such date of taking over shall be deemed as the date of successful commissioning and a completion certificate to that effect shall be issued.
26.2	Necessary instruments, skilled and unskilled labour, consumables and supervisory personnel shall be furnished/ provided by the Sub-contractor, free of cost, for conducting the tests, trial run and commissioning. The recording of the test results shall be done jointly with the Owner's/SGS's/BANDR's representatives and in the proforma to be approved by the Engineer-in-charge.
26.3	The Sub-contractor shall provide labour & equipment/machinery for testing and commissioning of the entire system.
26.4	Rectification of defect in any work done by the Sub-contractor shall be carried out by the Sub-contractor at his own cost and without delay to suit the commissioning programme.
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27.0	ESCALATION
27.1	Rates given in the Schedule of Rates (SOR) shall remain fixed and firm for the term of the Contract and price and rates so stated shall not be subject to any escalation within the said time.
28.0	PRICE ESCALATION
	The contract price shall be deemed to be firm and valid for the entire duration of the contract till the completion of work, and shall not be subject to any adjustment due to increase in price of materials, utilities, etc. or any other input for performance of work and the contract.
29.0	Off-loading Right to BANDR/WR/SGS :
	At any stage of performance evaluation, in the event sub-contractor's performance is rated as Fair or Unsatisfactory, BANDR/WESTERN RAILWAY/SGS without prejudice to any or all other rights & remedies available to it under the contract shall be entitled to offload part of the work with all consequences thereto and/or without prejudice to any other rights and remedies available to BANDR/WESTERN RAILWAY/SGS in terms of the contract, BANDR/WESTERN RAILWAY/SGS shall been titled to terminate the Contract with all consequences thereto.
30.0	SCHEDULE OF RATES
30.1	All the items of work mentioned in the schedule of rates and covered by the Contract shall be carried out as per the drawings, specifications and direction of Engineer-in- Charge and shall include all labour, materials, tools, tackles, etc. required to complete the job.
30.2	The Sub-contractor shall be and remain at all time exclusively responsible to provide all material, consumables, labour supervision, equipment tools machines, permits, licenses, casements and facilities and other items and things whatsoever required for or in connection with the work, included but not limited to those indicated by expression or implication in the Schedule of Rates, Specification, plans, drawings and/or other Contractdocuments or howsoever otherwise as shall be or may from time to time at anytime be necessary for or in connection with the work either for incorporation within the permanent works or in relative to the execution and performance of the work.
31.0	DELETED
32.0.	LOCATION OF SITE : The project site is located at Udhna of Surat District of Gujarat, approximately 05 KMS from Surat Nearest Airport: Surat – 20 KM from Site. Nearest Railway Station : (i) Mail/Express: Surat – 6 KM from site. (ii) Local: Udhna 0 KM from.
33.0	SUB-CONTRACTOR'S RESPONSIBILITY
	The Sub-contractor's obligation & responsibility shall include but not limited to the following: The Sub-contractor shall carry out work with due care and diligence in a professional manner, using sound engineering and project management and supervisory procedures and in accordance with Good Industry Practice such that besides complying with every requirement and obligation set forth in this Contract and Applicable Law, the Sub-contractor also ensures that the Facilities are fit for the intended purpose of the BANDR/WR/SGS. Sub-contractor represents and warrants that it has the requisite skills, experience, expertise and capacity to perform the Scope of Work in the foregoing manner and to satisfy and fulfill all of its obligations and responsibilities under this Contract.

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	- To deploy skilled, semiskilled, unskilled personnel in requisite number to complete the work.
	- To deploy suitable qualified supervisors in requisite number to ensure quality of work to the full satisfaction of BANDR/WR/SGS.
	- To deploy all plants & machineries, tools & tackles related to scope of work.
	- To carry out all repairs arising out of defective works done by the Sub-contractor
	- To provide accommodation for staff, supervisor & engineers and transportation of workers, staff, supervisor and engineer deployed by the Sub-contractor
	- To provide safety shoes, helmet, safety belts, etc. to the works who are engaged for this work under Sub-contractor's roll.
34.0	SUB-CONTRACTOR'S SUPERVISION: The Sub-contractor shall either himself supervise the execution of the works or shall appoint a competent agent approved by the Engineer-in-Charge, the Sub-contractor has himself not sufficient knowledge and experience to be capable of receiving instructions or cannot give his full attention to the works, to the Sub-contractor shall at his own expense employ as his accredited agent an engineer approved by the Engineer-in-Charge. Orders given to the Sub-contractor's agent shall be considered to have the same force if those had been given to the Sub-contractor himself. If the Sub-contractor fails to appoint a suitable agent as directed by the Engineer-in-Charge, the Engineer-in-Charge shall have full powers to suspend the execution of the works until such date as suitable agent is appointed and the Sub-contractor shall be held responsible for the delay so caused to the works.
	No work shall be covered up or put out of view without the approval of the Engineer-in- Charge or his authorized representative & the Sub-contractor shall afford full opportunity for examination of WORK. The Sub-contractor shall give due notice to the Engineer-in- Charge or his authorized representative whenever any such work is ready for examination & the Engineer-in-charge or his representative shall without unreasonable delay, unless he considers if necessary & advised the Sub-contractor accordingly, attend for the purpose of examining and measuring such work or of examining such WORK.
	Department Officers of WR/SGS/BANDR concerned with the Contract shall have powers at any time to inspect and examine any part of the works and the Sub-contractor shall give such facilities as may be required or such inspection and examination.
	Sub-contractor shall execute the work strictly as per drawings, technical specification and details supplied by or approved by the Engineer-in-charge of WR/SGS/BANDR, also as per relevant standard specification, codes of practice etc. applicable for the work whether specifically mentioned or not. However, in the event of contradictory provision, if any, between the specification approved by BANDR/WR/SGS and those given in Standard Specification and Codes, the former (i.e. specifications approved by the WR/SGS/BANDR) shall prevail and govern.
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35.0	TIME FOR COMPLETION
35.1	The SUB-CONTRACTOR shall complete in all respects in accordance with the Contract for the entire work at job Site within the time specified in this behalf in the Completion Schedule.
35.2	If BANDR/WR/SGS so requires, the Progress Schedule in the form of PERT chart. giving the latest dates of starting and the latest dates of finishing of various operations comprising time work as also the activities in the critical path and the latest dates for achievement of specific milestones in respect of the work so as to complete in all respects the works (including testing and consequential operations) within the time provided in the Time Schedule. This Progress Schedule should also indicate the interlinking of the various activities and bring to light the specific/critical items on which the inputs from BANDR/WR/SGS Engineer-in- Charge or other agencies, if any, would be required, to ensure adherence to the schedule.
35.3	If the SUB-CONTRACTOR shall fail to submit to BANDR/WR/SGS Engineer-in-Charge a Progress Schedule as envisaged above or if BANDR/WR/SGS Engineer-in-charge and SUB- CONTRACTOR fail to agree upon the Progress Schedule as envisaged above then the Engineer-in-Charge shall prepare the Progress Schedule (the datesof progress as fixed by the Engineer-in-Charge being final and binding upon the SUB- CONTRACTOR except as herein otherwise expressly provided), and shall issue theProgress Schedule so prepared to the SUB-CONTRACTOR which shall then be theApproved Progress Schedule and all the provisions of Clause 35.2 shall apply relative thereto.
35.4	Any reference in the Contract Documents to the "Approved Progress Schedule" or to the "Progress Schedule' shall mean the "Approved Progress Schedule" specified in Clause 35 .2 above or the Progress Schedule" prepared and issued by the Engineer-in- Charge as specified in Clause 35.0 above. whichever shall be in existence. In the absence of such approved Progress Schedule or such Progress Schedule prepared by the Engineer- in-charge, the Progress Schedule First prepared by the SUB- CONTRACTOR (with time incorporation of BANDR"s /WR's/SGS"S Engineer-in- Chargecomments thereon. if and) shall until such approved Progress Schedule or such Progress Schedule prepared by the Engineer-in-charge comes into existence be deemed to be the Progress Schedule for the purpose of the Contract.
35.5	Within 7 (seven) days of the occurrence of any act, event or omission which, in the opinion of the SUB-CONTRACTOR is likely to lead to delay in the commencement or completion or any particular work(s) or operation(s) or time entire work at any Job site(s) and is such as would entitle the SUB-CONTRACTOR to an extension of the time specified in this behalf in the Progress Schedule(s), the SUB-CONTRACTOR shall inform the Site Engineer and the Engineer-in-Charge in writing of the occurrence of the act, event or omission and the date of commencement such occurrence. Thereafter if even upon the cessation of such act or event or the fulfilment of the omission, the SUB-CONTRACTOR is necessary the SUB-CONTRACTOR shall within 7 (seven) days after the Cessation or fulfilment as aforesaid make a written request to the Engineer in-charge for extension of the relative time specified in the Progress / Schedule and the Engineer-in-charge may at any time prior to completion of the work extend the relative time of completion in the progress schedule tor such period(s) as he considers necessary, it he is of opinion that such act, event or omission constitutes a ground for extension of time, in terms of the Contract and that such act, event or omission has in fact resulted in insurmountable delay to the SUB-CONTRACTOR.

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35.5.1		application for extension of time made by the SUB-CONTRACTOR to the Engineer- narge should contain full details of –
	(a)	The notice under Clause 35.5 with a copy each of the notice sent to the
	(4)	Engineer-in- Charge and, Site Engineer,
	(b)	The activity for the progress schedule affected.
	(c)	The bottleneck(s) or obstruction(s) perceived/experienced and the reason(s) therefore.
	(d)	Extension required/necessitated on account of (c) above
	(e)	Extension requiredBANDR/WR/SGS
	(f)	Extension required/necessitated on account of force majeure.
	(g)	The total extension of time (if any) required/ necessitated for completion. taking the above into-account and after eliminating all overlaps.
35.5.2	time	opinion/ decision of the Engineer-in-Charge in this behalf and as to the extension of e necessary shall subject to the provisions of clause 35.6 hereof, be final and binding n the SUB-CONTRACTOR.
35.6	time the in-C item nece any	withstanding the provisions of clause 38.5 hereof, time BANDR/WR/SGS may at any e at time request of the SUB-CONTRACTOR made by way of appeal either against decision of the Engineer-in-Charge taken under clause 35.5 or against theEngineer- charge's refusal to take a decision under the said clause, if satisfied of the work or any n or operation thereof for such period(s) as time BANDR/WR/SGS may consider essary, and the decision of time BANDR/WR/SGS as to the existence or otherwise of grounds justifying the extension and as to the period(s) of extension necessary shall inal and binding upon the SUB-CONTRACTOR.
35.7	exis CON the gene dela CON full impo affo CON othe char com	ject as elsewhere herein or in the Tender documents expressly provided, only the tence of force majeure circumstances as defined in clause hereof shall afford the SUB-ITRACTOR a ground for extension of time for completion of the work or army part of work or any operation(s) involved therein, and specifically without prejudice to the erality of the foregoing. inclement weather, strike, shutdown, third party breach, by in supply of material(s) or commercial hardship shall not afford the SUB-ITRACTOR a ground for extension of time or relieve the SUB-CONTRACTOR of his/its obligations under the Contract, nor will any forced shutdown or idleness or other ediment in progress or completion of time work due to any reason whatsoever rd the SUB-CONTRACTOR a ground for extension of the Contract except and to the extent erwise elsewhere herein specifically provided, nor shall any shut down or idle time rges be payable by BANDR/WR/SGS to the SUB-CONTRACTOR for delay in the imencement, progress or completion of time work due to any reason whatsoever, using due to the existence of force majeure circumstances.
35.8	und epid	term "FORCE MAJFURE" as employed in this contract shall mean wars (declared or eclared) or revolutions, civil wars, tidal waves, flies, major floods, earthquakes, lemics, quarantine restrictions and freight embargoes and transporters strikes cting the country as a whole.
35.9	Upon opera comp and s	an extension of time for completion of time work or any part of the work or any ation(s) involved therein pursuant to Clause hereof, the extended date/time of pletion shall be deemed to be the relative date of completion in the Progress schedule such extension shall constitute the sole remedy of time SUB-CONTRACTOR for and/or ng out of such delays, and the SUB-CONTRACTOR hereby waives any and all contrary
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35.10			
	The mere fact that BANDR/WR/SGS shall not have terminated the contract or that BANDR/WR/SGSor Engineer-in-charge has permitted the SUB-CONTRACTOR, for the time being, to continue with the work for its completion shall not prejudice the full rights and remedies available to BANDR/WR/SGS under the contract arising out of the delayed completion, including the right of Price discount, damages and/or termination. Such per permission(s) shall unless specifically stated to be an extension of time under Clause 35.5 or Clause 35.6 of SCC as the case may be. not be construed as extension(s) of time under Clause 35.5 or 35.6 of SCC hereof, and shall merely constitute an indication or intimation, as the case may be of BANDR's /WR 's/SGS's willingness, for the time being, to accept the delayed completion, subject to its rights under the Contract.		
35.11	representative of BANDR/WR/SGS in relation to extension of time for commencement or completion of any work(s) or operation thereof or of the entire works under the Contract shall be binding upon BANDR/WR/SGS or shall constitute an extension of time for commencement of completion of the entire work(s) or any part of operation thereof within the provisions of Clause 35 .5 or Clause 35 .6 hereof, unless the same has been communicated to the SUB-CONTRACTOR in writing by the Engineer-in-charge under Clause 35.5 or by the Engineer-in-charge under Clause 35.6 and the writing specifically states thatit embodies an extension of time within the provisions of Clause 38.6 or SCC as the case may be, and without prejudice to the afore going, the prescription or signing of a Progress Schedule by the Site Engineer or any site representative of BANDR/WR/SGS at variance with the Progress Schedule, as the case may be, referred to in Clauses 35.2, 35.3 and/or 35.4 of SCC hereof or containing an extended time of commencement or completion in respect of the entire work(s) or any part or operation thereof shall not anywise constitute an extension on time in the terms of the Contract- so as to bind BANDR/WR/SGS or relieve the SUB-CONTRACTOR of all or anyof his liabilities under the Contract, nor shall constitute a promise on behalf of BANDR/WR/SGS or a waiver by BANDR/WR/SGS of any of its rights in terms of the Contract relative to the performance of the Contract within time specified or otherwise, but shall be deemed only (at the most) as a guidance to the SUB-CONTRACTOR for better organizing his work on a recognition that the SUB-CONTRACTOR has failed to organize his work and/or perform		
	most) as a guidance to the SUB- CONTRACTOR for better organizing his work on a		
36.0	most) as a guidance to the SUB- CONTRACTOR for better organizing his work on a recognition that the SUB-CONTRACTOR has failed to organize his work and/or perform		
36.0 36.1	most) as a guidance to the SUB- CONTRACTOR for better organizing his work on a recognition that the SUB-CONTRACTOR has failed to organize his work and/or perform the same.		
	most) as a guidance to the SUB- CONTRACTOR for better organizing his work on a recognition that the SUB-CONTRACTOR has failed to organize his work and/or perform the same. SCOPE OF SUPPLY: BY BANDR The brief scope of supply under the scope of BANDR is given as below: (i) BANDR shall provide Approved standards, specifications and Drawing etc. as available		
	most) as a guidance to the SUB- CONTRACTOR for better organizing his work on a recognition that the SUB-CONTRACTOR has failed to organize his work and/or perform the same. SCOPE OF SUPPLY: BY BANDR The brief scope of supply under the scope of BANDR is given as below: (i) BANDR shall provide Approved standards, specifications and Drawing etc. as available from Western Railway/BANDR's consultant for execution of the job.		
	most) as a guidance to the SUB- CONTRACTOR for better organizing his work on a recognition that the SUB-CONTRACTOR has failed to organize his work and/or perform the same. SCOPE OF SUPPLY: BY BANDR The brief scope of supply under the scope of BANDR is given as below: (i) BANDR shall provide Approved standards, specifications and Drawing etc. as available from Western Railway/BANDR's consultant for execution of the job. B AND R shall provide WC Policy & Labour License.		
	most) as a guidance to the SUB- CONTRACTOR for better organizing his work on a recognition that the SUB-CONTRACTOR has failed to organize his work and/or perform the same. SCOPE OF SUPPLY: BY BANDR The brief scope of supply under the scope of BANDR is given as below: (i) BANDR shall provide Approved standards, specifications and Drawing etc. as available from Western Railway/BANDR's consultant for execution of the job. B AND R shall provide WC Policy & Labour License. Undeveloped/Ungraded Land for Site Office and Store of Contractor.		
	 most) as a guidance to the SUB- CONTRACTOR for better organizing his work on a recognition that the SUB-CONTRACTOR has failed to organize his work and/or perform the same. SCOPE OF SUPPLY: BY BANDR The brief scope of supply under the scope of BANDR is given as below: (i) BANDR shall provide Approved standards, specifications and Drawing etc. as available from Western Railway/BANDR's consultant for execution of the job. B AND R shall provide WC Policy & Labour License. Undeveloped/Ungraded Land for Site Office and Store of Contractor. All Permits and Clearance required From Client 		
	most) as a guidance to the SUB- CONTRACTOR for better organizing his work on a recognition that the SUB-CONTRACTOR has failed to organize his work and/or perform the same. SCOPE OF SUPPLY: BY BANDR The brief scope of supply under the scope of BANDR is given as below: (i) BANDR shall provide Approved standards, specifications and Drawing etc. as available from Western Railway/BANDR's consultant for execution of the job. B AND R shall provide WC Policy & Labour License. Undeveloped/Ungraded Land for Site Office and Store of Contractor.		

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	BANDR may provide an area of land suitable for use as a casting yard/ works area near
	to the site upon request by the Contractor.
	Should Contractor elect to use this site then the Contractor will have to remit an annual
	rent equivalent to an amount of 1% of the "Guidance Value" of the property for the
	period of occupancy of the area of land. The Contractor shall be responsible for clearing
	the site of all debris, vegetation and buildings, providing access into the site and
	providing any utilities or services which may be required for the Contractor' operations.
	In case the land cannot be handed over to the Contractor, the Contractor has to make
	his own arrangements for a casting yard/works area(s) and other facilities without any liability to the BANDR.
	Contractor upon completion of the work shall clear of all debris, structures made by the
	Contractor, RCC footings and rafts, rubbish and debris, etc. and returned to its original
	condition before being handing back to the Railway, at no extra cost to the
	BANDR/Railway.
	The recovery rate approved by BANDR's Client shall be final and binding on the
	Contractor.
36.2	BY SUB-CONTRACTOR
	The brief scope of supply under the scope of SUB-CONTRACTOR are given as
	below:
	• All type of equipment (such as drilling machine, cutting machine, portable welding
	machine, grinding machine, Level Machine, staff, finishing of Kota stone machine, etc. including fuel, consumables, tools & tackles required to complete the job in all respect.
	• Safety Helmets, Safety Harness, Steel-toed construction shoes/boots (sizes to be
	notified), Day-Glo waistcoat, Industrial safety goggles, Industrial gloves, Breathing
	Masks and Filters, Ear protectors, Heavy weight suits (sizes to be notified), Lamps
	(with batteries), etc. and other Personal Protective Equipment's, Fluorescent jackets
	and all other consumables, tools and tackles, etc. required to complete the job in all respect.
	• Supply of all materials such as Cement, Sand, Stone Aggregates, Admixtures, RMC
	(Ready Mix Concrete), Reinforcement Steel, shuttering materials, Granite, Tiles,
	Structural Steel, painting, Sanitary items, Brick work, Hume pipe, Bolts, Good earth
	for filling, Construction water & Construction Power etc. required to complete the job
	in all respect.
	All type of manpower (Highly Skilled, Unskilled labour, Supervisor, Engineer, safety
	personnel, quality engineer etc.) required to complete the job in all respect.
	• Transportation & accommodation for contractor's Engineer, staff, supervisor, highly
	skilled, semi-skilled & unskilled labours, operator, etc.
	• Compliance of all statutory requirements such as PF, Labour Welfare Cess / BOCW,
	etc. as per requirement of the project to complete the job in all respect.
	Construction Water & Drinking water,
	Construction Power / Electricity.
	• Insurance coverage under the Pradhan Mantri Suraksha Bima Yojana (PMSBY) and
	Pradhan Mantri Jeevan Jyoti Bima Yojana (PMJJBY).
	• All types of PPEs like safety shoe, safety glasses, safety belts, safety helmet, nose
	mask, gum boot, hand gloves etc. Gate Pass formalities (Aadhar Card, Passport Photo
	etc.) as required to complete the job in all respect.
	Except for scope of supply by B and R, any other resources required to complete the
	work but not specifically mentioned above shall be in scope of contractor.
1	work but not specifically mentioned above shall be in scope of contractor.



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37.	REPORTS AND RECORDS
37.1	The SUB-CONTRACTOR shall, from time to time, maintain at each job site (in addition to any records or registers required to be maintained by the SUB-CONTRACTOR under any law, rule or regulation having the force of law) such records and registers as the Engineer-in-Charge or Site Engineer shall or may require the SUB-CONTRACTOR to keep and /or maintain from time to time.
37.2	In addition to any other records or registers required to be maintained by the SUB- CONTRACTOR from time to time and / or to the reports required to be furnished by the SUB- CONTRACTOR, the SUB-CONTRACTOR shall daily or otherwise as may be prescribed by Engineer-in-Charge or Site Engineer, submit to the Site Engineer a Progress Report of all work done and / or progress achieved by the SUB-CONTRACTOR at each job sitewithin the preceding day or the period of last report, as the case may be.
37.2.1	The receipt and /or acceptance of any such report by the Site Engineer shall be without prejudice to the full rights and remedies of BANDR/WR/SGS and obligations / liabilities of the SUB-CONTRACTOR under the Contract, and shall not anywise operate as an estoppels against the BANDR/WR/SGS by reason of the fact that no notice or objection was taken of or to any information contained in any such report; nor shall any statement in any such report be deemed to be correct merely by virtue of the existenceof such statement, and its being uncontroversial by any officer of BANDR/WR/SGS.
37.3	The SUB-CONTRACTOR shall also maintain at each job site a Site Order / Site Instructions Book, in which the day-to-day instructions of the Site engineer / Engineer-in-charge other Inspecting Officers of BANDR/WR/SGS shall be recorded. Each such Order / Instruction shall be duly acknowledged and compliance with time same shall also be recorded in the appropriate columns of time Site Order / Site Instructions Book. This book shall be kept available for inspection by the Officers of BANDR/WR/SGS. Time Site Order / Site Instruction Book shall be lodged with the Engineer- in-charge on completion of the Work or sooner determination of the contract for any cause.
38.0	SUB CONTRACTS No Sub contracting by the Sub-contractor will be allowed for this tender.

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39.0	MISCONDUCT
39.1	If and whenever any of SUB-CONTRACTOR's employee(s) shall in the opinion of the
55.1	Engineer-in-charge or Site Engineer (whose opinion in this behalf shall be final) be guilty
	of misconduct or be incompetent or insufficiently qualified or negligent in the performance
	of his / their duties, or if in the opinion of the Engineer-in-Charge (which shall be final) it
	is undesirable for any reason (which need not be disclosed to the SUB- CONTRACTOR) for
	such person(s) to be employed in the work, the SUB-CONTRACTOR, if so directed by the
	Site Engineer, shall forthwith remove or cause to be removed such person(s) from
	employment thereon, and any person(s) so removed shall not be re- employed in the work
	except with the prior permission in writing of the Engineer-in- charge. Any person(s) so
	removed from the works shall be immediately replaced at the expense of the SUB-
20.2	CONTRACTOR by a qualified and competent substitute.
39.2	If, at any time, in the course of execution of the contract, BANDR/WR/SGS / Engineer-
	in-charge finds that any person employed by the SUB-CONTRACTOR is not observing and/or
	is will fully flouting the operating security and safety precautions of the area in which he is
	working and / or are found to be indulging in activities prejudicial to the Interest of
	BANDR/WR/SGS, the SUB-CONTRACTOR shall forthwith ,on being directed by
	BANDR/WR/SGS / Engineer-in-charge in this behalf remove or cause to be removed such
	person(s}, as may be named by BANDR/WR/SGS / Engineer-in- charge in this behalf, from
	the site, within 24 hours of such intimation and such person(s) shall not be re-employed in
	this work or any other work under BANDR/WR/SGS, without the prior written permission of
	BANDR/WR/SGS. All repatriations of any person(s) removed from the site shall be done by
	the SUB- CONTRACTOR at his own cost and the vacancy(ies) so caused so caused shall be
	filled by the SUB-CONTRACTOR at his Own expenses by competent substitutes.
39.3	If any activities of any such person are considered by BANDR/WR/SGS or Engineer- in-
	charge to be criminal in character and/or prejudicial to the public or national interest, the
	SUB-CONTRACTOR shall, in addition to removing such person(s) as stipulated in
	14.2 above, also co-operate with BANDR/WR/SGS Engineer-in-charge in lodging such
	complaints with the police or other authorities as BANDR/WR/SGS or Engineer- in-Charge
	considers necessary, and shall co-operate with BANDR/WR/SGS, in handing over such
	person(s) to the concerned author ties as decided by BANDR/WR/SGS.
39.4	The SUB-CONTRACTOR shall kept BANDR/WR/SGS indemnified from and against all
	personnel and third party claims whatsoever (inclusive of all costs incurred between
	attorney and client) arising out of any act or omission or intermission on part of employee
	of the SUB-CONTRACTOR, whether committed, omitted or arising with or without the scope
	of the contract or otherwise.
40.0	CHANGE IN CONSTITUTION OF THE SUB-CONTRACTOR
	The SUB-CONTRACTOR, whether an individual, Proprietary concern, Partnership firm,
	Private limited Company or Public Limited Company, shall not make any-change(s) in its
	constitution, by transfer of substantial shareholding or of management (in the case of
	a company) or by addition or deletion of Partners, change in the terms of Partnership,
	or make any other material change(s) without prior intimation to and approval of
	BANDR/WR/SGS. Any such unauthorized change shall attract the provisions of Clause.
41.0	SAFETY RULE
	Sub-contractor's employees/workmen shall observe and abide by all safety rules and
	regulations as imposed by the BANDR/WR/SGS from time to time.
	The Sub-contractor shall follow and adhere to the safe construction practice and guard against
	hazardous and unsafe working condition within his quoted price and comply with
	WR/SGS/BANDR's Safety Rules, codes and practice as prevalent at the site of work

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42.0	DEPLOYMENT OF LABOUR & SUPERVISOR PERSONNEL			
	The quoted rates given in the schedule of quantities are inclusive of the Sub-contractor's rate to provide all labours, manpower and supervision etc. and he shall thereof, deploy and engage, within the quoted rates, all technical personnel, all categories of skilled/semi- skilled/un-skilled workmen and supervising staff as required directly, indirectly for the execution or completion of the works in all respect in a perfectly workmanship like manner as per approved specifications, drawings and the time schedule/programme of completion. If at any point, it is observed by the company that deployment of supervisor personnel is inadequate and the progress of work is affected, the company shall engage Supervisors/Engineers for the Sub-contractor's work at Sub-contractor's risk and cost. The cost incurred by the Company shall be recovered from Sub-contractor's Running Account Bills.			
43.0		E OF PAYMENT:		
43.1				re-IV but billing will be done by the subcontractor estern Railway/SGS with respect to the Schedule
				by BANDR Mumbai Office to the subcontractor ceipt of corresponding payment from Western
				the subcontractor through Electronic Payment
	Mecha	anism only for which following Ban		letails must be furnished by bidder:-
	i)	Name of the Company:	:	
	ii)	Name of Bank	:	
	iii)	Name of Branch of the Bank	:	
	iv)	City	:	
	v)	Account No	:	
	vi)	Account Type	:.	
	vii)	IFSC Code of the Bank Branch	:	
	viii)	MICR Code of the Bank Branch	:	
43.2	RA BI	LL SHALL BE PAID WITHIN 30 DA	YS	AFTER CERTIFICATION OF MONTHLY RA BILLS.
43.3	Payments will be made after submission of SPBG			
43.4	While claiming progress payment, SUB-CONTRACTOR shall submit documentary evidence to the effect that he has deposited EPF/ EPS/ Labour Cess/ESIC for his workers along with certificate indicating payment of minimum wages to the workmen at prevailing rates at Project site as per statute. SUB-CONTRACTOR shall also submit an undertaking that they have complied with all statutory requirement as per Contract. BANDR will pay to the Sub-contractor after receipt of same quantity from WR/SGS. In case any or one of these documents is not submitted along with progress bills, payment against these bills may be kept in abeyance. In such an event Sub-contractor shall ensure payment of due wages to his workmen as well as payment to statutory authorities keeping employer completely in dignified			
43.5	Deduction towards Income Tax & Surcharge from Sub-contractor's bills (R/A & Final) will be as per prevailing rules. However TDS certificates will be issued to Sub-contractor for tax deduction at source.			

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43.6	FINAL BILL PAYMENT:			
	(i) The final bill shall be submitted by the Sub-contractor within three months of physical completion of the works. No further claims shall be made by the Sub-contractor after submission of the final bill and these shall be deemed to have been waived and extinguished. Payment of those items of the bill in respect of which there is no dispute and of items in dispute, for quantities and at rates as approved by Engineer-in-Charge, shall be made within the period specified.			
	 (ii) After payment of the amount of the final bill payable as aforesaid has been made, the Sub-contractor may, if he so desires, reconsider his position in respect of the disputed portion of the final bill and if he fails to do so within 90 days, his disputed claim shall be dealt with as provided in the contract. 			
43.6.1	Sub-contractor within his quoted rates shall make necessary statutory payments of ESIC, PF, as applicable as on date of any modification thereof time to time.			
43.7	The Sub-contractor will be bound to bear proportionate burden of Liquidated Damage/Delay in completion if imposed by WR/SGS and the same shall be final and binding upon the Sub-contractor.			
43.8	Rate/Price given in the Schedule of Quantities is inclusive of Sub-contractor's providing all manpower, labours, supervision & technician to complete the work in all respects as per scope, obligation, responsibility, supply as mentioned elsewhere in this tender document required for the completion of the works in all respect and Sub-contractor shall, therefore, deploy and engage within the quoted rate / price, all technicians, supervisory staffs, workmen and all other employees, for the execution and completion of the works in perfectly workmanship like manner as per technical specifications, standards and time schedule.			
43.9	Sub-contractor have to make his own arrangements for the accommodation of his all manpower, employees and their transport to site & back at his cost. Nothing shall be charged to company on this account.			
43.10	The Sub-contractor shall follow and adhere to the safe construction practice and guard against hazardous and unsafe working condition within his quoted price and comply with WR/SGS/BANDR Safety Rules, codes and practice as prevalent at the site of work.			
43.11	The Sub-contractor undertakes to discharge his responsibility under the Employees Provident Found Scheme as an immediate employer, for employees engaged or employed by him for execution of contracted work, or as the next immediate employer in case he has assigned the Contract or it has entered into a Labour/sub-contract agreements for the said works.			
	The Sub-contractor undertakes that all employees, either employed by him, or by his Sub- contractor, or permitted assigns, would be covered under the above scheme from the date of commencement of work. The Sub-contractor further undertakes to pay employee's contribution as well as employer's contribution at appropriate rate to the office of Regional Provident Fund Commissioner within the stipulated time period for the same. The Sub-contractor acknowledges the right of the Company to recover, deduct or claim any amount, which the company is required to pay.			
44.	VALIDITY OF OFFER The Tender submitted against this enquiry/tender documents shall remain valid for acceptance for a period of 120 days from the due date/extended due date. Sub-contractor may be asked to extend the validity period if required without any price implication.			
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45.	TAXES & DUTIES
(i)	Goods and Service Tax (GST)
(-)	Without prejudice to stipulation in General Conditions of Contract, the quoted price shall be
	exclusive of Goods and Services Tax. The GST as legally leviable & payable by the bidder
	under the provisions of applicable law/act shall be paid extra by BANDR as per Bidder's GST
	Tax Invoice. Bidder shall quote their rates after considering the input tax credit on their input
	materials and services.
	The contract is covered under works contract. GST under supply of services is applicable.
	The bidder should be registered with the GST authorities and the copy of registration
	certificate and latest filed Monthly/Quarterly GSTR-3B return as GST clearancecertificate shall
	be submitted along with bid documents (techno commercial). Bid without above documents
	shall be cancelled.
	All Bidders(s), having registration in other State (Except Gujarat), shall raised their Tax Invoice
	by charging IGST only. Otherwise their price shall be evaluated by loading GST amount as
	applicable rate specified by Bidder(s).
	The quoted price shall be deemed to be inclusive of all taxes and duties except "Goods and
	Services Tax" (hereinafter called GST) (i.e. IGST or CGST and SGST/UTGST applicable in case
	of interstate supply or intra state supply respectively and GST compensation Cess if
	applicable).
	Sub-contractor/vendor shall be required to issue tax invoice in accordance with GST Act and/or
	Rules along with payment proof so that input credit can be availed by BANDR. In the event
	that the Sub-contractor / vendor fails to provide the invoice in the form and manner prescribed
	under the GST Act read with GST Invoicing Rules there under, BANDR shall not be liable to
	make any payment on account of GST against such invoice.
	Bidder shall raise their Tax invoice in regular interval as per contract condition and uploaded
	their supply invoice in GSTN portal through GSTR-1.
	Mismatch in return of BANDR due to any reason attributable to bidder, the same shall be recovered from bidder's bill.
	GST payable under reverse charge for specified services or goods under GST act or rules, if
	any, shall not be paid to the Sub-contractor/vendor but will be directly deposited to the
	government by BANDR.
	The agency shall always comply with the requirements of applicable laws and provide
	necessary documents as prescribed under the Rules & Regulations, as applicable from time to
	time. In particular, if any tax credit, refund or other benefit is denied or delayed to BANDR
	due to any non-compliance / delayed compliance by the Supplier under the Goods & Service
	Tax Act (such as failure to upload the details of the sale on the GSTN portal, failure to pay
	GST to the Government) or due to non-furnishing or furnishing of incorrect or incomplete
	documents by the Supplier, the Supplier shall be liable to reimburse BANDR for all such losses
	and other consequences including, but not limited to the tax loss, interest and penalty.
	Notwithstanding anything contained anywhere in the Agreement, in the event that the input
	tax credit of the GST charged by the Sub-contractor / Vendor is denied by the tax authorities
	to BANDR for reasons attributable to Sub-contractor / Vendor, BANDR shall be entitled to
	recover such amount from the Sub-contractor / Vendor by way of adjustment from the next
	invoice. In addition to the amount of GST, BANDR shall also be entitled to recover interest at
	the rate prescribed under GST Act and penalty, in case any penalty is imposed by the tax
	authorities on BANDR.
	TDS under GST, if applicable, shall be deducted from Sub-contractor's/vendor's bill at
	applicable rate and a certificate as per rules for tax so deducted shall be provided to the Sub-
	contractor/vendor. the Sub-contractor will be under obligation for charging correct rate of tax
	as prescribed under the respective tax laws. further the Sub-contractor shall avail and pass on benefits of all exemptions/ concessions available under tax laws.
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	No variation on account of taxes and duties, statutory or otherwise, shall be payable by BANDR to Sub-contractor/vendor except for GST. Any statutory variation for GST shall be payable up to contractual date of completion against documentary evidence. In case, input tax credit of GST is available to BANDR beyond Contractual completion date, the same may be reimbursed by BANDR. Any reduction in taxes and duties included in the price shall be passed on to BANDR.
	Any new taxes, duties, cess, levies notified or imposed after the submission of last /final price bid but before the contractual date of completion of work shall be to BANDR Account.
	The Sub-contractor will be liable to ensure to have registered with the respective tax
	authorities and to submit self attested copy of such registration certificate(s) and the Sub-
	contractor will be responsible for procurement of material in its own registration (GSTIN) and
	also to issue its own Road Permit/ E-way Bill, if applicable etc.
	In case the bidder is covered under Composition Scheme under GST laws, then bidder should
	quote the price inclusive of the GST (CGST & SGST/UTGST or IGST). Further, such bidder should mention "Cover under composition system" in column for GST (CGST & SGST/UTGST or IGST) of price schedule.
	BANDR will prefer to deal with registered supplier of goods/ services under GST. Therefore,
	bidders are requested to get themselves registered under GST, if not registered yet. However,
	in case any unregistered bidder is submitting their bid, their prices will be loaded with
	applicable GST while evaluation of bid. Where BANDR is entitled for input credit of GST, the
	same will be considered for evaluation of bid as per evaluation methodology of tender
	document.
	The SUB-CONTRACTOR will be under the obligation for billing correct rate of tax/duties as
	prescribed under the tax laws on the Invoice to WR/SGS/BANDR, after availing input tax credit
	and pass on the benefit,
	Any invoice issue on introduction of GST Law shall contain the following particulars-
	(a) Name, address and GSTIN of the supplier of service;(b) Serial number of the invoice;
	(c) Date of issue;
	(d) Name, address and GSTIN or UIN, if registered of the recipient;
	(e) Name and address of the recipient and the address of the delivery, along with the State
	and its code,
	(f) Accounting Code of services;
	(g) Description of goods or services;
	(h) Total value of supply of goods or services;
	(i) Taxable value of supply of goods or services taking into discount or abatement if any;
	(j) Rate of tax (Central Tax, State Tax, Integrated Tax (for inter-state supply), Union Territory
	Tax or cess);
	(k) Amount of tax charged in respect of taxable services (Central Tax, State Tax, Integrated
	Tax (for inter-state
	supply), Union Territory Tax or cess);
	(I) Place of supply along with the name of State, in case of supply in the course of inter-state trade or commerce;
	(m) Address of the delivery where the same is different from the place of supply and
	(n) Signature or digital signature of the supplier or his authorized representative.
	BANDR GSTIN NO. 24AABCB3166E2Z4
	BANDR C.I.N No. U23710WB1929GO1003601, State Code.24
	BANDR PAN No. AABCB3166E
	GST-TDS @ 2% (two percent) will be deducted from basic invoice value (i.e. value before
	GST) under GST law w.e.f. 01.10.2018 for Taxable Services. TDS @ 1% each for CGST & SGST
	or 2% for IGST will be applicable except the exemption provision as stipulated in GST law. Tax
	deducted at source will be deposited to the Govt. and TDS certificate will be issued to the Sub-
	contractor as per the rules.
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	If the Tax i Succ guid	invoice by charging IGS essful bidder has to su elines.	T on	on in other State (except Gujarat) shall raise their ly. t e-invoice (If applicable) to BANDR as per GST	
	Any charg varia is for the B	ges / levies etc. prevailing tions thereof during the ter ced to pay any such for the idder either from Running	/ app nure o e abov	any, as applicable, viz. Royalty, Stamp Duty, other licable on the date of opening of Technical Bids and any of the contract are in the scope of Bidder. In case BANDR ve, BANDR shall have the right to recover the same from or otherwise as deemed fit.	
(ii)	New Levies/Taxes In case Government imposes any new levy/tax after award of the work during the tenure of the contract, BANDR shall reimburse the same at actual on submission of documentary proof of payment subject the satisfaction of BANDR that such new levy/tax is applicable to this contract if payable by our Client.				
46.0(A)		<u>ils of receiver / Bill Add</u>	ress		
	(i) (ii)	Company Name Address	:	Bridge and Roof Co. (I) Ltd. PLOT NO-13/A, GOTRI CO-OPERATIVE HOUSING SOCIETY, GOTRI ROAD, OPP ISCON HEIGHTS, VADODARA, GUJARAT, 390021	
	(iv)	State Code	:	24	
	(v)	GST No / Unique Id	:	24AABCB3166E2Z4	
	(vi)	PAN	:	AABCB3166E	
	(vii)	CIN of the Receiver	:	U27310WB1920G01003601	
46.0	Deta	ils of Bidders		•	
(B)		1		1	
	(i)	Company Name	:		
	(ii)	Address	:		
	(iii)	State Name	:		
	(iv)	State Code	:		
	(v)	GST No / Unique Id	:		
	(vi)	PAN	:		
47	(vii)	CIN of the Receiver	:		
47.	Income Tax Income Tax as applicable on works contract is included in the contract price. Income Tax shall be deducted from the subcontractor's bills as per the provisions of Income Tax Act.				
48.	GOVERNMENT REGULATIONS : The SUB-CONTRACTOR shall comply with and ensure strict compliance of all applicable Central, State, Municipal and local laws and regulations and undertakes to indemnify BANDR/WR/SGS from and against all levies, damages, penalties, any payments whatsoever as may be imposed by reason of any breach or violation of any law, rule or regulation and against all actions, proceedings claims and demands arising there from and/or relative thereto.				
49.	SUBLETTING OF WORK No part of the Contract nor any share or interest therein shall in any manner or degree be transferred, assigned or sublet by the Sub-contractor directly or indirectly to any person, firm or corporation whosoever without the prior consent in writing of the Company.				
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50.	STAMP DUTY
	Stamp duties, registration fees (if any) and any related charges payable under Applicable Laws in relation to the Contract shall be borne by the Sub-contractor.
51.	ESI SCHEME Employees State Insurance (ESI) Scheme is not applicable at site.
52.	PROVIDENT FUND
52.1	The Sub-contractor undertakes to discharge his responsibility under the employees provident fund scheme 1995 as an immediate employer, for employees engaged or employed by him for execution of contracted work, or as the next immediate employer in case he has assigned the contract or it has entered into a subcontract agreements for the said works.
	The Sub-contractor undertakes that all employees, either employed by him, or by his Sub- contractor, or permitted assigns, would be covered under the above scheme from the date of commencement of work. The Sub-contractor further undertakes to pay employee's contribution as well as employer's contribution at appropriate rate to the office of the regional provident fund commissioner within the stipulated time period for the same.
	The Sub-contractor acknowledges the right of the company to recover, deduct or claim any amount which the company is required to pay.
52.2	The establishment of the Sub-contractor and its Sub-contractors shall be duly registered under the Employees Provident Fund and Miscellaneous Provisions Act, 1952 and the Employees' State Insurance Act, 1948 and the Sub-contractor shall duly and timely pay and ensure payment by its sub Sub-contractors of contributions and its/their employees to the Authorities prescribed under the said Acts and any schemes framed thereunder in respect of all labour employed by it for the execution of the contract. Copies of challans/receipt of such payments along with the list showing persons employed together with emoluments paid for the purpose of provident fund deductions shall be submitted to BANDR/WR/SGS before the end of every calendar months. In case the relevant provident fund Authority's receipt/challans referred to above are not furnished, BANDR/WR/SGS shall deduct 5% (five percent) of the payable amount from the Running Bill and retain the deducted amount as a security for the contribution to provident fund. Such retained amounts shall be released to the Sub-contractor only on production of challan/receipts of the relevant provident fund Authority for the period covered by the related deduction.
53.0	RIGHT OF COMPANY TO ACCEPT OR REJECT TENDERThe right to accept or reject the tender will rest with the Company. The Company, however, does not bind himself to accept the lowest tender and reserves to itself the authority to reject any or all tenders received without assigning any reason whatsoever.
54.0	Acceptance of WR/SGS is a prerequisite for consideration of bidder's offer by BANDR for this Sub-contract. Accordingly bidder(s) whose offer is not acceptable to BANDR/WR/SGSshall not be considered and shall be rejected by BANDR and no correspondence and claim etc. from the bidder in pursuant to the Tender shall be entertained by BANDR under any circumstances whatsoever.

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55.0	In the event of any deviation taken by bidder(s) with respect to techno-commercial terms and conditions of Tender & subsequent non withdrawn of same may normally lead to not consider their offer(s) for further evaluation. However, in case BANDR accepted the deviation(s), the necessary loading due to these deviation as per prevailing market condition & as per BANDR discretion which shall be final and binding on the bidder(s) may be done on the price evaluation. No misunderstanding in this regard shall be entertained.
56.0	DIRECT TAX
	BANDR shall not be liable towards Income Tax of whatever nature including variations thereof arising out of this contract as well as tax liability of the bidder and their personnel. Deduction of tax at source at the prevailing rates shall be effected by BANDR before release of payment as a statutory obligation, unless exemption certificate is produced by the bidder. TDS certificate will be issued by BANDR as per the provisions of Income Tax Act.
57.0	PROFESSIONAL TAX
	Professional Tax on their employees & laborer's as per Govt. Guidelines.
58.0	NEW TAXES, DUTIES & LEVIES :-
	Any new Taxes/Duties/Cess/Levis Notified/Imposed after the submission of last/final price bid but before the contractual date of Completion of Work shall be to BANDR's account if payable by our Client.
59.0	BOCW CESS
	Quoted Price shall be inclusive of BOCW Cess (if applicable). In Order to govern welfare and working conditions of labourers engaged in construction activities, the Building and other Construction Workers' (Regulation of Employment and Conditions of Service Act, 1996, hereinafter referred to as the "RE & CS") came into force. The RE&CS Act is applicable in respect of building and other construction work. Wherever applicable, the Sub-contractor shall strictly comply with the provisions pertaining to RE&CS Act. The Sub-contractor must be registered with the concerned authorities under the RE&CS Act, or in case of non-registration the Sub-contractor should obtain registration within one month of the award of the contract.
	Cess as per the prevailing rate, shall be deducted at source from bills of the Sub-contractor by the Engineer-in-Charge of the contract and remitted to the "Secretary, Building and other Construction Workers Welfare Board" of the concerned State. The Sub-contractor shall be responsible to submit final assessment return of the cess amount to the assessing officer after adjusting the cess deducted at source.
60.0	EMPLOYEES STATE INSURANCE (ESI):
	Employees State Insurance Scheme is not applicable.
61.0	WORKMEN COMPENSATION INSURANCE
	Composite Workmen Compensation Insurance at Site, shall be taken care of by BANDR.
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62.0	COMPLIANCE WITH LAWS
	The Agency shall abide by all applicable rules, regulations, statutes, laws governing the performance of works in India, including but not limited to the following:
	 A. Contract Labour (Regulation & Abolition) Act 1970 & the Centre Rules 1971 framed there under. B. Payment of Wages Act.
	C. Minimum Wages Act. D. Industrial Dispute Act. E. Environment Protection Act.
	 F. Wild Life Act. G. Building and other works contract act 1996 H. Any other Statute, Act, Law as may be applicable.
63.0	RULES & REGULATIONS OF SAFETY, ELECTRICITY BOARDS, FACTORY ETC.
	The Sub-contractor shall at all times comply with all relevant factory acts, electricity rules, safety regulations etc. as per statutory regulations of Central / State Government & Plant Authorities.
64.0	WORK BEYOND NORMAL WORKING HOUR
	The SUB-CONTRACTOR may work beyond normal working hour and also on Sunday and Holiday (with prior approval from BANDR) as desired by BANDR to maintain progress of work as per schedule without any additional liability to BANDR at site. The SUB- CONTRACTOR shall give priority or redeploy the work force for a particular work as instructed by BANDR.
64.1	EXTRA WORKS completion of the project, shall be carried out as per specifications, drawings, and /or sketches to be issued by the BANDR / WR/SGS. The payment for such items shall be based on rates to be derived wherever possible from available agreed rates. If such derivation of rates is not possible, the rates for such items shall be derived on the basis of actual cost of consumable, labor and transportation, which shall be substantiated with relevant documents and records by the Sub-contractor and verified by the BANDR or his authorized representatives. For extra items, rates to be derived from analysis of cost on inputs and direct market rates documents are to be provided by the subcontractor. The rates finally accepted by WR/SGS shall be binding on the subcontractor but BANDR shall retain 50% (Fifty Percent) of the component of overhead and profit, finally settled with WR/SGS and remaining part shall be passed on to the Sub-contractor. However the payment of such extra work(s) shall only be effective after receiving BANDR's payment from WR/SGS.
64.2	Following Points to be considered by the Sub-contractor while coating his offer
	- Any additional work, if required, will be undertaken by them after getting instruction in writing from the executing authority. For settlement of their claims on any additional work, the Sub-contractor will kept joint record of the measurements of such work duly certified by the executing authority.
65.0	WATCH AND WARD:
	It is the sole responsibility of the Sub-contractor for watch and ward of every materials including Free Issued Materials at fabrication area as well as erection site. For this, Sub-contractor shall engage sufficient Security guards for the entire duration of Contract period at fabrication area and also erection site based on permission limit of Client.



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66.0	DEFECT LIABILITY PERIOD/ MAINTENANCE & GUARANTEE:
	The Sub-Contractor shall be responsible for all the Defects and deficiencies, except usual wear and tear in the Project or any part thereof, till the expiry of a period of 2 (two) years commencing from the date of Provisional Certificate or expiry of a period 18 (eighteen) months from the date of Completion Certificate, whichever is later (the "Defects Liability Period").
	Without prejudice to the provisions of above Clause, the Defects Liability Period for and in respect of any Structure or MEP or equipment comprising a new technology as specified in Schedule B (of Our EPC Agreement with Western Railway), shall be deemed to be extended by a further period of 2 (two) year after the expiry of the Defects Liability Period specified in above Clause.
	A Maintenance Manual shall be prepared and got approved by the Sub-Contractor from the BANDR/Western Railway/SGS before the start of Defect Liability Period (DLP). It shall be in force for the whole period of DLP subject to modifications made by the BANDR/Western Railway/SGS from time to time.
	The Defects Liability Period for the Project shall commence from the date of issue of the Provisional Certificates.
	Without prejudice to the provisions of above Clause, the Sub-Contractor shall repair or rectify all Defects and deficiencies observed by the Western Railway/BANDR/SGS during the Defects Liability Period within a period of 15 (fifteen) days from the date of notice issued by the Western Railway/BANDR/SGS in this behalf, or within such reasonable period as may be determined by the Western Railway/BANDR/SGS at the request of the Sub-Contractor, in accordance with Good Industry Practice. For the purpose of this clause, the time period of 15 days shall be applicable only to those Defects and Deficencies which are not affecting train operations of safety. For any defect noticed affecting train operation of train safety, the Sub-Contractor shall arrange to rectify it within such reasonable period as may be determined by the Western Railway/BANDR/SGS. If the Sub-Contractor's staff is not able to rectify any fault as decided by the Western Railway/BANDR/SGS, the Western Railway/BANDR/SGS will be at full liberty to make its own efforts to get such defects rectified at Sub-Contractor's cost.
	During a period of 2 (two) months from the date of issuance of Completion Certificate, the Contractor shall retain sufficient staff and spares at Project location for procuring prompt replacement, installation or re-installation of any defective parts. The spares for the purpose of this clause, shall be separate from any spares supplied within the scope of the Project.
	In the event that the Sub-Contractor fails to repair or rectify such Defect or deficiency within the period specified in Above Clauses, the WR/SGS/BANDR shall be entitled to get the same repaired, rectified or remedied at the Sub-Contractor's cost so as to make the Project conform to the Specifications and Standards and the provisions of this contract. All costs consequent thereon shall, after due consultation with the WR/SGS/BANDR and the Sub-Contractor, be determined by the WR/SGS/BANDR. The cost so determined, and an amount equal to 20% (twenty percent) of such cost as Damages, shall be recoverable by the WR/SGS/BANDR from the Sub-Contractor and may be deducted by the WR/SGS/BANDR from any monies(payment) due to the Sub-Contractor.
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67.0	SECURITY CUM PERFORMANCE BANK GUARANTEE :
	The Successful Bidder (the bidder who submitted the offer against this tender) have to submit a Performance Bank Guarantee in the form of Bank Guarantee amounting to 5% (Five percent) of the total contract value from Nationalized/ Scheduled Bank in the prescribed format of BANDR within 15 days from the date of Letter of Acceptance / Intent (L.O.A / L.O.I). However any extension of time for submission of Performance Bank Guarantee beyond the specified days, on the basis of request of successful bidder, may be consider by the BANDR at sole discretion upon approval of Competent Authority. The Performance bank Guarantee shall be kept valid upto 90 (ninety) days after expiry of defect liability period or closure of contract complete in all respect, whichever is later . The Performa of the BG is attached herewith in Annexure – VIII.
	Bidders are required to extend the validity of BG as required and charges shall be borne by the Bidder. Each page of the Bank Guarantee must be stamped & signed by the authorized signatory(ies) of the Bank. The Bank is required to send the original Bank Guarantee(s) in confirmation directly to beneficiary.
	The Composite Bank Guarantee for Security-cum-Performance shall be for the due and faithful performance of the Contract and shall remain binding notwithstanding such variations, alternations or extensions of time as may be made, given, conceded or agreed to between the Sub-contractor and BANDR.
	The Composite Bank Guarantee for Security-cum-Performance shall remain in full force and effect during the period of the Contract and shall continue to be valid upto 90 days after the expiry of the Defect Liability Period. The Bank Guarantee shall provide for extension of validity on demand by BANDR. Such extension of validity shall be confirmed by the guarantor bank without any reference to the Subcontractor. On the performance and completion of the Contract in all respects, the Bank Guarantee shall be returned to the Subcontractor 90 days after Defect Liability Period.
Cont 67.0	Should the extent or the object of the Contract be altered during the execution of the Contract in such a way as to effect an increase or decrease on the Contract Price, the amount in the Bank Guarantee shall be increased or decreased.
	The Bank Guarantee and any amendment thereto shall be executed on a Non-judicial stamped paper of requisite money value as prescribed by the statute.
	BANDR reserve the right of forfeiture of Security-cum-Performance composite Bank Guarantee in addition to other claims and penalties in the event of the Subcontractor's failure to fulfil any of the contractual obligations or in the event of termination of contract as per terms of conditions of contract.
	The Bank Guarantee shall be discharged by the BANDR after satisfactory completion of work(s) and 90 days after the expiry of the Defect Liability Period adjusting any dues to the BANDR, if any.
	No interest shall be payable by BANDR above Bank Guarantee/Security Deposit.
	BANDR's Bank Details:

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Caul						
Cont 67.0	Name & Complete Address of the Beneficiary	:	Bridge and Roof Co. (I) Ltd. Office No.401-408, Kukreja Centre,			
07.0	Deficicially		B-Wing, 4th Floor, Plot No.13, Sector-11,			
			CBD Belapur, Navi Mumbai-400614.			
	Name & Address of Beneficiary's	:	State Bank of India,			
	Bank with Branch Code		PB No.11, Belapur Bhavan,			
			Sector-11, Office No.3			
			CBD Belapur, Navi Mumbai-400614			
			Branch Code: 40524			
	STD Code & Phone No. of Bank	:	022 – 27574506			
	Branch					
	Bank Account Number	:	Current Account No.37666424408			
	IFSC/NEFT Code (11 digit code)	:	IFSC Code: SBIN0040524			
68.0	OTHER STATUTORY REQUIREMEN	NTS				
	 The contactor shall submit monthly running bills along with the copies of monthly wages (of the preceding month) u/r78(1)(a)(1) of Contract Labour Rules, copies of monthly return of PF contribution with remittance Challans under Employees Provident Fund Act 1952 and copy of renewed WC Insurance policy or copies of monthly return of ESI contribution with Challans under ESI Act 1948 (if applicable) in respect of the workmen engaged by them. The Sub-contractor should ensure compliance of Sec 21 of Contract Labour (R&A) Act 1970 regarding responsibility for payment of Wages. Incase of "Non-compliance of Sec 21 or non-payment of wages" to the workmen before the expiry of wage period by the contactor, BANDR will reserve its right to pay the workmen under the orders of Appropriate authority at the risk and cost of the Sub-contractor. The Sub-contractor shall submit copies of Final Settlement statement of disbursal of retrenchment benefits on retrenchment of each workmen under I D Act 1948, copies of 					
	 Form 6-A (Annual Return of PF Contribution) along with copies of PF Contribution Ca each member under PF Act and copies of monthly return on ESI Contribution – Fo under ESI Act1948 (If applicable) to BANDR along with the Final Bill. In case of any dispute pending before the appropriate authority under I D act 1948, We 1923 or ESI Act 1948 and PF Act 1952, BANDR reserve the right to hold such amounts the final bills of the Sub-contractor which will be released on submission of pro settlement of issues from the appropriate authority under the act. All progress payments made shall be regarded as payment by way of advance against payments only and not as payment for the work completed. The progress payment r shall not exonerate the SUB-CONTRACTOR from liability to finally complete the work st in accordance with the specification and drawings, if required, by reconstructing o erecting faulty work. 					
	While claiming progress payment, SUB-CONTRACTOR shall submit documentary evidence to the effect that he has deposited EPF/ EPS/ Labour Cess for his workers along with certificate indicating payment of minimum wages to the workmen at prevailing rates at Project site as per statute. SUB-CONTRACTOR shall also submit an undertaking that they have complied with all statutory requirement as per Contract. In case any or one of these documents is not submitted along with progress bills, payment against these bills may be kept in abeyance. In such an event Sub-contractor shall ensure payment of due wages to his workmen as well as payment to statutory authorities keeping employer completely indemnified.					

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	 with tests that may be prescribed in the contract, if there is no defect, imperfection or short fall in the work, BANDR shall issue a completion certificate to the SUB-CONTRACTOR. BANDR shall Endeavour to make the Payment within 30 (Thirty) days from the date of submission of certified invoice Complete in all respect to the satisfaction of Engineers-In-
	Charge. Any interest shall not be paid in case of delay in payment.
	The above progressive payments are subject to deduction towards Income Tax and other recoveries as applicable as per the Terms of Contract.
	Agency shall ensure ESIC & PF Registration to complain all the Statutory Rules of ESIC & PF.
69.0	CLEARING OF SITE : Before starting any work, work site, where necessary, must be properly dressed after cutting clearing all varieties of jungles shrubs, bamboo clusters or any undesirable vegetation from the alignment or site of works on completion of works all temporary structure or obstruction, must also be removed. All scars of construction shall be obliterated and the whole site shall be left in a clear and neat manner to the satisfaction of the Engineer-In-Charge. No separate payment shall be
	made for all these works, the cost thereof being deemed to have been included in the rates of various items of works quoted by the Sub-contractor in the schedule of probable items of works.
70.0	ADDITIONAL MOBILIZATION At any time of execution of work additional manpower, equipment may be deployed to catch the revised schedule / programme within their quoted price.
71.0	IDLING OF MANPOWER & RESOURCES
	No payment / claim against idling of manpower, equipment, resources will be paid to the Sub-contractor what so ever the reason.
72.0	SAFETY:
	The Sub-contractor shall abide by the safety standard requirements of the Client as stipulated from time to time and shall take necessary clearance from the Client's safety department before initiating any installation work. All personal safety equipment required for the subject job such as safety helmet, gloves, shoes, jackets, belt etc. and any other safety related items as required shall be provided by the Sub-contractor to its employee/workers. The Sub-contractor shall put-up necessary safety related signs boards, barricade, safety nets/covers etc. as necessary for safe and sound execution of its performance under the subject Contract.
	The Sub-contractor shall deploy its own safety officer (with adequate qualifications and experience) who shall be present at the site during any kind of site activities. He shall conduct safety audit on regular interval in co-ordination with BANDR/WR/SGS's safety department and shall maintain a log sheet and safety reports accordingly. The safety officer shall conduct daily safety meetings and keep the workforce alert to avoid any safety related hazards. The Sub-contractor should keep sufficient number of supervisors.

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Cont 72.0	The Sub-contractor shall also arrange gate passes for their vehicles and personnel from the Security Department of as per prevailing regulations for the currency of the contract, which should be given back to the Security after the completion of the period of the contract. Clearance certificate from gate pass issuing authority confirming all gate passes have been returned is required to be submitted along with the bill.
	Device appropriate safety methodologies for follow up by all concerned with regard to BANDR /WR/SGS safety standards / national codes/ statutory regulations.
	Sub-contractor will depute safety officer to take care of safety aspect of daily activities. All the personal protective equipments like helmet, safety belt, shoes, will be of ISO approved and also approved by WR/SGS Safety department.
	Ignoring safety case, penalty will be imposed as per WR/SGS safety norms.
	NOTE: •BANDR/WR safety/SGS safety recommendations are to be followed. •Use of Florescent jackets in construction site is mandatory. •The "WR/SGS safety standards and procedures" are to be followed
	Apart from the above norms the following Safety Precautions are to be observed by the Sub-contractor
	Sub-contractor should take work permit from the user department and fill the form and to avoid any communication gap when the work is to be carried out near the existing facilities and while carrying out interfacing works.
	The Sub-contractor should deploy all his workmen having proper safety induction training and the new Contract workmen should be deployed at site only after the necessary safety training and getting the training certificate.
	Sub-contractor should deploy workmen of age 18 years or above.
	The Sub-contractor should appoint work supervisors at each location while performing the job at plant premises.
	Sub-contractor should ensure use of full body harness and Safety life line as per job requirement, while working at height.
	No work is to be carried out while others working below OR over Gangways & Roads unless all precautions are taken to ensure the safety of person and property.
	While handling Chemicals, the Sub-contractor, its supervisor and/or workmen must read & strictly follow the safety instructions as written in material safety data sheet.
	All Transport vehicles including goods carriers should have a valid registration, Insurance &PUC(Pollution under control) Certificate and the driver must have the valid driving license.
	The transport vehicle should be in good condition and speed of the vehicle should be maintained as per company norms.
	Every driver of a goods carriage transporting any dangerous or hazardous goods shall observe at all times all the precaution necessary, for preventing fire, explosion or escape of dangerous or hazardous goods carried by him while the goods carriage is in motion and when it is not being driven, he shall ensure that the goods carriage is parked in a place which is safe from fire explosion and any other risk and is at all times under the control and supervision of himself or some other competent person above the age of eighteen years. At the parking, the driver must ensure that parking brake has been applied.

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Cont	No person shall carry matches, fuses or other appliances capable of producing ignition or
72.0	explosion in any installation or storage shed which is used for the storage of petroleum. No Sub-contractor and his supervisor or his workmen is to use any chemical drum, paints,
	thinner or any explosive chemicals and materials to avoid any Fire & Explosion for any work
	inside WR/SGS premises.
	The Sub-contractor has to ensure that his workmen shall only use company's electrical
	power and compressed air for any purpose with consent of competent authorities from
	WR/SGS.
	To ensure effective enforcement of the rules and regulations relating to safety precautions,
	the arrangements made by the Sub-contractor shall be open to inspection by the Fire & Safety professional, engineer-in-charge of the department of their representatives.
	The contracting department would take necessary shutdowns wherever there are hazards
	of gases, electricity, moving machinery etc. The Sub-contractor shall ensure that the
	shutdown/clearance are taken before sending workers in such locations.
	Operation inside the factory will be subject to monitoring by the safety committee
	coordinator and fire & safety team. They are empowered to stop any work or process if
	found being undertaken in hazardous manner
	In case of any accident occurred at the site, the Sub-contractor must provide all the information about the accident to the concerned authorities.
	While climbing columns the workmen must have safety belt fixed to fall arrestor to prevent
	falling.
	The Sub-contractor must strictly observe all safety rules and regulations issued by the company from time to time and enforce such observance on the part of employees. Non
	observation of any such safety rules and regulations by Sub-contractor or his employee
	shall render the Sub-contractor liable irrespective of any other law and rules for the time
	being in force to penalty. Sub-contractor shall strictly follow owner / WR/SGS Safety Norms
	at all the time.
73.0	Sub-contractor shall ensure that all its personnel deployed under this contract have obtained additional insurance coverage under the Pradhan MantriSuraksha Bima Yojna (PMSBY) and Pradhan Mantri Jeevan Jyoti Bima Yojna (PMJJBY) through the participating banks and submit the proof of such insurance coverage to the satisfaction of WR/SGS. The cost of the insurance premium amount for both the above schemes shall be borne by the Sub-contractor giving evidence/proof to BANDR/WR/SGS in this respect and Sub-contractor shall suitably consider the same in their bid. Details of these schemes are to be regulated continuously on yearly basis and the same should be renewed on each successive relevant date in the subsequent
74.0	years. PURCHASE PREFERENCE TO MAKE IN INDIA
74.0	In line with Public Procurement (Preference to Make in India), Order 2017 dated
/ 7.1	15.06.2017, 28.05.2018, 04.06.2020 and subsequent orders issued by the respective Nodal
	Ministry, Govt. of India by way of providing purchase preference, BANDR has implemented
	"Purchase Preference Policy'. The "Purchase Preference' is applicable for the "Local Supplier
	"for the items / services covered in the tender subject to the following terms & conditions:
	BANDR reserves right to consider Local supplier { i e whose offered product or service meets
	BANDR reserves right to consider Local supplier {i.e whose offered product or service meets the minimum local content of tender) in case, emerged [1] bidder is Non Local supplier &
	the minimum local content of tender) in case, emerged L1 bidder is Non Local supplier &
	the minimum local content of tender) in case, emerged L1 bidder is Non Local supplier & quoted prices of Local suppliers are in the bracket of L1 + 20% and if they agree to match
	the minimum local content of tender) in case, emerged L1 bidder is Non Local supplier &

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	'Local content' means the amount of value added in India which shall, unless otherwise prescribed by the Nodal Ministry, be the total value of the item procured (excluding net domestic indirect taxes) minus the value of imported content in the item (including all customs duties) as a proportion of the total value, in percent.					
	'Class-I local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, has local content equal to or more than 50%, as defined under said Order 'Class-II local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, has local content more than 20% but less than 50%, as defined under this Order.					
	'Non-Local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, has local content less than or equal to 20%, as defined under this Order.					
	'L 1' means the lowest tender or lowest bid or the lowest quotation received in a tender, bidding process or other procurement solicitation as adjudged in the evaluation process as per the tender or other procurement solicitation.					
	'Margin of purchase preference' means the maximum extent to which the price quoted by a "(Class-I local)supplier" may be above the L 1 price for the purpose of purchase preference.					
	'Procuring entity' means a Ministry or department or attached or subordinate office of, or autonomous body controlled by, the Government of India and includes Government companies as defined in the Companies Act.					
	Works' means all works as per Rule 130 of GFR- 2017, and will also include turnkey works					
74.2	ELIGIBILITY OF `CLASS – I LOCAL SUPPLIER/ `CLASS-II LOCAL SUPPLIER' / `NON- LOCAL SUPPLIERS' FOR DIFFERENRT TYPES OF PROCUREMENT					
	(a) In procurement of all goods, services or works in respect of which the Nodal Ministry / Department has communicated that there is sufficient local capacity and local competition, only 'Class-I local supper' , as defined under the Order, shall be eligible to bid irrespective of purchase value.					
	(b) In procurement of all goods, services or works, not covered by 2(a) above, and with estimated value of purchases less than Rs. 200 Crore, in accordance with Rule 161(iv) or GFR, 2017, Global Tender Enquiry shall not be issued except with the approval of competent authority as designated by Department of Expenditure. Only 'Class-I local supplies' and 'Class-II local supplier' as defined under the Order, shall be eligible to bid in procurements undertaken by procuring entities, except when Global Tender Enquiry has been issued. In Global Tender Enquiries, Non-Local suppliers' shall also be eligible to bid along with 'Class-I local suppliers' and 'Class-I local suppliers'.					
	(c) For the purpose of this Order, works includes Engineering, Procurement and					
74.2	Construction (EPC) contracts and services include System Integrator (SI) contracts. PURCHASE PREFERENCE					
74.3						
(a)	Subject to the provisions of this Order and to any specific instructions issued by the Nodal Ministry or in pursuance of this Order, purchase preference shall be given to 'Class-I local supplier' in procurements undertaken by procuring entities in the manner specified here under.					
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(b)	In the procurement of goods or works, which are covered by para 2(b) above and which are divisible in nature, the Class-I local supplier' shall get purchase preference over 'Class-II local supplier' as well as 'Non-local supplier' as per following procedure:					
	(i)	Among all qualified bids, the lowest bid will be termed as L 1. If L 1 is `Class-I local supplier', the contract will be awarded to L 1.				
	(ii)	If L 1 is not 'Class-I local supplier', 50% of the order quantity shall be awarded to L1. Thereafter, the lowest bidder among the 'Class-I local supplier', will be invited to match the L 1 price for the remaining 50% quantity subject to Class-I local supplier's quoted price falling within the margin of purchase preference, and contract for that quantity shall be awarded to such 'Class-I local supplier' subject to matching the L 1 price. In case such lowest eligible 'Class-I local supplier' fails to match the L 1 price or accepts less than the offered quantity, the next higher 'Class-I local supplier' within the margin of purchase preference shall be invited to match the L 1 price for remaining quantity and so on, and contract shall be awarded accordingly. In case some quantity is still left uncovered on Class-I local suppliers, then such balance quantity may also be ordered on the L1 bidder.				
(c)	are d price	e procurement of goods or works, which are covered by para 2(b) above and which ivisible in nature , and in procurement or services where the bid is evaluated on alone, the Class-I local supplier' shall get purchase preference over 'Class-II local er' as well as "Non-local supplier", as per following procedure :				
	(i)	Among all qualified bids, the lowest bid will be termed as L 1. If L 1 is 'Class-I local supplier', the contract will be awarded to L 1.				
	(ii)	If L 1 is not 'Class-I local supplier', the lowest bidder among the 'Class-I local supplier' will be invited to match the L1 price subject to Class-I local supplier's quoted price, failing within the margin of purchase preference, and the contract shall be awarded to such 'Class-I local supplier' subject to matching the L 1 price. In case such lowest eligible 'Class-I local supplier' fails to match the L 1 price.				
	(iii)	In case the lowest eligible 'Class-I local supplier' fails to match L1 price, the 'Class - I local suppler' with the next higher bid within the margin of purchase preference shall be invited to match L1 price and so on and contract shall be awarded accordingly. In case none of the 'Class-I local supplier' within the margin of purchase preference matches the L1 price, the contract may be awarded to the L1 bidder.				
(d)	"Class-II local supplier" will not get purchase preference in any procurement, undertaken by procuring entities.					
74.4	APPLICABLILITY IN TENDERS WHERE CONTRACT IS TO BE AWARDED TO MULTIPLE BIDDERS In tenders where contract is awarded to multiple bidders subject to matching L1 rates or otherwise, the "Class-I local suppler' shall get purchase preference over 'Class-II local suppler' as well as "Non-local Supplier" as per following procedure :					
(a)	In case there is sufficient local capacity and competition for the item to be procured as notified by the nodal Ministry, only Class-I local suppliers shall be eligible to bid. As such, the multiple suppliers, who would be awarded the contract, should be all and only 'Class-I local suppliers'.					
(b)		er cases, 'Class-! local suppliers' and 'Non local suppliers' may also participate in the g process along with "Class-I local suppliers' as per provisions of this Order.				

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(c)	If 'Class-I local suppliers' qualify for award of contract for at least 50% of the tendered quantity in any tender, the contract may be awarded to all qualified bidders as per award criteria stipulated in the bid documents. However, in case 'Class-I local suppliers' do not qualify for award of contract for at least 50% of the tendered quantity, purchase preference should be given to the 'Class-I local suppliers' over 'Class-II local suppliers' 'Non local suppliers' provided that their quoted rate falls within 20% margin of purchase preference of the highest quoted bidder considered for award of contract so as to ensure that the 'Class-I local suppliers' taken in totality are considered for award of contract for at least 50% of the tendered quantity.
(d)	First purchase preference has to be given to the lowest quoting 'Class-I local suppliers', whose quoted rates fall within 20% margin of purchase preference, subject to its meeting the prescribed criteria for award of contract as also the constraint of maximum quantity that can be sourced from any single supplier. If the lowest quoting 'Class-I local suppliers', does not accept the offered quantity, an opportunity may be given to next higher 'Class-I local suppliers', local suppliers', failing within 20% margin of purchase preference, and so on.
74.5	EXEMPTION OF SMALL PURCHASE Procurements where the estimated value to be procured is less than Rs. 5.00 Lakh shall be exempted from this Order. However, it shall be ensured by procuring entities that procurement is not split for the purpose of avoiding the provisions of this Order.
74.6	MARGIN OF PURCHASE PREFERENCE
74.7	The margin of purchase preference shall be 20%. VERIFICATION OF LOCAL CONTENT
(a)	The 'Class-I local supplier' / 'Class-II local suppers' at the time of tender, bidding or solicitation shall be required to indicate percentage of local content and provide self-certification that the item offered meets the local content requirement for 'Class-I local suppliers' / 'Class-II local suppers'
	In this connection, such bidders shall furnish following undertaking from the manufacturer (s) on Manufacture's letter head along with their techno-commercial bid. The undertaking shall become a part of the contract : "We (Name of the Manufacturer) undertake that we meet the mandatory minimum Local content (LC) requirement i.e (to be filled as notified in the tender as well as the said policy) for claiming purchase preference linked with Local contents under the Govt. Policy against under tender No.
(b)	In case of procurement for value in excess of Rs. 10.00 Crores, the 'Class-I local suppliers' / 'Class-II local suppliers' shall be required to provide a certificate from the statutory auditor or cost auditor of the company (in case of companies) or from a participating cost accountant or practicing chartered accountant (in respect of suppliers other than companies) giving the percentage of local content.
	In this connection, such bidders shall furnish following undertaking shall be supported by the following certificate from Statutory Auditor engaged by the bidder, on the letter head of such Statutory Auditor (as per the provisions of the aforesaid policy):
	"Wethe statutory auditor of M/s (name of the bidder) hereby certify that M/s (name of the manufacturer) meet the mandatory local content requirements of the Goods and /or Services i.e (to be filled as notified in the tender as well as the said policy) quoted vide offer no dated against the tender no by M/s (name of the bidder).

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(c)	Local suppliers must note that once the declaration / certification is committed by them at tender submission stage, the same cannot be altered at technical negotiation stage or after award of contract otherwise would be treated / considered as false declaration by bidder. If it is identified that the difference in price receive & declaration made and local content is now not meeting the specified tender requirement (i.e. only on the quoted price without any loading) then such case is to be processed without any purchase preference as Non-Local Supplier.
74.8	IN CASE OF PARTICIPATION OF BIDDER FROM COUNTRIES WHICH SHARES A LAND BORDER WITH INDIA: Any bidder from a country which shares a land border with India will be eligible to bid in any procurement whether of goods, services (including consultancy services / non consultancy services) or works (including turnkey projects) only if the bidder is registered with the Competent Authority as per the order no (Public Procurement No 4) dtd 23.02.2023 by Ministry of Finance, Department of Expenditure (Procurement Policy Dept.), relevant declaration format is enclosed as Annexure-VIII
75.0	Special Clause In case of requirement of any statutory approval, NOC from authorities related to use of men, construction materials & machinery related to the work, the same including all related works, cost, fee, coordination jobs etc shall be in the scope of successful bidder. Further bidders shall be required to comply with any/all the provisions of Labour Laws (State & Central), PF/ ESI as per the law of the land. Bidders to take note of the same & quote their rates accordingly. Bidders shall be required to undertake all the works within the timeframe & construction plan agreed for sub activities as part of the Kick Off Meeting with technical requirements irrespective of the distance of the quarry, approvals required such as mining clearance, NOC from concerned State Govt. Dept(s) or usage of stacked earth meeting technical requirements from approved parties. Bidders are advised to conduct site survey to ascertain local conditions, regulations & quote their rates accordingly.

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For and on behalf of the Tenderer

Annexure-III Page No. 01 of 02

Name of Work: Construction of Through Roof Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 to B21 at Platform work on Sub Contract basis In Connection With "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway at Udhna Railway Station, Surat, Gujarat".

Preamble to Schedule of Quantities & Rates (Un-Price Part)

- 1. The Schedule of Quantities & Rates shall be read with other all sections of this Bidding Documents.
- 2. The Contractor is deemed to have studied the drawings, specifications and details of works to be done within the Time Schedule and should have acquainted himself of the conditions prevailing at site.
- 3. No claim shall be entertained during currency of this Contract towards any items due to above including where the Contractor has quoted low/high rates.
- 4. Owner reserves the right to interpolate or extrapolate the rates for any new items of work not covered in Schedule of Quantities & Rates from the similar item already available in schedule of quantities and rates. All the works shall be measured upon completion and paid for at the rate quoted and accepted in the "Schedule of Quantities & Rates". In case any activity through specifically not covered in schedule of quantities & rates descriptions but the same is covered s under scope of work / scope of supply/specification/drawings etc. No extra claim on this account shall be entertained, since Schedule of quantities & Rates is to be read in conjunction with all other documents forming part of the Contract.
- 5. All items of work mentioned in SOQR shall be carried out as per the specifications, drawings and instructions of Owner and the rates are deemed to be inclusive of labour, supervision, tools & tackles, equipment's & machineries wherever required as called for in the detail specification and conditions of the Contract.
- 6. Owner / Consultant reserves the right to cancel / delete / curtain any item or group of work if necessary. Such a step shall not be construed as reason for changing the rates.
- 7. Bidder shall indicate the ONE SINGLE PERCENTAGE on total intended value/Price in the "Summary of Prices" sheet. Bidder shall not change rate/amount indicated in "Schedule of Quantities & Rates "
- 8. Bidder shall furnish the details as requested below along with this preamble to Schedule of Quantities & Rates, to be submitted along with their price offer

Name of authorized person submitted the	
tender on behalf of bidder(s):	
Designation of Authorized person:	
Name of Firm/Contractor:	
Address of Firm/Contractor:	
Date:	

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Item	osed with Ref. NIT No. BR/WR/51241/NIT/THROUGH ROOF			B AND R Intended	
No	Description of Items	Unit	Quantity —	Rate	Amount
1	EARTHWORK Earth work in excavation for all kind of Soil including all labour, tools and tackles including disposal & stacking excavated material within a lead of 100 M etc all complete as directed by Engineer-in-Charge for the following depth.				
2	From NGL level upto 1.5m depth	Cum	1500.000	180.00	2,70,000.00
3	Depth exceeding 1.5m but not exceeding 3.0m	Cum	1500.000	225.00	3,37,500.00
4	Depth exceeding 3.0m but not exceeding 4.5m	Cum	1000.000	290.00	2,90,000.00
5	Dressing and levelling up to 200mm thick after excavation including removal of debris / soil ramming or campaction by mannual or plate compactor as directed by Engineer- In- Charge.	Sqm	200.000	52.00	10,400.00
6	Earth work in excavation by Manually for all kind of Soil including all labour, materials, dressing of sides and including leveling and neatly dressing and surplus excavated material within a lead of 100 M etc including providing the temporary supports to existing service lines like water pipes, sewerage, electric cables, etc., all materials tools, tackles and labour all complete and as directed by Owner/Engineer-in-Charge.	Cum	800.000	400.00	3,20,000.00
7	Dewatering with pumps of adequate HP including suction delivery Pipe & DG Sets, Diesel, man-power etc All complete so as to dewater the foudations as directed by Engineer-In- Charge (Note: For payment Running time of Pump will be only considered).	Per Hour Per HP	200.000	70.00	14,000.00
8	Backfilling around foundations, plinth, trenches etc to proper grade and level with selected materials from available excavated soil within a lead of 100 meter, including re-excavating the deposited soil excavated earlier, loading, transporting and laying with machineries at al l depths / heights in layer of 250 mm loose thickness, watering and ramming to proper compaction to achieve 90% maximum proctor density, dressing etc all complete and as per directions of Engineer-in-Charge.	Cum	2500.000	175.00	4,37,500.00
9	Backfilling around foundations, plinth, trenches etc to proper grade and level with selected materials from available excavated soil within a lead of 100 meter, including re-excavating the deposited soil excavated earlier, loading, transporting and laying with manually at all depths / heights in layer of 250 mm loose thickness, watering and ramming to proper compaction to achieve 90% maximum proctor density, dressing etc all complete and as per directions of Engineer-in-Charge.	Cum	500.000	250.00	1,25,000.00
10	Carriage and disposal of earth including loading, unloading and stacking all complete as per the direction of the Engineer-in- Charge. (One items is to be considered) The following leads are given belows				-
11	Carriage beyond 100 M & upto 1 KM	Cum	2000.000	43.00	86,000.00
12	Carriage beyond 100 M & upto 2 KM	Cum	2000.000	67.00	1,34,000.00
13 14	Carriage beyond 100 M & upto 3 KM Excavating, supplying and filling of good earth by mechanical transport upto any lead also including ramming and watering of the earth in layers not exceeding 20 cm in trenches, plinth, sides of	Cum Cum	400.000	93.00 600.00	93,000.00
15	Foundation etc. complete Providing & filling of sand upto any depth under floors, around foundations & plinths etc. in layers not exceeding 250 mm thickness and compacted including spreading.watering.ramming/compaction etc. all complete.		500.000	1400.00	7,00,000.00



-	losed with Ref. NIT No. BR/WR/51241/NIT/THROUGH ROOF		D B AND D/SC	B AND R Intended		
Item No	Description of Items	Unit	Quantity	Rate	Amount	
16	Providing & Laying of random rubble / ballast soling below hardstand, road, RCC pavement, foundation etc. in layers of 250mm loose thickness (maximum) with nominal size of stones 40-200mm, filling of voids with small size stones and Sand/Stone Dust, including watering, ramming, rolling, compacting, transportation, handling etc. all complete as per specifications, drawings and directions of Engineer-in-Charge. The rate shall be inclusive of the cost of all labor, equipment etc., all complete.	Cum	75.000	2350.00	1,76,250.00	
17	CONCRETE WORKS				-	
18	Providing & Laying of laying in position Plain Cement Concrete (PCC) of any grade for all depths below and upto plinth level in foundations, drains, fillings, non-suspended floors, pavements & ramps or any other works etc. including shuttering, tamping, ramming, vibrating, curing etc. all as specified in any shape, position, thickness and finishing the top surface rough or smooth as specified and directed all complete.				-	
19	PCC 1:5:10	Cum	50.000	5050.00	2,52,500.00	
20	PCC 1:4:8	Cum	100.000	5300.00	5,30,000.00	
21	PCC 1:3:6	Cum	50.000	5650.00	2,82,500.00	
22	PCC 1:2:4	Cum	50.000	5750.00	2,87,500.00	
23	PCC 1:1.5:3 Providing & Laying in position ready mixed or site batched design mix cement concrete for reinforced cement concrete work; using coarse aggregate and fine aggregate derived from natural sources,	Cum	50.000	5950.00	2,97,500.00	
	Portland Pozzolana / Ordinary Portland /Portland Slag cement, admixtures in recommended proportions as per IS: 9103 to accelerate / retard setting of concrete, to improve durability and workability without impairing strength; including pumping of concrete to site of laying, curing, carriage for all leads; but excluding the cost of centering, shuttering, finishing and reinforcement as per direction of the engineer-in-charge; for the following grades of concrete				-	
	All works upto plinth level for all Grades of Concrete	0	50.000	0500.00	-	
26	Concrete of M25 grade as per approved Mix Design Concrete of M30 grade as per approved Mix Design	Cum Cum	50.000 391.000	6500.00 7300.00	3,25,000.00 28,54,300.00	
27 28	All works above plinth level upto any Height	Cum	391.000	7300.00	20,34,300.00	
29	Concrete of M25 gradeas per approved Mix Design	Cum	50.000	6900.00	3,45,000.00	
30	Concrete of M30 grade as per approved Mix Design	Cum	400.000	7700.00	30,80,000.00	
	Labour charges for Laying of RMC for PCC/RCC of any grades as directed by Enngineer in charge. (for work in substructure)	Cum	200.000	800.00	1,60,000.00	
32	Labour charges for Laying of RMC for RCC of any grades including , compacting vibrating, finishing the top smooth or rough & curing etc. all complete for all kind in foundations/ substructure, grade slab, paving, drains, under floors etc, as directed by Enngineer in charge. (for work in Super structure)	Cum	200.000	1200.00	2,40,000.00	
33	Labour charges for Laying of RMC for RCC of any grades including , compacting vibrating, finishing the top smooth or rough & curing etc. all complete in precast works like roof slabs/trench covers, fins, lintels, chajas, beams, columns, wall panels, facias etc.at all levels	Cum	50.000	1400.00	70,000.00	
34	REINFORCEMENT WORK				-	
35	Providing & fixing of reinforcement for R.C.C. work including straightening, cutting, bending, placing in position and binding all complete upto plinth & above plinth level.				-	
36	Thermo-Mechanically Treated bars upto Plinth level.	MT	50.000	80000.00	40,00,000.00	
37	Thermo-Mechanically Treated bars Above Plinth level.	MT	10.000	82000.00	8,20,000.00	



Item	osed with Ref. NIT No. BR/WR/51241/NIT/THROUGH ROOF			B AND R Intended		
No	Description of Items	Unit	Quantity	Rate	Amount	
38	Labour charges for fixing of reinforcement for R.C.C. work including straightening, cutting, bending, placing in position and binding all complete upto plinth & above plinth level.				-	
39	Thermo-Mechanically Treated bars upto Plinth level.	MT	20.000	9500.00	1,90,000.00	
40	Thermo-Mechanically Treated bars Above Plinth level.	MT	5.000	11500.00	57,500.00	
41	SHUTTERING / FORMWORK		├ ─── ├		-	
42	Providing & fixing of Centering and shuttering including strutting, propping etc. and removal of form for all types of structures for foundations, footings, columns, walls (any thickness) including pilasters, butteresses, plinth, string courses, Suspended floors, roofs, landings, balconies and access platform, Shelves (Cast in situ), Lintels, beams, plinth beams, girders, bressumers and cantilevers, Columns, Pillars, Stairs, etc.inclding all labours, materials such as Plywood, Batton, shuttering plate etc. all complete as directed by EIC				-	
43	At all depth and heights upto plinth level	Sqm	1296.000	550.00	7,12,800.00	
44	At all heights above plinth level	Sqm	500.000	850.00	4,25,000.00	
45 46	STAGGING WORK Erection & dismantling of staging for formwork using scaffolding pipes & clamps including all tools & tackles shifting of pipes & clamps to work site on completion of work & removing it from site	Cum	2000.000	180.00	3,60,000.00	
46	etc. complete Erection & dismantling of walkway including all tools & tackles for concreting work and reinforcement work for completion of work & removing it from site etc. complete	Sqm	500.000	45.00	22,500.00	
47	Providing, fabrication & fixing of mild steel embedments, inserts, pipe sleeves, angle pieces, rungs of various diameters, plates of dimensions as required etc. including welding, cutting, scaffolding, setting etc. all complete	Kg	100.000	130.00	13,000.00	
48	Fabrication & erecting of Structural Steel in Rolled section without paint including welding, cutting, scaffolding, setting etc. all complete with all consumable as directed by Engineer Incharge	Kg	2008.000	25.00	50,200.00	
49	Providing & fixing of mild steel foundation bolt assembly in concrete along with nuts, lock nuts, washers, anchor plates, stiffner plates, pipe sleeves, templates etc. all complete including welding as directed by Engineer Incharge				-	
50	For Grade 4.6 conforming to IS 1367 (Part 1/2/3)	Kg	2000.00	140.00	2,80,000.00	
51	For Grade 8.8 conforming to IS 1367 (Part 1/2/3)	Kg	4080.00	150.00	6,12,000.00	
<u>52</u> 53	For Grade 10.9 conforming to IS 1367 (Part 1/2/3) Fxing of mild steel foundation bolt assembly in concrete along with nuts, lock nuts, washers, anchor plates, stiffner plates, pipe sleeves, templates etc. all complete including welding as directed	Kg Kg	3800.00 3000.00	170.00 9.00	6,46,000.00 27,000.00	
54	by Engineer Incharge GROUTING WORK		╂───╂─		_	
<u>54</u> 55	Providing & laying of Grouting (Non shrink precision) of pocket holes, pipe sleeves and under base plates of structural steel work/ machinery/ pipesupporting structures including roughening of surface, cleaning, ramming, curing, etc. all complete with Conbextra GP-2 / MasterFlow 928or equivalent as per specification, drawing and direction of engineer-in-charge.	Cum	1.000	85000.00	- 85,000.00	
56	Masonry Work and Plaster		1		-	
57	Proviiding and laying of flyash Brick work for foundation below plinth level including staging, finishing etc all complete as directed				-	
01	by EIC.					



Annexure-A

ltem	Description of Itoms	11014	0	B AND R Intended		
No	Description of Items	Unit	Quantity	Rate	Amount	
59	Proviiding and laying of flyash Brick work for foundation above plinth level including cement mortar of 1:4, staging, finishing etc all complete as directed by EIC.	Cum	100.000	6407.00	6,40,700.00	
60	Proviiding and laying of Half brick masonry with FlyAsh bricks upto			0.00	-	
61	cement mortar 1:4 (1 cement : 4 coarse sand)	Sqm	100.000	678.00	67,800.0	
62	Proviiding and laying of Half brick masonry with FlyAsh bricks in superstructure above plinth level.				-	
63	cement mortar 1:4 (1 cement : 4 coarse sand)	Sqm	100.000	720.00	72,000.0	
64	Providing and laying Autoclaved Aerated concrete (AAC) blocks masonry with 150mm thick or above with Grade-I AAC blocks of density 551 to 650 kg/ cum conforming to IS: 2185 (Part 3) in super structure above plinth level up to floor V level with RCC band at sill level and lintel level with approved block laying polymer modified adhesive mortar all complete as per direction of Engineer-in- Charge. (The payment of RCC band and reinforcement shall be made for apportable)	Cum	100.000	6695.00	6,69,500.0	
65	Providing and laying of cement plaster including staging, hacking, wiremesh fixing etc. all complete as directed by EIC.:				-	
66	6 mm cement plaster of CM1:4 (1 cement: 4 fine sand)	Sqm	100.000	233.00	23,300.0	
67	12 mm cement plaster of mix with 1:6 (1 cement: 6 coarse sand)	Sqm	100.000	266.00	26,600.0	
68	15 mm cement plaster on rough side of single or half brick wall of mix with 1:6 (1 cement: 6 coarse sand)	Sqm	100.000	314.00	31,400.0	
69	18-20 mm cement plaster of mix with 1:6 (1 cement: 6 coarse sand)	Sqm	100.000	371.00	37,100.0	
70	Painting and Cladding				-	
71	Providing and applying of putty of 2 mm thickness over plastered surface to prepare the surface even and smooth complete.	Sqm	200.000	200.00	40,000.0	
72	Providing and applying of Distempering with oil bound washable distemper of approved brand and manufacture to give an even shade :				-	
73	New work (two or more coats) over and including water thinnable priming coat with cement primer		200.000	140.00	28,000.0	
74	Wall painting with acrylic emulsion paint of approved brand and manufacture to give an even shade :				-	
75	Two or more coats on new work	Sqm	50.000	120.00	6,000.0	
76	DISMANTLING				-	
77	Dismantling of Brick work including stacking of serviceable materials and disposal of un-serviceable materials at suitable locations inside /outside the Railway Premises as per direction of engineer in charge.	Cum	5.000	800.00	4,000.0	
78	Dismantling of PCC Work including stacking of serviceable materials and disposal of un-serviceable materials at suitable locations inside / outside the Raliway Premeis as per direction of engineer in charge.	Cum	75.000	1000.00	75,000.0	
79	Dismantling of RCC Work including stacking of serviceable materials and disposal of un-serviceable materials at suitable locations inside / outside the Railway Premeis as per direction of prepared to a service and the s	Cum	75.000	1900.00	1,42,500.0	
80	Dismantling old existing Structural steel work at any level including Angles, plates, Grill & Rails etc all complete as directed by	МТ	20.000	11500.00	2,30,000.0	
81	Dismantling of barrication sheet from construction site and storage the barrication materials at our BAND R Store with in lead 3.0 KM etc all complete as directed by EIC .	Sqm	100.000	860.00	86,000.0	
82	Miscelleneous				-	
83	Maintenance of concrete batching plant including chipping / removal of excess concrete, removing of debris, cleaning of water vat etc in all complete as directed by Engineer- In - Charge.	Each	10.000	10000.00	1,00,000.0	

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Annexure-A

ltem	Description of House	11	0	B AND R	Intended
No	Description of Items Unit	Quantity —	Rate	Amount	
84	Unloading of cement bags from truck and properly stacked at cement godown as directed by Engineer- In - Charge.	Bags	100.000	5.00	500.00
85	Providing and making of Temporary Approach Road minimum 200mm thick gravel / boulder with all materials etc as directed by EIC	Sqm	100.000	650.00	65,000.00
86	Unloading of reinforcement steel from truck / Trailer.	Kg	20.000	500.00	10,000.00
87	Cement shifting from B&R Store to execution point.	Bags	100.000	5.00	500.0
88	Sand/Stonechips shifting from B&R Store to execution point.	Cum	50.000	325.00	16,250.0
89	Making of temporary labour shed directed by Engineer (Measurement considered shall be as per plinth area)	Sq.m	50.000	950.00	47,500.0
90	Providing and fixing of Hard baricating by M.S pipe and Clamps with all labours etc all complete as directed by engineer.	Rmt	100.000	150.00	15,000.0
91	Making of cover block with 1:4 cement mortar				-
92	50mm x 50mm x 50mm thk.	No	100.000	4.00	400.0
93	75mm x 75mm x 75mm thk.	No	100.000	5.00	500.0
94	Shifting of fabricated/full length reinforcement bars shifting from Storage yard to construction area as directed by Engineer (Kg	500.000	175.00	87,500.0
95	 Note: 1. Contractor shall pay the wages and EPF to the personel mentioned below. 2. Contractor shall be capable to pay the wages as per tender document timely before 10th of every month from his own resources. 3. The contractor shall be liable for any issues arising in relation to EPF and shall deal with it taking responsibility of the related procedures. 4. The Contractor has to submit the CV/Resume/Bio-data of the peronel to be deployed for B and R's works and shall deploy the personel only after approval of Engineer-in-Charge. 5. In case, the person employed by the contractor commits any act of omission/commission that amounts to misconduct/indiscipline/incompetence, the contractor shall be liable to take appropriate disciplinary action against such persons, including their removal from the site of work. 6. The Contractor shall replace immediately any of its personnel found unacceptable to this office because of security risks, incompetence, conflict of interest, improper conduct etc. upon receiving a notice 				-
98	Signal Man	Man- Month	6.000	29000.00	1,74,000.0
99	Quality Engineer with 3 Years relevant Experience Diploma/Degree	Man- Month	2.000	55,000.00	1,10,000.0
100	Safety Engineer with 3 Years relevant Experience Diploma/Degree i	Man- Month	2.000	50,000.00	1,00,000.0
101	Safety Supervisor with 3 Years relevant Experience Diploma/Degree	Man- Month	2.000	40,000.00	80,000.0
		Total	Intended Pri	ice / Amount	2,37,50,200.00

(Enclosed with Ref. NIT No. BR/WR/51241/NIT/THROUGH ROOF ON GRID B AND D/SC/01, DATE 02.05.2024)

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Annexure-III Page No. 02 of 02

Summary of Prices

Un-Price Part

SI. No.	Description		Amount
1.	Total Intended Price/Amount	:	Rs. 2,37,50,200.00
2.	Single percentage quoted on total intended Price/Amount for total work (applicable on all items of SOQR)	:	In figure <u>Not Quoted Here</u> In Words <u>percent</u> (Refer Note – 1)
3.	Total amount offered after considering the above percentage	:	(In figure Rs. <u>Not Quoted Here</u> In Words

<u>Note:</u>

The Quoted prices shall be inclusive of all taxes & Duties Entry TAX, Octroi, Levies etc. except Goods and Services Tax (GST):

Note: SOQR Attached (5 Pages)



Annexure-III Page No. 01 of 02

Name of Work: Construction of Through Roof Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 to B21 at Platform Work on Sub Contract basis In Connection With "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway at Udhna Railway Station, Surat, Gujarat".

Preamble to Schedule of Quantities & Rates (Price Part)

- 1. The Schedule of Quantities & Rates shall be read with other all sections of this Bidding Documents.
- 2. The Contractor is deemed to have studied the drawings, specifications and details of works to be done within the Time Schedule and should have acquainted himself of the conditions prevailing at site.
- 3. No claim shall be entertained during currency of this Contract towards any items due to above including where the Contractor has quoted low/high rates.
- 4. Owner reserves the right to interpolate or extrapolate the rates for any new items of work not covered in Schedule of Quantities & Rates from the similar item already available in schedule of quantities and rates. All the works shall be measured upon completion and paid for at the rate quoted and accepted in the "Schedule of Quantities & Rates". In case any activity through specifically not covered in schedule of quantities & rates descriptions but the same is covered s under scope of work / scope of supply/specification/drawings etc. No extra claim on this account shall be entertained, since Schedule of quantities & Rates is to be read in conjunction with all other documents forming part of the Contract.
- 5. All items of work mentioned in SOQR shall be carried out as per the specifications, drawings and instructions of Owner and the rates are deemed to be inclusive of labour, supervision, tools & tackles, equipment's & machineries wherever required as called for in the detail specification and conditions of the Contract.
- 6. Owner / Consultant reserves the right to cancel / delete / curtain any item or group of work if necessary. Such a step shall not be construed as reason for changing the rates.
- 7. Bidder shall indicate the ONE SINGLE PERCENTAGE on total intended value/Price in the "Summary of Prices" sheet. Bidder shall not change rate/amount indicated in "Schedule of Quantities & Rates "
- 8. Bidder shall furnish the details as requested below along with this preamble to Schedule of Quantities & Rates, to be submitted along with their price offer

Name of authorized person submitted the	
tender on behalf of bidder(s):	
Designation of Authorized person:	
Name of Firm/Contractor:	
Address of Firm/Contractor:	
Date:	

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ltem				B AND R Intended	
No	Description of Items	Unit	Quantity —	Rate	Amount
1	EARTHWORK Earth work in excavation for all kind of Soil including all labour, tools and tackles including disposal & stacking excavated material within a lead of 100 M etc all complete as directed by Engineer-in-Charge for the following depth.				
2	From NGL level upto 1.5m depth	Cum	1500.000	180.00	2,70,000.00
3	Depth exceeding 1.5m but not exceeding 3.0m	Cum	1500.000	225.00	3,37,500.00
4	Depth exceeding 3.0m but not exceeding 4.5m	Cum	1000.000	290.00	2,90,000.00
5	Dressing and levelling up to 200mm thick after excavation including removal of debris / soil ramming or campaction by mannual or plate compactor as directed by Engineer- In- Charge.	Sqm	200.000	52.00	10,400.00
6	Earth work in excavation by Manually for all kind of Soil including all labour, materials, dressing of sides and including leveling and neatly dressing and surplus excavated material within a lead of 100 M etc including providing the temporary supports to existing service lines like water pipes, sewerage, electric cables, etc., all materials tools, tackles and labour all complete and as directed by Owner/Engineer-in-Charge.	Cum	800.000	400.00	3,20,000.00
7	Dewatering with pumps of adequate HP including suction delivery Pipe & DG Sets, Diesel, man-power etc All complete so as to dewater the foudations as directed by Engineer-In- Charge (Note: For payment Running time of Pump will be only considered).	Per Hour Per HP	200.000	70.00	14,000.00
8	Backfilling around foundations, plinth, trenches etc to proper grade and level with selected materials from available excavated soil within a lead of 100 meter, including re-excavating the deposited soil excavated earlier, loading, transporting and laying with machineries at al l depths / heights in layer of 250 mm loose thickness, watering and ramming to proper compaction to achieve 90% maximum proctor density, dressing etc all complete and as per directions of Engineer-in-Charge.	Cum	2500.000	175.00	4,37,500.00
9	Backfilling around foundations, plinth, trenches etc to proper grade and level with selected materials from available excavated soil within a lead of 100 meter, including re-excavating the deposited soil excavated earlier, loading, transporting and laying with manually at all depths / heights in layer of 250 mm loose thickness, watering and ramming to proper compaction to achieve 90% maximum proctor density, dressing etc all complete and as per directions of Engineer-in-Charge.	Cum	500.000	250.00	1,25,000.00
10	Carriage and disposal of earth including loading, unloading and stacking all complete as per the direction of the Engineer-in- Charge. (One items is to be considered) The following leads are given belows				-
11	Carriage beyond 100 M & upto 1 KM	Cum	2000.000	43.00	86,000.00
12	Carriage beyond 100 M & upto 2 KM	Cum	2000.000	67.00	1,34,000.00
13 14	Carriage beyond 100 M & upto 3 KM Excavating, supplying and filling of good earth by mechanical transport upto any lead also including ramming and watering of the earth in layers not exceeding 20 cm in trenches, plinth, sides of	Cum Cum	400.000	93.00 600.00	93,000.00
15	Foundation etc. complete Providing & filling of sand upto any depth under floors, around foundations & plinths etc. in layers not exceeding 250 mm thickness and compacted including spreading.watering.ramming/compaction etc. all complete.		500.000	1400.00	7,00,000.00



-	losed with Ref. NIT No. BR/WR/51241/NIT/THROUGH ROOF		D B AND D/SC	B AND R Intended		
Item No	Description of Items	Unit	Quantity	Rate	Amount	
16	Providing & Laying of random rubble / ballast soling below hardstand, road, RCC pavement, foundation etc. in layers of 250mm loose thickness (maximum) with nominal size of stones 40-200mm, filling of voids with small size stones and Sand/Stone Dust, including watering, ramming, rolling, compacting, transportation, handling etc. all complete as per specifications, drawings and directions of Engineer-in-Charge. The rate shall be inclusive of the cost of all labor, equipment etc., all complete.	Cum	75.000	2350.00	1,76,250.00	
17	CONCRETE WORKS				-	
18	Providing & Laying of laying in position Plain Cement Concrete (PCC) of any grade for all depths below and upto plinth level in foundations, drains, fillings, non-suspended floors, pavements & ramps or any other works etc. including shuttering, tamping, ramming, vibrating, curing etc. all as specified in any shape, position, thickness and finishing the top surface rough or smooth as specified and directed all complete.				-	
19	PCC 1:5:10	Cum	50.000	5050.00	2,52,500.00	
20	PCC 1:4:8	Cum	100.000	5300.00	5,30,000.00	
21	PCC 1:3:6	Cum	50.000	5650.00	2,82,500.00	
22	PCC 1:2:4	Cum	50.000	5750.00	2,87,500.00	
23	PCC 1:1.5:3 Providing & Laying in position ready mixed or site batched design mix cement concrete for reinforced cement concrete work; using coarse aggregate and fine aggregate derived from natural sources,	Cum	50.000	5950.00	2,97,500.00	
	Portland Pozzolana / Ordinary Portland /Portland Slag cement, admixtures in recommended proportions as per IS: 9103 to accelerate / retard setting of concrete, to improve durability and workability without impairing strength; including pumping of concrete to site of laying, curing, carriage for all leads; but excluding the cost of centering, shuttering, finishing and reinforcement as per direction of the engineer-in-charge; for the following grades of concrete				-	
	All works upto plinth level for all Grades of Concrete	0	50.000	0500.00	-	
26	Concrete of M25 grade as per approved Mix Design Concrete of M30 grade as per approved Mix Design	Cum Cum	50.000 391.000	6500.00 7300.00	3,25,000.00 28,54,300.00	
27 28	All works above plinth level upto any Height	Cum	391.000	7300.00	20,34,300.00	
29	Concrete of M25 gradeas per approved Mix Design	Cum	50.000	6900.00	3,45,000.00	
30	Concrete of M30 grade as per approved Mix Design	Cum	400.000	7700.00	30,80,000.00	
	Labour charges for Laying of RMC for PCC/RCC of any grades as directed by Enngineer in charge. (for work in substructure)	Cum	200.000	800.00	1,60,000.00	
32	Labour charges for Laying of RMC for RCC of any grades including , compacting vibrating, finishing the top smooth or rough & curing etc. all complete for all kind in foundations/ substructure, grade slab, paving, drains, under floors etc, as directed by Enngineer in charge. (for work in Super structure)	Cum	200.000	1200.00	2,40,000.00	
33	Labour charges for Laying of RMC for RCC of any grades including , compacting vibrating, finishing the top smooth or rough & curing etc. all complete in precast works like roof slabs/trench covers, fins, lintels, chajas, beams, columns, wall panels, facias etc.at all levels	Cum	50.000	1400.00	70,000.00	
34	REINFORCEMENT WORK				-	
35	Providing & fixing of reinforcement for R.C.C. work including straightening, cutting, bending, placing in position and binding all complete upto plinth & above plinth level.				-	
36	Thermo-Mechanically Treated bars upto Plinth level.	MT	50.000	80000.00	40,00,000.00	
37	Thermo-Mechanically Treated bars Above Plinth level.	MT	10.000	82000.00	8,20,000.00	



Item	osed with Ref. NIT No. BR/WR/51241/NIT/THROUGH ROOF			B AND R Intended		
No	Description of Items	Unit	Quantity	Rate	Amount	
38	Labour charges for fixing of reinforcement for R.C.C. work including straightening, cutting, bending, placing in position and binding all complete upto plinth & above plinth level.				-	
39	Thermo-Mechanically Treated bars upto Plinth level.	MT	20.000	9500.00	1,90,000.00	
40	Thermo-Mechanically Treated bars Above Plinth level.	MT	5.000	11500.00	57,500.00	
41	SHUTTERING / FORMWORK		├ ──		-	
42	Providing & fixing of Centering and shuttering including strutting, propping etc. and removal of form for all types of structures for foundations, footings, columns, walls (any thickness) including pilasters, butteresses, plinth, string courses, Suspended floors, roofs, landings, balconies and access platform, Shelves (Cast in situ), Lintels, beams, plinth beams, girders, bressumers and cantilevers, Columns, Pillars, Stairs, etc.inclding all labours, materials such as Plywood, Batton, shuttering plate etc. all complete as directed by EIC				-	
43	At all depth and heights upto plinth level	Sqm	1296.000	550.00	7,12,800.00	
44	At all heights above plinth level	Sqm	500.000	850.00	4,25,000.00	
45 46	STAGGING WORK Erection & dismantling of staging for formwork using scaffolding pipes & clamps including all tools & tackles shifting of pipes & clamps to work site on completion of work & removing it from site	Cum	2000.000	180.00	3,60,000.00	
46	etc. complete Erection & dismantling of walkway including all tools & tackles for concreting work and reinforcement work for completion of work & removing it from site etc. complete	Sqm	500.000	45.00	22,500.00	
47	Providing, fabrication & fixing of mild steel embedments, inserts, pipe sleeves, angle pieces, rungs of various diameters, plates of dimensions as required etc. including welding, cutting, scaffolding, setting etc. all complete	Kg	100.000	130.00	13,000.00	
48	Fabrication & erecting of Structural Steel in Rolled section without paint including welding, cutting, scaffolding, setting etc. all complete with all consumable as directed by Engineer Incharge	Kg	2008.000	25.00	50,200.00	
49	Providing & fixing of mild steel foundation bolt assembly in concrete along with nuts, lock nuts, washers, anchor plates, stiffner plates, pipe sleeves, templates etc. all complete including welding as directed by Engineer Incharge				-	
50	For Grade 4.6 conforming to IS 1367 (Part 1/2/3)	Kg	2000.00	140.00	2,80,000.00	
51	For Grade 8.8 conforming to IS 1367 (Part 1/2/3)	Kg	4080.00	150.00	6,12,000.00	
<u>52</u> 53	For Grade 10.9 conforming to IS 1367 (Part 1/2/3) Fxing of mild steel foundation bolt assembly in concrete along with nuts, lock nuts, washers, anchor plates, stiffner plates, pipe sleeves, templates etc. all complete including welding as directed	Kg Kg	3800.00 3000.00	170.00 9.00	6,46,000.00 27,000.00	
54	by Engineer Incharge GROUTING WORK		╂───╂─		_	
<u>54</u> 55	Providing & laying of Grouting (Non shrink precision) of pocket holes, pipe sleeves and under base plates of structural steel work/ machinery/ pipesupporting structures including roughening of surface, cleaning, ramming, curing, etc. all complete with Conbextra GP-2 / MasterFlow 928or equivalent as per specification, drawing and direction of engineer-in-charge.	Cum	1.000	85000.00	- 85,000.00	
56	Masonry Work and Plaster		1		-	
57	Proviiding and laying of flyash Brick work for foundation below plinth level including staging, finishing etc all complete as directed				-	
01	by EIC.					



Annexure-A

ltem	Description of Itoms	11014	0	B AND R Intended		
No	Description of Items	Unit	Quantity	Rate	Amount	
59	Proviiding and laying of flyash Brick work for foundation above plinth level including cement mortar of 1:4, staging, finishing etc all complete as directed by EIC.	Cum	100.000	6407.00	6,40,700.00	
60	Proviiding and laying of Half brick masonry with FlyAsh bricks upto			0.00	-	
61	cement mortar 1:4 (1 cement : 4 coarse sand)	Sqm	100.000	678.00	67,800.0	
62	Proviiding and laying of Half brick masonry with FlyAsh bricks in superstructure above plinth level.				-	
63	cement mortar 1:4 (1 cement : 4 coarse sand)	Sqm	100.000	720.00	72,000.0	
64	Providing and laying Autoclaved Aerated concrete (AAC) blocks masonry with 150mm thick or above with Grade-I AAC blocks of density 551 to 650 kg/ cum conforming to IS: 2185 (Part 3) in super structure above plinth level up to floor V level with RCC band at sill level and lintel level with approved block laying polymer modified adhesive mortar all complete as per direction of Engineer-in- Charge. (The payment of RCC band and reinforcement shall be made for apportable)	Cum	100.000	6695.00	6,69,500.0	
65	Providing and laying of cement plaster including staging, hacking, wiremesh fixing etc. all complete as directed by EIC.:				-	
66	6 mm cement plaster of CM1:4 (1 cement: 4 fine sand)	Sqm	100.000	233.00	23,300.0	
67	12 mm cement plaster of mix with 1:6 (1 cement: 6 coarse sand)	Sqm	100.000	266.00	26,600.0	
68	15 mm cement plaster on rough side of single or half brick wall of mix with 1:6 (1 cement: 6 coarse sand)	Sqm	100.000	314.00	31,400.0	
69	18-20 mm cement plaster of mix with 1:6 (1 cement: 6 coarse sand)	Sqm	100.000	371.00	37,100.0	
70	Painting and Cladding				-	
71	Providing and applying of putty of 2 mm thickness over plastered surface to prepare the surface even and smooth complete.	Sqm	200.000	200.00	40,000.0	
72	Providing and applying of Distempering with oil bound washable distemper of approved brand and manufacture to give an even shade :				-	
73	New work (two or more coats) over and including water thinnable priming coat with cement primer		200.000	140.00	28,000.0	
74	Wall painting with acrylic emulsion paint of approved brand and manufacture to give an even shade :				-	
75	Two or more coats on new work	Sqm	50.000	120.00	6,000.0	
76	DISMANTLING				-	
77	Dismantling of Brick work including stacking of serviceable materials and disposal of un-serviceable materials at suitable locations inside /outside the Railway Premises as per direction of engineer in charge.	Cum	5.000	800.00	4,000.0	
78	Dismantling of PCC Work including stacking of serviceable materials and disposal of un-serviceable materials at suitable locations inside / outside the Raliway Premeis as per direction of engineer in charge.	Cum	75.000	1000.00	75,000.0	
79	Dismantling of RCC Work including stacking of serviceable materials and disposal of un-serviceable materials at suitable locations inside / outside the Railway Premeis as per direction of prepared to a service and the s	Cum	75.000	1900.00	1,42,500.0	
80	Dismantling old existing Structural steel work at any level including Angles, plates, Grill & Rails etc all complete as directed by	МТ	20.000	11500.00	2,30,000.0	
81	Dismantling of barrication sheet from construction site and storage the barrication materials at our BAND R Store with in lead 3.0 KM etc all complete as directed by EIC .	Sqm	100.000	860.00	86,000.0	
82	Miscelleneous				-	
83	Maintenance of concrete batching plant including chipping / removal of excess concrete, removing of debris, cleaning of water vat etc in all complete as directed by Engineer- In - Charge.	Each	10.000	10000.00	1,00,000.0	

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Annexure-A

ltem	Description of House	11	0	B AND R	Intended
No	Description of Items Unit	Quantity —	Rate	Amount	
84	Unloading of cement bags from truck and properly stacked at cement godown as directed by Engineer- In - Charge.	Bags	100.000	5.00	500.00
85	Providing and making of Temporary Approach Road minimum 200mm thick gravel / boulder with all materials etc as directed by EIC	Sqm	100.000	650.00	65,000.00
86	Unloading of reinforcement steel from truck / Trailer.	Kg	20.000	500.00	10,000.00
87	Cement shifting from B&R Store to execution point.	Bags	100.000	5.00	500.0
88	Sand/Stonechips shifting from B&R Store to execution point.	Cum	50.000	325.00	16,250.0
89	Making of temporary labour shed directed by Engineer (Measurement considered shall be as per plinth area)	Sq.m	50.000	950.00	47,500.0
90	Providing and fixing of Hard baricating by M.S pipe and Clamps with all labours etc all complete as directed by engineer.	Rmt	100.000	150.00	15,000.0
91	Making of cover block with 1:4 cement mortar				-
92	50mm x 50mm x 50mm thk.	No	100.000	4.00	400.0
93	75mm x 75mm x 75mm thk.	No	100.000	5.00	500.0
94	Shifting of fabricated/full length reinforcement bars shifting from Storage yard to construction area as directed by Engineer (Kg	500.000	175.00	87,500.0
95	 Note: 1. Contractor shall pay the wages and EPF to the personel mentioned below. 2. Contractor shall be capable to pay the wages as per tender document timely before 10th of every month from his own resources. 3. The contractor shall be liable for any issues arising in relation to EPF and shall deal with it taking responsibility of the related procedures. 4. The Contractor has to submit the CV/Resume/Bio-data of the peronel to be deployed for B and R's works and shall deploy the personel only after approval of Engineer-in-Charge. 5. In case, the person employed by the contractor commits any act of omission/commission that amounts to misconduct/indiscipline/incompetence, the contractor shall be liable to take appropriate disciplinary action against such persons, including their removal from the site of work. 6. The Contractor shall replace immediately any of its personnel found unacceptable to this office because of security risks, incompetence, conflict of interest, improper conduct etc. upon receiving a notice 				-
98	Signal Man	Man- Month	6.000	29000.00	1,74,000.0
99	Quality Engineer with 3 Years relevant Experience Diploma/Degree	Man- Month	2.000	55,000.00	1,10,000.0
100	Safety Engineer with 3 Years relevant Experience Diploma/Degree i	Man- Month	2.000	50,000.00	1,00,000.0
101	Safety Supervisor with 3 Years relevant Experience Diploma/Degree	Man- Month	2.000	40,000.00	80,000.0
		Total	Intended Pri	ice / Amount	2,37,50,200.00

(Enclosed with Ref. NIT No. BR/WR/51241/NIT/THROUGH ROOF ON GRID B AND D/SC/01, DATE 02.05.2024)

OOF

Annexure-III Page No. 02 of 02

Summary of Prices

Price Part

SI. No.	Description		Amount
1.	Total Intended Price/Amount	:	Rs. 2,37,50,200.00
2.	Single percentage quoted on total intended Price/Amount for total work (applicable on all items of SOQR)	:	In figure In Wordspercent (Refer Note – 1)
3.	Total amount offered after considering the above percentage	:	(In figure Rs In Words

<u>Note:</u>

The Quoted prices shall be inclusive of all taxes & Duties Entry TAX, Octroi, Levies etc. except Goods and Services Tax (GST):

Note: SOQR Attached (5 Pages)

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<u>ANNEXURE – IV</u>

Page 1 of 1

PAYMENT TERMS:

1.0	Mobilization Advance No mobilization advance shall be paid to the contractor.		
2.0 <u>On Account Payments</u>			
	 Progressive Payments shall be released to Contractor against monthly running account bills duly certified by Engineer-in-Charge after affecting the necessary deductions. Payment will be made proportionately on receipt of corresponding payment from client. The basis for payment against various items for which measurements are duly certified by the Engineer-in-Charge shall be as below : 		
3.0	Terms of Payment		
<u></u>	- 95% on completion of work as certified in progress bill within thirty (30) days which shall be considered from the date of receipt of R.A/Final Bill.		
	- 05% on completion of all works in all respects and issuance of completion certificate		

NOTES :

- **1.** The time of completion shall be reckoned from date of Letter of Intent.
- 2. The time indicated is for completing all the works in all respect as per specification, codes, drawings and instructions of Engineer-in-Charge including
- 3. The above progress payments are subject to deductions towards income tax and other statutory deductions as applicable as per terms of the Contract.
- 4. Payment will be released after getting payment from client.



Signed & Stamped of Tenderer

Letter of Submission

(To be submitted by the Bidder in their Letter Head)

ANNEXURE-V

Page 1 of 2

 Gujarat". <u>TENDER</u>			
Special docume	ave read and examined the Instructions to Bidders, General Conditions of Contract (GCC), Condition of Contract (SCC), Technical Specification, Schedule of Quantities & other ents and Rules referred to in the conditions of contract and all other contents in the tender ent for the work.		
Roof I B21 a	ereby tender for the execution of the work specified for the Construction of Throug Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 t t Platform Work on Sub Contract basis In Connection With "Redevelopmer hna Station at Udhna of Mumbai Division in Western Railway at Udhn		
Quantit Contrac	ay Station, Surat, Gujarat". within the time specified in tender viz., Schedule ties & Rate and in accordance in all respects with the specifications and the Conditions of (GCC &SCC) and with such materials as are provided for, by and in respects in accordance uch conditions so far as applicable.		
	gree to keep the tender open for 120 (One Hundred Twenty) days from the due date of sion of tender thereof and not to make any modifications in its terms and conditions.		
Rs.2,36 Payee I favour of Ten DIC/NS Procure (As pe	at of Tender Document of value Rs.2,000/- (Rupees Two Thousand Only) Plus (+) 18% GST 50/- (Rupees Two Thousand Three Hundred Sixty Only) has been deposited in the shape of A Demand Draft (DDs) / Pay Order/ Banker's Cheque of a nationalized/scheduled bank issued of Bridge and Roof Co. (I) Ltd. Since, the tender is a Works Contract, benefits (i.e. Exemption der Fees & EMD) to Indian Micro & Small Enterprises (MSEs) Units registered with CIC/KVIC/KVIB/Directorate of Handicraft and Handloom etc. under Provisions of Pub ement Policy for MSEs Order 2012 with upto date amendments shall not be applicable . F. No. 190/Mech/Corres/Various org/Stakeholder/2021-22 dated 18/19.04.202 The Preference to MSME/NSIC/SSIC bidder not applicable on Works Contract)		
Draft (I Roof Co benefits register Public P (As pe	st of EMD of Value Rs.2,00,000.00 has been deposited in the shape of A/C Payee Demar DDs)/Pay Order/Banker's Cheque of nationalized/schedule bank issued in favour of Bridge 0. (I) Ltd. or Bank Guarantee (BG) in prescribed format. Since, the tender is a Works Contract s (i.e. Exemption of Tender Fees & EMD) to Indian Micro & Small Enterprises (MSEs) United with DIC/NSIC/KVIC/KVIB/Directorate of Handicraft and Handloom etc. under Provisions Procurement Policy for MSEs Order 2012 with upto date amendments shall not be applicable is F. No. 190/Mech/Corres/Various org/Stakeholder/2021-22 dated 18/19.04.202 is Preference to MSME/NSIC/SSIC bidder not applicable on Works Contract)		
bidding	ccept that we will automatically be kept under Black Listing /Holiday List from being eligible for in any contract with Bridge and Roof Co.(I) Ltd (BANDR) for the period of 6 months from the occurrence, if we are in breach of our obligation(s) under the bid conditions, because we:		
 (a)	have withdrawn our Bid during the period of bid validity specified in the Letter of Bid; or		
(b)	having been notified of the acceptance of our Bid by BANDR during the period of bid validity,		

OOF a And. L 0 * 8

ANNEXURE-V

Page 2 of 2

(1)	
(i)	have failed or refused to execute the Contract, if required, or
(ii)	have failed or refused to furnish the Performance Guarantee within prescribed period, in accordance with the Clause of the Tender.
valid B the for a part Retent bills. If Further success forfeit t to exec I/we h records informa	derstand EMD amount in the form of BG submitted by us shall be retained till submission of G towards Performance Guarantee and the same shall be released thereafter. EMD amount in m of Demand Draft (D.D.) / Pay Order / Banker's Cheque submitted by us will be treated as of Security Deposit / Retention Money and the deduction towards the Security Deposit / ion Money will be started after adjustment of EMD amount against value of work done in R/A i we are un-successful Bidder then EMD amount shall be returned after finalization of Tender. r, if I/we fail to commence work as specified, I/we agree that Bridge & Roof Co. (I) Ltd or his sors in office shall without prejudice to any other right or remedy available in law, be at liberty to the Earnest Money absolutely otherwise the said EMD shall be retained towards retention money cute all works referred to the tender documents upon the terms and condition of the contract. ereby declare that I/we shall treat the Tender Documents, Technical Specification and other s connected with the work as secret / confidential documents and shall not communicate ation derived there from to any person other than a person to whom I/we am/are authorized to unicate the same or use the information in any manner prejudicial to the safety of the State.

Date: Witness: Address: Occupation: Signature of Sub-contractor & Postal Address



Annexure-VI

Page No.1 of 1

(To be printed on a 120 rupee NJ stamp paper) <u>AFFIDAVIT</u>

- 1. The undersigned do hereby certify that all the statements made in the required attachments are true and correct.
- 2. The undersigned also hereby certified that neither my/out firm/company/individuals nor any of its constituent partners have abandoned any road/bridge/irrigation/Buildings or other project work in India nor any contract awarded to us for such works have been rescinded during the last five years prior to the date of this bid.
- 3. The undersigned hereby authorize(s) and request(s) any bank, person, firm or Corporation to furnish pertinent information as deemed necessary and as requested by BANDR to verify this statement or regarding my (our) competency and general reputation.
- 4. The undersigned understands and agrees that further qualifying information may be requested and agree to furnish any such information at the request of BANDR.
- 5. The undersigned undertake that in case of any information furnished by me found to be incorrect, fake, false, fabricated, forged, the BANDR has right to reject the Bid.
- 6. Certified that I have applied in the tender in the capacity of individual / as a partner of a firm & I have not applied severally for the same job.
- 7. The undersigned do certify that our firm will install required machineries and work force at the site as per requirement of this job if selected as the executing agency of the work.
- 8. The undersigned do certify that I/we shall not sublet any portion of the work.
- 9. The undersigned do certify that all the statements made in the attached documents are true and correct. If any declaration submitted is found/ascertain to be incorrect/fabricated / misrepresented/fraudulent etc. accordingly tender will be liable to be cancelled/terminated immediately & I/my firm/company shall also be liable to prosecuted under section 197, 199 & 200 of Indian Penal Code, 1860 along with section 71 & Section 73 of Indian Information & Technology Act 2008 & any other applicable law for the time being in force in addition to forfeiture of Earnest Money/Retention Money.

(Signature of Tenderer)

Title of Office :

Name of Firm :

Date :

OOFC And ...

Annexure-VII

CERTIFICATE OF DECLARATION FORCONFIRMING THE KNOWLEDGE OF SITE CONDITIONS.

(To be submitted in the bidder's letterhead)

We, _______ (Name of the Sub-contractor& their Full Address) _________ hereby declare and confirm that we have visited the project site under the subject namely Construction of Through Roof Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 to B21 at Platform Work on Sub Contract basis In Connection With "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway at Udhna Railway Station, Surat, Gujarat" and acquired full knowledge and information about the site conditions, wage structure, industrial climate and total work involved. We further confirm that the above information is true and correct and we will not raise any claim of any

nature due to lack of knowledge of site condition.

Tenderer's Name & Address.

(Signature of the Tenderer with Stamp)

Place:



Annexure-VIII Page 1 of 2

FORM OF BANK GUARANTEE TOWARDS PERFORMANCE

(To be executed on Non-Judicial Stamp Paper of Appropriate Value)

AND the Bank do hereby further agree and undertake asfollows:

The Company shall have the fullest liberty without reference to the Bank & without affecting in any way the liability of the Bank under this Guarantee/undertaking, at any time and/or from time to time to anywise vary the said Contract and/or any of the terms & conditions thereof or relative to the said Performance or to extend time of performance of the said Contract in whole or part or to postpone for any time and/or from time to time any of the obligations of the Contractor and/or power exercisable by the Company against the Contractor and either to enforce or forbear from enforcing any of the terms & conditions of or governing the said Contract or the said Performance or the Securities available to the Company or any of them and the Bank shall not be released from its liability under these presents and the liability of the Bank shall remain in full force and effect notwithstanding any exercise by the Company of the liberty with reference to any or all the matters aforesaid or by reason of time being given to the Company to the Contractor or of any other act, matter or thing whatsoever which under the law relating to sureties would, but for this provision, have the effect of releasing the Bank from its liability hereunder or any part thereof.



Annexure-VIII Page 2 of 2

- 3. It shall not be necessary for the Company to proceed against the Contractor before proceeding against the Bank & the Guarantee/undertaking herein contained shall be enforceable against the Bank notwithstanding the existence of any other security for any indebtedness of the Contractor to the Company(including relative to the said Performance) and notwithstanding that any such security shall at the time when claim is made against the Bank or proceedings taken against the Bank hereunder, be outstanding or unrealised.
- 4. The amount stated by the Company in any demand, claim or notice as the unpaid balance of the said Security cum Performance Guarantee for the time being shall as between the Bank and the Company for the purpose of these presents be conclusive of the said balance.
- 5. The liability of the Bank to the Company under this Guarantee/undertaking shall remain in full force and effect notwithstanding the existence of any difference or dispute between the Contractor and the Company, the Contractor and the Bank and/or the Bank and the Company, or otherwise howsoever touching or affecting these presents or the liability of the Contractor to the Company, and notwithstanding the existence of any instructions or purported instructions by the Contractor or any other person to the Bank not to pay or for any cause withhold or defer payment to the Company under these presents, with the intent that notwithstanding the existence of such difference, dispute or instruction, the Bank shall be and remain liable to make payment to the Company in terms hereof.
- 6. The Bank shall not revoke this Guarantee/undertaking during its currency except with the previous consent of the Company in writings and also agree that any change in the constitution of the Contractor or the Bank or the Company shall not discharge the Bank's liability hereunder.
- 7. Notwithstanding anything herein contained the Bank's liability under this guarantee is restricted to Rs...... and the said guarantee shall remain in full force till (date) unless a suit or action to enforce the claim under this guarantee is filed against Bank within three month from the above date i.e., on or before (date) all rights of the Company under the said guarantee shall be forfeited and Bank shall be relieved and discharged from all liabilities thereunder.

Dated this.....200

Yours faithfully, For

Signature

Name & Designation

Name of the Branch

(And ... OOFC

Annexure-IX

FORMAT FOR AFFIDAVIT OF SELF CERTIFICATION REGARDING MINIMUM LOCAL CONTENT

(To be provided on a non-judicial stamp paper of Rs.100/-)

Date:

I..... hereby solemnly affirm and declare as under.

That I will agree to abide by the terms and conditions of the Public Procurement (Preference to Make in India) Order, 2017 (*hereinafter PPP-MII order*) of Government of India issued vide Notification No: P-45021/2/2017 - BE-II dated 15/06/2017, its revision dated 28/05/2018 and any subsequent modifications/Amendments, if any and

That the local content for all inputs which constitute the said goods/services/works has been verified by me and I am responsible for the correctness of the claims made therein

That the value addition for the purpose of meeting the 'Minimum Local Content 'has been made by me at (*Enter the details of the location(s) at which value addition is made*).

I agree to maintain the following information in the Company's record for a period of 8 years and shall make this available for verification to any statutory authority

1. Name and details of the Local Supplier

(Registered Office, Manufacturing unit location, nature of legal entity

Date on which this certificate is issue

Goods/services/works for which the certificate is produced.....

Procuring entity to whom the certificate is furnished

Percentage of local content claimed and whether it meets the Minimum Local Content

prescribed.....

Name and contact details of the unit of the Local Supplier (s).....

List of inputs which are imported, directly or indirectly.....

We also understand, false declarations will be in breach of the Code of Integrity under Rule 175(1)(i)(h) of the General Financial Rules for which a bidder or its successors can be debarred for up to two years as per Rule 151 (iii) of the General Financial Rules along with such other actions as may be permissible under law

For and on behalf of...... (Name of firm/entity) Authorized signatory (To be duly authorized by the Board of Directors) Insert Name, Designation and Contact No



APPENDIX-I

RESPONSIBILITY MATRIX

SI. No.	Activity	Scope		Remarks
		BANDR/Client		
	Construction Drawing	\checkmark		
	All procedure approval from WR/SGS	\checkmark		
	Land for Sub-Contractor Site Office, Store inside Railway premises (on chargeable basis)	\checkmark		
	Supervision & Inspection by BANDR (or any other TPI) Western Railway/SGS	\checkmark		
	Labour License & Workmen Compensation (WC) Policy	\checkmark		
	Shifting of any Utilities			
	Submission of all required document for preparation of Gate Pass			
	PF, ESI, Labour Cess (BOCW)			
	Accommodation & Transportation of Sub- Contractor's Employees/Workers			
	Construction & Maintenance of Labour Hutment in outside the Railway premises			
	All types of Plants & equipment's required for execution of work			
	All types of Materials and consumables required for execution of work (except FIM)			
	All PPEs, All Safety Accessories & Safety Appliances etc.			
	Construction of temporary site office/store etc. for bidder.			
	Assistance for Statutory approvals			
	Power for Construction Work			
	Construction Water			
	Any/All other incidental Work			
	Liasoning with statutory authority and local administration for smooth execution		V	
	Insurance for Plant & Machinery, Materials, Transit, etc.			
	Watch & Ward			
	Diesel, Lubricants etc. for construction équipements & Machineries, etc.			

Note:

1. The above list is non-exhaustive; Any other manpower/facilities etc. are required for completion of the work, shall be under Sub-Contractor's scope and shall be included within their quoted rates



Signed & Stamped of Tenderer

APPENDIX-II

TIME SCHEDULE

Name of Work	Time of Completion in all respect
Construction of Through Roof Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 to B21 at Platform Work in connection with "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway."	Time of completion for the entire works shall be 02 (Two) months from the date of Letter of Intent (LOI)/Work Order.

NOTES :

- 1. The aforementioned time of completion shall be inclusive of mobilization period (15 Days), intervening monsoon and approval of the design, procedures and materials.
- 2. The time for completion shall include time for intended system engineering and its approval by the WR/SGS/BANDR, submission of document, construction drawing, supply of materials, installation, testing, trial run, commissioning of the entire work in all respect complete to the entire satisfaction of the Engineer-in-Charge.
- 3. The time indicated is for completing all the works in all respect as per specification, codes, drawings and instructions of Engineer-in-Charge including

For & on behalf of Tenderer



APPENDIX-III PAGE 1 OF 2

TECHNO-COMMERCIAL QUESTIONNAIRE SHEET

This sheet is to be filled by Bidder and submitted along with the offer (Part-I). Otherwise the offer will be treated as "INCOMPLETE".

TECHNO-COMMERCIAL QUESTIONNAIRESELF DECLARATION

SI. No.	Query	Bidders Confirmation
	Confirm that your bid is valid for 120 days from the date of submission of Bid.	
	Confirm that Tender FEE & EMD as per bid stipulations have been furnished along with bid.	
	Confirm your compliance to total scope of work mentioned in the Bidding Document.	
	Compliance letter for addendum/Amendments as a token of acceptance (Applicable, if issued).	
	Confirm that deviation/terms& conditions are not mentioned anywhere in the bid. In case any terms & conditions is mentioned anywhere in the bid, same shall not be considered.	
	Confirm that you have studied complete Bidding Documents including technical and commercial part and your Bid is in accordance with the requirements of the Bidding Documents.	
	Confirm your acceptance for Time Schedule as mentioned in Bidding Documents.	
	Confirm that you have submitted your offer / price bid considering.	
	Confirm that you shall deploy adequate organization with qualified supervisory personnel having requisite experience	
	Confirm that while submitting your price, you have taken consideration of scope of supplies, scope of work and technical requirement mentioned in Bidding documents.	
	Confirm that you have your own programme for execution this work. In case of award of work	
	Confirm that Bidder is not involved in any Litigation/Arbitration with BANDR/Client/Owner. In case of Litigation/ Arbitration, if any, please furnish information about the same.	
	Confirm that un-priced copy of indicating required details (without price) have been submitted in un-priced part of the Bid.	
	Confirm that Site Mobilization to be started within 15 (fifteen) days from the date of our instruction.	
	No interest will be paid against EMD/Retention Money/ Security Deposit/PBG	
	Rates quoted shall be firm till completion of work	



APPENDIX-III PAGE 2 OF 2

SI.	Query	Bidders Confirmation	
No.			
	Confirm that No Claim towards of job for working during adverse		
	weather condition, location or due to any other reason whatsoever		
	shall be entertained.		
	Confirm that No Claim towards round the clock working, additional		
	mobilization or due to any other reason whatsoever shall be entertained.		
	Bidder's scope of supply within their quoted rates shall generally be as follows but not limited to the same.		
	i) Deployment of skilled /unskilled (as required) to execute the job to the entire satisfaction of BANDR /OWNER including electrician in sufficient nos.		
	ii) Accommodation & Transportation of their staff/ engineer/labours		
	All applicable taxes. / duties as per GCC, SCC and agreement of		
	Western Railway/SGS		
	We confirm that we are not on Holiday/Negative List / Suspension		
	list/Banning List of any Government Department/Public Sector		
	undertaking on due date of submission of Bid.		
	We confirm that we are not Banned or Delisted or Black Listed by		
	any Government Department /Public Sector Under taking on due date of submission of Bid.		
	We confirm that we are not under liquidation, court receivership or similar proceedings.		
	We confirm that the content of the Bidding Document including		
	schedule of rates/prices and Corrigendum/Addendum (if any)		
	have not been altered or modified.		
	We confirm that we shall arrange to produce the Original Hard		
	Copy of documents on demand, physically, considered towards our		
	qualification within the stipulated time in case directed by BANDR.		
	Any, failure on our part may lead to termination of the Purchase		
	Order or Contract, as applicable.		

And ... ROOFC Ш * 8

(Signature of Bidder with Company's seal)

(Signature of Bidder with Stamp)

APPENDIX-IV

FORMAT FOR NO DEVIATION CERTIFICATE

[To be submitted in Bidder's Letter Head]

Τo,

The Sr. Manager, BRIDGE AND ROOF CO. (I) LTD. C/o. Western Railway. Redevelopment of Udhna Station, Udhna, Surat, Gujarat.

Sub : NO DEVIATION CERTIFICATE at the time of submission of tender **Construction of Through Roof Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 to B21 at Platform Work in connection with "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway."**

Ref : NIT No. BR/WR/51241/NIT/THROUGH ROOF ON GRID B AND D WORK/SC/01, DATE 13.12.2023

Dear Sir,

With reference to above this is to confirm that as per Tender conditions we have visited Sites before submission of our Offer and noted the job content and site condition etc. We also confirm that we have not changed/modified the tender documents as issued with above Notice Inviting Tender and in case of observance of the same at any stage if shall be treated as null and void.

We hereby also confirm that we have not taken any deviation from Tender Clause together with other reference as enumerated in the above referred Notice Inviting Tender and we hereby convey our unqualified acceptance to all terms & conditions as stipulated in the Tender Document.

In the event of observance of any deviation in any part or our offer at a later date whether implicit or explicit the deviations shall stand null and void.

Thanking you,

Yours faithfully,

(Signature, date & Seal of Authorized representative of the Tenderer)



APPENDIX-V

FORMAT FOR DECLARATION AGAINST TECHNICAL SPEICIFCATIONS

(To be submitted in the bidder's letter head)

We,_____(Name of the Sub-contractor &t heir Full Address)_____

hereby declare and confirm that we have gone through all the technical specifications and drawings attached with this NIT under the subject work namely, **Construction** of Through Roof Foundation in-between D1 to D9 & D15 to B21 and Grid B1 to B9 & B15 to B21 at Platform Work in connection with "Redevelopment of Udhna Station at Udhna of Mumbai Division in Western Railway." and acquired full knowledge and total work involvement based on which we have submitted the price bid.

Tenderer's Name & Address.

(Signature of the Tenderer with Stamp)

Place:

Date:



APPENDIX-VI Page. 01 of 02

BANK GUARANTEE IN LIEU OF EARNEST MONEY DEPOSIT

To,

In Column 10,BG NO.:Bridge and Roof Co. (I) Limited,DATED :Dear Sirs,VALID UPTO

In consideration of Bridge and Roof Co. (I) Ltd. (hereinafter called " BandR" which expression shall include its successors and assigns), having agreed inter-alia to consider the tender of (Name of the Tenderer) having its Head Office/Registered Office at (______Address of Tenderer _____) (hereafter called the "Tenderer" which expression shall include its successors and assigns), for the work of ______according to Tender No. _______ upon the Tenderer furnishing a Bank Guarantee with all undertaking from the Bank as hereinafter appearing in lieu of cash deposit of the Earnest Money. We______ Name of the Bank) a Bank constituted / Registered under the ______. Act ,having our head Office / Registered Office at _______ (hereinafter called the "Bank" which expression shall include Its successors and assigns), at the request of the Tenderer and with the intent to bind the Bank and its successors and assigns do hereby unconditionally and irrevocably undertake to pay the BANDR at Kolkata forthwith on first demand without protest or demur or proof or satisfaction or condition and without reference to the Tenderer, all sums payable by the Tenderer as and by way of Earnest Money to BANDR, up to an aggregate limit of Rs.________

(Rupees_____) AND THE BANK DOTH HEREBY

FURTHER AGREE AS FOLLOWS:

1. This Guarantee / Undertaking shall be a continuing guarantee and shall remain in full force and effect for all claims or demands made by the BANDR on the Bank untill the BANDR discharges this Guarantee/Undertaking subject, however, that the BANDR shall have no claims under this Guarantee/Undertaking after the midnight of

_____20____ or any written extension(s) thereof. PROVIDED that if the aforesaid work tendered for or any part thereof shall be awarded to the Tenderer on or before the said date, whether on the basis of accompanying tender or any other basis, then the validity of this guarantee/undertaking shall stand automatically Extended for all claims and demands made by the BANDR for further three months.

2. The BANDR shall have the fullest liberty without reference to the Bank and without affecting in any way the liability of the Bank under this Guarantee/Undertaking at any time and/or from time to time to postpone and/or vary any of the powers, rights, and obligations exercisable by the BANDR against the Tenderer and either to enforce or to forbear from enforcing ail or any of the terms and conditions of or governing the said Tender and/or any contract consequent upon any award of work or the said Earnest Money Deposit or the securities available to the BANDR or any of them and the Bank shall not be released from Its liability under these Presents end the liability of the Bank hereunder shall remain in Full force and effect notwithstanding any exercise by the BANDR of the liberty with reference to any of all the matters aforesaid or by reason or any other act, matter or thing whatsoever which under law relating to the sureties or otherwise which could, but for this provision have the effect of releasing the Bank from all or any of its obligations hereunder or any part thereof, and the Bank Specifically waives any and all contrary rights whatsoever.

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APPENDIX-VI Page. 02 of 02

3. It shall not be necessary for the BANDR to proceed against the Tenderer before proceeding against the Bank and the Guarantee/Undertaking herein contained shall be enforceable against the Bank as principal debtor notwithstanding the (existence of any other undertaking or security for any indebtedness of the Tenderer to the BANDR and notwithstanding that any such security shall at the time when claim is made against the Bank or proceedings taken against the Bank hereunder, be outstanding or unrealized.

4. The amount stated by the BANDR in any demand, claim or notice made with reference to this guarantee shall as between the Bank and the BANDR for the purpose of these Presents is conclusive of the amount payable by the Bank to the BANDR hereunder.

5. The liability of the Bank to the BANDR under this Guarantee/Undertaking shall remain in full force and effect notwithstanding the existence of any difference or dispute between the Tenderer and the BANDR, the Tenderer and the Bank and/or the Bank and the BANDR or otherwise howsoever touching these Presents or the liability of the Tenderer to the BANDR, and notwithstanding the existence of any instructions or purported instructions by the Tenderer or any other person to the Bank not to pay or for any cause withhold or defer payment to the BANDR under these Presents, with the intent that notwithstanding the existing of such difference dispute or instructions, the Bank shall be and remain liable to make payment to the BANDR in terms thereof.

6. This Guarantee/Undertaking shall not be determined or affected by the liquidation or winding up or dissolution or change of constitution or insolvency of the Tenderer or any change in the legal constitution of the Bank or the BANDR.

7. Without prejudice to any other mode of service, a demand or claim or other communication may be transmitted by the BANDR to the Bank either by post or by fax, if transmitted by fax, the transmission shall be complete as soon as acknowledged by Bank.

8. Notwithstanding anything contained herein:

- i) The Bank's liability under this guarantee / undertaking shall not exceed (Amount in figures & words);
- ii) This guarantee / undertaking shall remain in force up to _____ and any extension(s) therefore; and
- iii) The Bank shall be released and discharged from all liability under this guarantee / undertaking unless a written claim or demand is issued to the Bank on or before ______or the date of expiry of any extension(s) thereof if this guarantee / undertaking has been extended.

The Bank doth hereby declare that Shri______ who is authorized to sign this Guarantee /

Undertaking on behalf of the Bank and to bind the Bank thereby. This ______day of _____20____

Yours faithfully,

E (De Arch ...

Signature :

ROOFC

Name & Designation :

Name of the Branch

APPENDIX-VII

Page No.1 of 1

LAND BORDER WITH INDIA (Submitted on Bidder's Letter Head)

а.	The bidder, (Name of the bidder) is not from a country which shares a land border with India;			
	(or)			
	The bidder, (Name of the bidder) is from a country, (Name of the Country) which shares a land border with India and are registered with the Competent Authority. Certificate of registration is attached with the bid;			
	(or)			
	The bidder, (Name of the bidder) is from a country, (Name of the Country) which shares a land border with India and Government of India has extended lines of credit or is engaged in developmental projects in this country, (Name of the Country) and hence do not require any separate registration for participation in this tender.			
	(or)			
	Any Bidder (including an Indian Bidder) who has a specified Transfer of Technology (ToT) arrangement with an entity from a country which shares a land border with India will be eligible to bid in any procurement whether of goods, services (including consultancy services and non consultancy services) or works (including Turnkey Projects) only if the bidder is registered with the Competent Authority, specified in Annexure-I which is enclosed herewith:			
b.	I have read the Clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; I certify that this bidder is not from such a country or, if from such a country, has been registered with the competent Authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered.			
с.	I have read the Clause regarding restrictions on procurement from a bidder of a country which shares a land border with India and on sub-contracting to contractors from such countries; I certify that this bidder is not from such a country or, if from such a country, has been registered with the Competent Authority and will not sub- contract any work to a contractor from such countries unless such contractor is registered with the Competent Authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered. [where applicable, evidence of valid registration by the Competent Authority shall be attached].			

Details of Vendor's authorized representative

Signature:

Name:

Stamp:



FORMAT OF ANNEXURE-I

FOR LAND SHARE BORDER

Competent Authority and Procedure for Registration

Α.	The Competent Authority for the purpose of registration under this order shall be/ continue to be the Registration Committee constituted by the Department for Promotion of Industry and Internal Trade (DPIIT)*. [This Committee was already constituted under Order (Public Procurement) No.1].		
В.	The Registration Committee shall have the following members*:		
	i.	An officer, not below the rank of Joint Secretary, designated for this purpose by DPIIT, who shall be the Chairman;	
	ii.	Officers (ordinarily not below the rank of Joint Secretary) representing the Ministry of Home Affairs, Ministry of External Affairs, and of those Departments whose sectors are covered by applications under consideration;	
	iii.	Any other officer whose presence is deemed necessary by the Chairman of the committee.	
	iv.	With effect from 01.04.2023, an officer (ordinarily not below the rank of Joint Secretary) representing the National Security Council Secretariat.	
С.	DPIIT shall lay down the method of application, format etc. for such bidders as covered by the Order.		
D.	On receipt of an application seeking registration from a bidder covered by Para 2 and 3 of this order, the Competent Authority shall first seek political and security clearances from the Ministry of External Affairs and Ministry of Home Affairs, as per guidelines issued from time to time. Registration shall not be given unless political and security clearance have both been received.		
E.	The Ministry of External Affairs and Ministry of Home Affairs may issue guidelines for internal use regarding the procedure for scrutiny of such applications by them.		
F.	The decision of the Competent Authority, to register such bidder may be for all kinds of tenders or for a specified type(s) of goods or services, and may be for a specified or unspecified duration of time, as deemed fit. The decision of the Competent Authority shall be final.		
G.	Registration granted by the Competent Authority of the Government of India shall be valid not only for procurement by the Central Government and its bodies specified in para 6 of this order, but also for procurement by State Governments and their agencies/ public enterprises etc. No fresh registration at the State level shall be required.		
Н.	The Competent Authority is empowered to cancel the registration already granted if it determines that there is sufficient cause. Such cancellation by itself, however, will not affect the execution of contracts already awarded. Pending cancellation, it may also suspend the registration of a bidder, and the bidder shall not be eligible to bid in any further tenders during the period of suspension.		
I.	For national security reasons, the Competent Authority shall not be required to give reasons for rejection/cancellation of registration of a bidder.		



Estate a	
[*Note:	
(i)	In respect of application of the Order to procurement by/ under State Governments, all functions assigned to DPIIT shall be carried out by the State Government concerned through a specific department or authority designated by it. The composition of the Registration Committee shall be as decided by the State Government. However, the requirement of political and security clearance as per para D shall remain and no registration shall be granted without such clearance.
(ii)	Registration granted by State Governments shall be valid only for procurement by the State Government and its agencies/ public enterprises etc. and shall not be valid for procurement in other states or by the Government of India and their agencies/ public enterprises etc.]
(iii)	Please note that the order no (Public Procurement No 4)dtd 23.02.2023 by Ministry of Finance, Department of Expenditure (Procurement Policy Dept.) regarding requirement of registration, applicability, compliance and validity of Registration which is enclosed herewith.



APPENDIX-VIII

SELF DECLARATION OF THE TENDERER (TO BE SUBMITTED ON NJ PAPER DULY NOTARIZED)

- 1. We the tenderer(s) are signing this document after carefully reading the contents.
- 2. We the tenderer(s) also accept all the conditions of the tender and have signed all the pages in confirmation thereof.
- 3. We hereby declare that we have downloaded the tender documents from CPP Portal. We have verified the content of document from the website and there is no addition, no deletion or no alternation to the content of the tender document. In case of any discrepancy noticed at any stage i.e. evaluation of tenders, execution of work or final payment of the contact, the master copy available with the CPP Portal shall be final & binding upon us.
- 4. We declare and certify that we have not made any misleading or false representation in the forms, statements and attachments in proof of the qualification requirements.
- 5. We also understand that our offer will be evaluated based on the documents / credentials submitted along with the offer and the same shall be binding upon us.
- 6. We declare that the information and documents submitted along with the tender by us are correct and we are fully responsible for the correctness of the information and documents submitted by us.
- 7. We understand that if any certificates regarding eligibility criteria submitted by us are found to be forged/ false or incorrect at any time during process of evaluation of tender, it shall lead to forfeiture of the tender EMD besides banning of business as per tender stipulation. Further we......(Name of the bidder) and all our constituents understand that our offer shall be summarily rejected.

Seal & Signature of Tenderer



APPENDIX-IX Page No.1 of 1

FORMAT FOR DECLARATION AGAINST INFORMATION OF LITIGATION, HOLIDAY LIST/BANNING LIST, LIQUIDATION/COURT RECEIVERSHIP

[To be submitted in Bidder's Letter Head]

We confirm that we are not involved in any Litigation or Arbitration against BandR or SGS / WR in last 5 years .

OR

We confirm that the current litigation/arbitration in which we are involved will not have any impact in work being tendered or in entering into contract during the validity of offer and performing the contract till all contractual obligations under contract are performed.

We confirm that we are not on Holiday/Negative List/Suspension List/Banning List of BandR/Owner/Consultant on due date of submission of bid.

We confirm that we are not banned or delisted or placed on "holiday List and/or any other similar list" (including the matter under subjudice, if any) by any Government or Quasi Government Agencies or PSUs.

We confirm that we are not under liquidation, Court Receivership or similar proceedings.

Tenderer's Name and Address.

