eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

DATED: 18.11.2019

#### (A Government of India Enterprise) 27, RAJENDRA NATH MUKHERJEE ROAD, KOLKATA - 700 001, WEST BENGAL. PHONE NO. (033) 2248 5841-44; FAX: (033) 2210 3961 E-Mail: <u>info@bbjconst.com</u>; Website: <u>www.bbjconst.com</u>;

e-Tender No.	eNIT/DGM(P-V)/H-BEAM SLEEPER/2151/2153/56-2019	DATE	18.11.2019
--------------	--	------	------------

#### **NOTICE INVITING e-TENDER**

e-Tender under two-bid system (i.e. "Techno-Commercial Part" & "Price Part") are invited from eligible vendors for or supply of H-Beam Sleepers as per the technical specifications and other details given in "Scope of Work"/ "BOQ", as per details hereunder:

01.	Name of the Work	Supply, Fabrication and Transportation of Galvanized H-Beam Sleepers as per RDSO'S Drg. No. B-1636/8 (with up to date correction) & BBJ's Drawing with all Fitting, Fixtures, Fastening (RDSO Drg. No. T-5155 to 5164) and based on approved drawing & technical specifications.
02.	QUANTITY	As per BOQ
03.	COMPLETION PERIOD	<b>12 (twelve) months</b> for total supply (BOQ) from the date of LOA/Order, whichever is earlier.
04.	COST OF TENDER DOCUMENT (NON- REFUNDABLE)	<ul> <li>₹5,000/- (Rupees five thousand only) by NEFT/ RTGS/ Demand Draft/ Banker's Cheque in favour of "The Braithwaite Burn And Jessop Construction Company Limited", payable at Kolkata.</li> <li>Tender document without cost of tender shall be rejected.</li> <li>MSME/ NSIC/ SSI units will be waived from submitting tender fee subject to submission of declaration of Udyog Aadhar Memorandum (UAM) number on CPPP.</li> </ul>
05.	EARNEST MONEY DEPOSIT	<ul> <li>₹10,00,000/- (Rupees ten lakh only) by NEFT/ RTGS/ Demand Draft/ Banker's Cheque in favour of "The Braithwaite Burn And Jessop Construction Company Limited", payable at Kolkata.</li> <li>Tender document without EMD shall be rejected.</li> <li>MSME/ NSIC/ SSI units will be waived from submitting tender fee subject to submission of declaration of Udyog Aadhar Memorandum (UAM) number on CPPP.</li> <li>For unsuccessful bidders, EMD will be refunded after finalization of Order, without any interest.</li> <li>For successful bidder, above EMD amount will be converted into initial Security Deposit and will be retained by BBJ till successful completion of Maintenance Period/ Defect Liability Period, without any interest.</li> </ul>
06.	SECURITY DEPOSIT	5% (five percent) of Contract Value. Security Deposit will be deducted @10% (ten percent) from each gross bill value up to the total amount equivalent to 5% (five percent) of contract value after adjustment of EMD as initial Security Deposit. Security Deposit shall be released after completion of Maintenance Period/ Defect Liability Period.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

		Successful Bidder shall have to submit a		
		Guarantee to an amount equivalent to 5%	(five percent) of the Contract	
	PERFORMANCE	Value, issued by any Nationalized/ Sched	duled Bank in India within 45	
07.				
	(PBG)			
	(	The Performance Guarantee shall remain valid up to the end of		
			in valid up to the end of	
		completion of the entire contract.		
		Online through e-Procurement system		
		Procurement Portal) at https://eprocure.gov	/.in/eprocure/app.	
08.	MODE OF	Complete tender document (techno-cor	nmercial part) as uploaded	
<b>SUBMISSION</b> along with EMD & Tender Fee, shall have to be submitted at BBJ'S				
		Office at 27, R. N. Mukherjee Road, Kolkata		
		technical e-bid.	a vooor, <mark>beidie opening di</mark>	
		Date of Publishing e-NIT	19.11.2019	
		Document download Start Date	19.11.2019 - 10:00 HRS	
	DATE & TIME	Start Date of uploading of bid document	12.12.2019 - 10:00 HRS	
	SCHEDULE	End Date for uploading of bid document	19.12.2019 - 15:00 HRS	
		Date of opening of Technical Bid	20.12.2019 - 15:00 HRS	
09.		Date of opening of Financial Bid	To be notified later	

(A. NEOGI) DGM(P-V)

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	INSTRUCTION TO BIDDERS
01.	Registration of Contractor:
	Any contractor willing to take part in the process of e-Tendering will have to be enrolled &
	registered with the Government e-Procurement system, through logging on to
0.0	https://eprocure.gov.in/eprocure/app
02.	Digital Signature certificate (DSC)
	Each bidder is required to obtain a Class-II or Class-III Digital Signature Certificate (DSC) for
	submission of tenders, from the approved service provider of the National Information's
	Centre (NIC) on payment of requisite amount. Details are available at website
	(https://eprocure.gov.in/eprocure/app) in Clause 2 of Guideline to bidder. DSC is given as a USB e-Token.
03.	ELIGIBILITY CRITERIA:
(i)	Experience of having successfully supplied "similar items" during last 03 (three) years ending
(I)	last day of month previous to the one in which this e-tender are invited; Job completion
	certificate received from clients are to be submitted.
	Note: "Similar item" means manufacture & supply of galvanized <u>H-Beam Sleepers</u> with all
	fittings, fixtures & fastening etc. for Steel Bridge to Indian Railways/ Government
	Organization / Reputed Organization engaged in execution of Indian Railway Steel
	Bridges.
(ii)	Average Audited Annual Financial Turnover during last three financial year, ending
.,	31.03.2019, should be at least ₹291.71 lakh. If audit for Annual Accounts for 2018-19 is not
	completed before submission of bid, then Chartered Accountants (signed with registration
	no.) certificate showing Annual Turnover for 2018-19 (of your organization) to be submitted.
04.	SUBMISSION OF e-BID:
	Tenders to be submitted online in CPP's Portal in <b>two parts</b> :
(A)	TECHNO-COMMERCIAL e-BID:
	THE Techno-commercial bid will consist of the following:
i.	Experience certificate pertaining to successfully completion of supply of Similar Work, as
	stated in the eligibility criteria above. Copy of relevant document/Purchase Order/Job
	completion certificate received from clients duly signed & stamped in each pages proving
	your past experience to be submitted online in CPPP.
ii.	Copy of the following documents duly signed & with official stamped:-
	a) Copy of PAN along with Income Tax Return (ITR) for last three (03) years;
	b) Copy of Good & Service Tax (GST) registration certificate,
	<ul> <li>c) Copy of Audited Annual Accounts (Profit &amp; Loss account and Balance sheet) for the last three (3) years ending as on 31.03.2019. If audit for Annual Accounts for 2018-19 is not</li> </ul>
	completed before submission of bid, then Chartered Accountants (signed with
	registration no.) certificate showing Annual Turnover for 2018-19 (of your organization) to
	be submitted.
	d) Pre-Contract Integrity Pact duly signed with official stamp;
	e) The eNIT document duly signed with official stamp in each pages.
	f) Copy of document in support of "Person Legally Authorized" to enter into commitment
	on behalf of the Tenderer.
iii.	Earnest Money Deposit of ₹10,00,000/- (Rupees ten lakh only) by NEFT/ RTGS/ Demand Draft/
	Banker's Cheque in favour of "The Braithwaite Burn And Jessop Construction Company
	Limited", payable at Kolkata.
	For the successful bidder, this EMD will be converted into initial Security Deposit and will retain
	till completion of the Defect Liability Period.
	EMD in physical instrument is to be submitted to BBJ's Head office before opening of Techno-
	Commercial e-bid.
iv.	Cost of Tender Document (Non-Refundable) ₹5,000/- (Rupees five thousand only) by NEFT/
	RTGS/ Demand Draft/ Banker's Cheque in favour of "The Braithwaite Burn And Jessop
	Construction Company Limited", payable at Kolkata. Cost of tender in physical instrument is
	to be submitted to BBJ's Head office before opening of Techno-Commercial e-bid. This is not
	returnable to the bidders.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

### **INSTRUCTION TO BIDDERS**

۷.	Scanned copy of the EMD, Cost of tender and other document, as stated above, are to be
	uploaded in CPPP portal (https://eprocure.gov.in/eprocure/app) within the end date of
	uploading online.
	Complete set of tender document (techno-commercial part), as uploaded, are to be
	submitted in BBJ's office addressing to The DGM(P-V), The Braithwaite Burn & Jessop
	Construction Company Limited at 27, RAJENDRA NATH MUKHERJEE ROAD, KOLKATA - 700001,
	before opening date of Techno-Commercial e-bid.
<b>(B)</b>	PRICE e-Bid: Properly filled up Schedule of Rate / Bill of Quantities (BOQ) is to be uploaded in
	CPPP website in .xls format. Price bid of only those bidders will be opened whose Techno-
	commercial offers are found to be qualified and acceptable to BBJ. HSN/ SAC code must be
	provided against each BOQ items.
05.	Conditional tenders shall be straightway rejected and no additional clause will be
	entertained.
<b>06</b> .	LANGUAGE: Bids and all accompanying document shall be in English. In case any
	accompanying documents are in other language, it shall be accompanied by an English
	translation. The English version shall prevail in matter of interpretation.
<b>07</b> .	All costs and expenses incidental to preparation of the tender, discussion, conference, pre-
	award discussion with BBJ shall be to the account of the bidder and BBJ shall bear no liability
	whatsoever on such cost expenses.
08.	The award of the order or rejection of the Tenderer's offer and/or cancellation of the tender
	will be made at the absolute discretion of BBJ. BBJ reserves the right to cancel or accept or
	reject any or all tender(s), whether lowest or otherwise, without assigning any reason(s)
	whatsoever thereof. A bidder whom tender is not accepted shall not be entitled to claim any
	cost, charges or expenses incurred by him through or in connection with the preparation and
	submission of the Tender/Offer to BBJ.
<b>09</b> .	As the place of delivery is in the state of Karnataka, the successful bidder must get
	themselves registered with all tax and statutory authorities as per applicable laws of the
	respective States immediately on award of order and prior to start of work. No way bill/ road
	permit will be issued by us for bringing supplier's own materials/plants etc. to site or other
	place and return of the same.
10.	Validity of tender:
	90 (Ninety) days from the date of opening of tender or for a further period if mutually
	accepted.
11.	If any conflict occur between various documents in the contract, the following order of
	priority shall be followed i.e. a document appearing earlier shall override the document
	appearing subsequently:
	2 <sup>nd</sup> : LETTER OF AWARD
	4 <sup>th</sup> : INSTRUCTIONS TO BIDDERS
	5 <sup>th</sup> : SCOPE OF WORK
	6 <sup>th</sup> : SPECIAL CONDITIONS OF CONTRACT
	7 <sup>th</sup> : TECHNICAL SPECIFICATIONS
	8 <sup>th</sup> : DRAWINGS
	9 <sup>th</sup> : BILL OF QUANTITIES

(A. NEOGI) <u>DGM(P-V)</u>

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

#### **SCOPE OF WORK**

- Fabrication and supply of H-Beam Sleepers with all fittings & fixtures (RDSO Drg. No. T-5155 to 5164) as per RDSO Drg. No. B-1636/8 (with up to date correction) and also as per BBJ's Drawing No. 2151/HBS/45.7M/01, 2153/HBS/45.7M/01, 2151/HBS/30.5M/01 and 2151/HBS/18.3M/01 duly approved by S.W. Railway. Fabrication as per RDSO specification no. BS45, Hot dip galvanizing as per IS4759, spring washer as per Railway suitable for 25 Ton axle loading standard and specification there to complete as corrected up to date including supply and riveting of canted bearing plates.
- 2. The rate shall be including of all cost of preparing and supply H-Beam (ISHB) from standard rolled section conforming to IS2062, E250 Gr. B. including supplying of all required fittings and fixtures, fastening, MS pad plates, bolts and nuts, washer, rivets, etc. duly galvanized as per specification.
- 3. The weldable raw structural steel sections to be supplied by the contractor for fabrication of H-Beam sleepers to be conform to IS2062-2011 Grade B fully killed from SAIL, TISCO, and Vizag Steel Plant or any other sources approved by S.W. Railway. The source to be declared citing non-availability of material from aforesaid supplier.
- 4. The rate is also inclusive of inspection and testing charges of all components of H-Beam sleepers including all fixtures and fastening galvanization and consumables etc. from the reputed laboratory/organization.
- Arranging necessary inspection & testing and getting the H-Beam Sleepers approved by S. W. Railway or their authorized agency at their own cost and will be responsible for furnishing all test certificates.
- 6. The rate is also including of transportation of H-Beam Sleepers with all fittings and fixtures with consumables from their workshop to different bridge site/Railway depot in Karnataka by providing their trucks including loading with all lead and lift, handling, re-handling, ascent, descent, crossing obstructions etc.
- 7. WPSS and QAP to be done by the contractor and getting it approved from S. W. Railway or their nominated agency.
- 8. The rate is inclusive of all applicable taxes & duties except GST, which will be extra as applicable.
- 9. The work to be executed in contractor's approved shaded/covered fabrication workshop by their labour, plants & machineries, equipment, welding consumables cutting gases and their inputs for successful completion of the work.
- 10. Fitting items to be provided in water proof and strong box packets to avoid damages during transportation and storing.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

### SPECIAL CONDITIONS OF CONTRACT

1.	DELIVEDV DEDIOD		
1.	DELIVERY PERIOD:		
	<b>Delivery to completed in phases within 12 (twelve) months</b> for total supply of BOQ items from		
	the date of LOA/Order, whichever is earlier.		
2.	DELIVERY PLACE, QUANTITY & SCHEDULE:		
	BBJ shall require $50\%$ of the ordered quantity progressively within 06 (six) months from the date		
	of LOA/Order and balance quantity progressively within 09 (nine) months to 12 (twelve)		
	months from the date of LOA/Order as per the following;		
	a. Bridge No. 8 (12x30.5m), South Western Railway, Hole Alur, Karnataka – [672 set Sleeper]		
	• 672 sets of 30.5M Span Sleepers, progressively within 06 (six) months from the date		
	of LOA/ Order.		
	b. Bridge No. 63 (44x18.3m), Br. No. 33 (4x18.3m), Br. No. 36 (2x18.3m) & Br. No. 63D		
	(9x45.7m), South Western Railway, Bijapur, Karnataka – [2488 set Sleeper]		
	<ul> <li>1750 sets of 18.3M Span Sleepers, progressively within 06 (six) months from the date</li> </ul>		
	of LOA/ Order.		
	<ul> <li>738 sets of 45.7M Span Sleepers, progressively within 09 (nine) months to 12 (twelve)</li> </ul>		
	months from the date of LOA/ Order.		
	c. Bridge No. 125 (12x45.7m), South Western Railway, Gokak Road Station, Karnataka – [984		
	set Sleeper]		
	<ul> <li>984 sets of 45.7M Span Sleepers, progressively within 09 (nine) months to 12 (twelve)</li> </ul>		
	months from the date of LOA/ Order.		
	d. Bridge No. 184 (14x45.7m), South Western Railway, Kudachi Station, Karnataka – [1148 set		
	Sleeper]		
	• 224 sets of 45.7M Span Sleepers, progressively within 06 (six) months from the date		
	of LOA/ Order.		
	• 924 sets of 45.7M Span Sleepers, progressively within 09 (nine) months from the date		
	of LOA/ Order.		
3.	EARNEST MONEY DEPOSIT (EMD):		
	a) Earnest Money Deposit of ₹10,00,000/- (Rupees ten lakh only) by NEFT/ RTGS/ Demand		
	Draft/ Banker's Cheque in favour of "The Braithwaite Burn And Jessop Construction		
	Company Limited", payable at Kolkata.		
	b) EMD amount of the successful bidder will be converted into initial security deposit and will		
	be retained till completion of Maintenance / Defect Liability Period, without any interest.		
	c) EMD of the unsuccessful bidder will be returned after finalization of the order, without any		
	interest.		
4.	PAYMENT:		
a)	90% (ninety percent) of the certified bill value will be released within 30 (thirty) days, after		
	delivery of H-Beam sleepers along with fittings & fixtures at respective delivery sites and		
	submission of cleared bill/Invoice with relevant challans, duly certified by BBJ's		
	representative, along with other necessary documentations.		
b)	5% (five percent) of the certified bill value will be released within 30 (thirty) days after		
	successful fixing of the same at bridge site.		
b)	5% (five) of the certified and cleared bill/Invoice value, after adjusting EMD amount as initial		
,	Security Deposit, will be deducted and retained as Security Deposit which will be released		
	after completion of Maintenance/ Defect Liability period, without any interest.		
5.	PERFORMANCE BANK GUARANTEE (PBG):		
a)	For due and faithful fulfillment of the contractual obligations, the successful bidder shall		
	furnish a Performance Guarantee (PG) for an amount equivalent to 5% (five percent) of the		
	contract price/value of work order either by Bank Draft or in the form of Bank Guarantee. In		
	the event, the Performance Guarantee is submitted in the form of Bank Guarantee the same		
1			
	should be from any Nationalized/ Scheduled Bank in the prescribed format of BBJ. The		

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	aforesaid Bank Guarantee should be submitted within 45 (forty-five) days from the date of
	issue of Letter of Acceptance (LOA). BBJ administration reserves the right to cancel the bid
	and withdraw the LOA if the PG is not submitted within 45 days.
b)	Provided further that on specific request from the bidder, the said period of 45 (forty-five)
	days for submission of PG may be extended up to 75 (seventy-five) days from the date of
	issue of LOA at the sole discretion of the Competent Authority of BBJ. However, a penal
	interest of 15% (fifteen percent) per annum shall be charged for the delay beyond 45 (forty-
	five) days, i.e. from 46 <sup>th</sup> day after the date of issue of LOA. In case the bidder fails to submit
	the PG even within the extended period aforesaid the bid of the bidder shall be liable for
	rejection by the BBJ administration and the LOA shall stand withdrawn.
c)	The P.G. shall be initially valid up to the stipulated date of completion plus 60 days beyond
0)	that. In case, the time for completion of work gets extended, the contractor shall get the
	validity of P.G. extended to cover such extended time for completion of work plus 60 days.
d)	In case the successful bidder fails to submit the requisite Performance Guarantee (PG) within
	the stipulated period of 45 days or extended period up to 75 days, as the case may be, from
	the date of issue of LOA, and his bid is consequentially cancelled and the LOA is withdrawn
	the defaulting bidder shall be debarred from participating in Re-Tender for that work and his
	EMD shall be forfeited.
e)	The formal Order shall be issued/ contract agreement shall be executed within a reasonable
-,	time only after receipt of PG from successful bidder. Till such time the work order is
	issued/contract agreement is executed the contractor shall execute the work on the strength
	of LOA but no payment shall be made to the contractor without work order/ contract
	agreement. In the event the bid is cancelled and LOA is withdrawn due to non-submission of
-	PG, the contractor shall have no claim for the executed work if any as aforesaid.
f)	The value of PG originally submitted by the successful bidder need not be changed for a
	variation of contract price/ work order value up to 25% (either increase or decrease). In case
	during the course of execution, value of the contract increases beyond 25% of the original
	value, an additional Performance Guarantee amounting to 5% (five percent) for the excess
	value over the original contract value shall be deposited by the successful bidder.
g)	The Performance Guarantee (PG) shall be released after physical completion of the work
3/	plus after completion of 60 days thereafter based on 'Completion Certificate' issued by the
	competent authority stating that the contractor has completed the work in all respects
	satisfactorily. The Security Deposit shall, however, be released only after expiry of the
	maintenance period/ defect liability period and after passing the final bill based on 'No Claim Certificate' from the successful bidder.
(h)	
h)	Whenever the contract is rescinded, the Security Deposit shall be forfeited and the
	Performance Guarantee shall be encashed. The balance work shall be got done
	independently without risk & cost of the failed contractor. The failed contractor shall be
	debarred from participating in the tender for executing the balance work.
d)	BBJ shall make a claim under the Performance Guarantee for which the BBJ is entitled under
	the Contract (notwithstanding and/or without prejudice to any other provisions in the
	Contract agreement) in the event of:
	(i) Failure by the successful bidder to extend the validity of the Performance Guarantee as
	described herein above, in which event BBJ may claim the full amount of the
	Performance Guarantee.
	(ii) Failure by the successful bidder to pay BBJ any amount due, either as agreed by the
	contractor or determined under any of the Clauses/ Conditions of the Agreement, within
	30 days of the service of notice to this effect by BBJ.
	(iii) In the event of the Contract being rescinded under provisions of any of the clause/
	condition of the agreement, the performance guarantee shall stand forfeited in full and
	shall be absolutely at the disposal of the BBJ.
6.	SECURITY DEPOSIT:
	As security for proper and faithful fulfilment of the obligation under the order, Security Deposit
	equivalent to 5% (five percent) of the total Contract Value shall be deducted and should be

### eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	kept valid till completion of entire contract period plus 12 (twelve) months i.e. up to end of Defect Liability Period. Security Deposit shall be in the following manner;
	The Earnest Money deposited by the contractor along with the tender will be retained by the BBJ as part of Security Deposit. The balance amount to make up the with the total amount of Security Deposit, may be deposited by the Agency in the form of Demand Draft/ Pay Order or may be recovered by percentage deduction from the contractor's bills.
	Recovery of Security Deposit: The Security Deposit/ rate of recovery/ mode of recovery shall be as under:
	<ul> <li>Security Deposit for work should be 5% of the Contract value and shall be recovered from the bill.</li> </ul>
	(iii) Security deposits will be recovered <b>@10%</b> of the gross bill value of the contractor and no other mode of collecting SD such as SD in the form of instruments like BG etc., shall be accepted towards security Deposit.
	Security Deposit shall be returned to the contractor after completion of entire Order plus 12 (twelve) months i.e. after the end of Defect Liability Period and subsequent to the following:
	<ul> <li>After passing the final bill based on "No Claim Certificate" with the approval of the Competent Authority.</li> </ul>
	b. Submission of an unconditional & unequivocal 'No Claim Certificate' from the concerned contractor. This certificate, inter alia, should mention that the work has been completed in all respects and that all the contractual obligations have been fulfilled by the contractor and that there is no due from the
	contractor to BBJ against the contract concerned.
7.	MAINTENANCE / DEFECT LIABILITY PERIOD:
a)	On completion of delivery of the H-Beam Sleepers along with all fittings & fixtures, the Manufacturer shall be responsible for repairing/replacement of spare parts/items covering the defects attributable to the H-Beam Sleeper Manufacturer for a further period of 12
	months from the last date of delivery.
b)	The Manufacturer shall make good and remedy at his own expanses within such period as stipulated by BBJ, any defect which may develop or may be noticed <b>before the expiry of 12 months.</b>
c)	In case the manufacturer fails to make adequate arrangements to rectify the defects within seven (7) days after receipt of Notice from BBJ, necessary arrangements will be made by BBJ to rectify the defects, without further Notice to the Manufacturer and cost of such rectification shall be recovered from the amount & other dues laying at BBJ.
8.	TAXES &DUTIES:
	The contractor shall be exclusively responsible for payment of all Taxes except Goods and
	<u>Service Tax</u> that may be levied from time to time according to the Laws & regulation now in force & also hereafter to be imposed, increased or modified from time to time. Nothing will
	be payable extra by BBJ for any taxes to be imposed on procurement of materials for
	execution of contract. In case Government imposes any new levy/tax after award of the
	work during the tenure of the contract, BBJ shall reimburse the same at actual on submission
	of documentary proof of payment subject to the satisfaction of BBJ that such new levy/tax is
	applicable to this contract.
9.	Goods and Service Tax (GST)
a)	The quoted price shall be <b>exclusive of Goods and Service Tax</b> . The GST as legally leviable &
	payable by the bidder under the provisions of applicable law / act shall be paid extra by BBJ
	as per bidder's bill. Bidder shall quote their rate after considering the input tax credit on their input materials and services. HSN/SAC code must be provided by the bidder in BOQ.
b)	In this job, as transfer of property of goods is involved in connection with immovable property,
~)	GST under supply of services is applicable. The bidder shall get registered with the GST
	authorities and the registration certificate shall be submitted along the bid documents
	(techno commercial). Bid without GST number shall be cancelled.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

Г

c)	At present GST-TDS is applicable. Deduction of GST-TDS at source would be enforced from the running bills at the rates prescribed. The GST (i.e. SGST, CGST or IGST) amount shall be
	shown separately in invoice and also submit proper Tax Invoice as per section 31 of CGST
	Act, and Rule 46 of CGST Rules, 2017 to get Input Tax Credit by BBJ.
d)	Bidder shall raise their tax invoice in regular interval as per contract condition and uploaded
	their supply invoice in GSTN Portal through GSTR-1 return with 10th of next month. Mismatch in
	return of BBJ due to any reason attributable to bidder, the same shall be recovered from
	Bidder's bill.
10.	PRICE VARIATION:
	No price-variation of any kind will be allowed in this contract under any circumstances. Price
	shall remain firm for entire scope of work during the original and/or extended delivery period.
11.	SPLITTING OF SCOPE OF SUPPLY
	BBJ reserve the absolute right to split the SCOPE OF SUPPLY in respect of SIZE & QUANTITY
	among the Techno-commercially qualified bidders as per BBJ's requirement and decision.
	However, in such case, the ratio will be 60%:40% between L1:L2 bidders, if L2 bidder matches
	the rate, terms and conditions of L1 bidder. If it is divided between three parties, the ratio will
	be 50%:30%:20% between L1:L2:L3 bidders, if L2 & L3 bidders match the rate, terms and
	conditions of L1 bidder.
	However, any party will not have any claim towards reduction of such quantity from their
	scope of supply and such splitting of Scope of Supply will be done at negotiated Lowest
	accepted rate only.
	Order quantity and delivery schedule will be reviewed periodically by BBJ and considering
	the status of production and supply of H-Beam Sleepers, quantities may be revise/reduce as
	per BBJ's requirement to suit the project work.
	BBJ's decision, in this regard, will be final and binding on the supplier(s) and no claim will be
10	entertained on this account.
12.	TERMINATION OF CONTRACT:
a)	BBJ shall be at liberty to terminate the contract in full or part as would be applicable by
a)	issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by
a)	issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier
	issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.
a) b)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated</li> </ul>
	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the</li> </ul>
	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security</li> </ul>
b)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> </ul>
b) 13.	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> </ul>
b)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract</li> </ul>
b) 13. a)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be completed not later than the date(s) as specified in the contract.</li> </ul>
b) 13.	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be complete not later than the date(s) as specified in the contract.</li> </ul>
b) 13. a)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be complete the works within the time as specified in the contract.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons not attributable to the sub-contractor, BBJ may, if satisfied, consider further</li> </ul>
b) 13. a) b)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be complete the works within the time as specified in the contract.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons not attributable to the sub-contractor, BBJ may, if satisfied, consider further extension of time without imposing L.D. to complete the work.</li> </ul>
b) 13. a)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be completed not later than the date(s) as specified in the contract.</li> <li>If the contractor fails to complete the works within the time as specified, consider further extension of time without imposing L.D. to complete the work.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the extension of time without imposing L.D. to complete the work.</li> </ul>
b) 13. a) b)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be complete the works within the time as specified in the contract.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the extension of time without imposing L.D. to complete the work.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons attributable to the contractor, BBJ may, if satisfied that the works can be</li> </ul>
b) 13. a) b)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be completed not later than the date(s) as specified in the contract.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the extension of time without imposing L.D. to complete the work.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons attributable to the contractor, BBJ may, if satisfied that the works can be completed within reasonable short time thereafter, consider further extension of time within the works within the time as specified in the works can be completed within reasonable short time thereafter, consider further extension of time within the time as specified in the contract for the reasons attributable to the contractor, BBJ may, if satisfied that the works can be completed within reasonable short time thereafter, consider further extension of time with</li> </ul>
b) 13. a) b)	issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill. In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee & encashment of security deposit of defaulted supplier. <b>LIQUIDATED DAMAGE</b> : The time for the execution of the work shall be deemed to be the essence of the contract and the works must be completed not later than the date(s) as specified in the contract. If the contractor fails to complete the works within the time as specified in the contract for the reasons not attributable to the sub-contractor, BBJ may, if satisfied, consider further extension of time without imposing L.D. to complete the work.
b) 13. a) b)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be completed not later than the date(s) as specified in the contract.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the extension of time without imposing L.D. to complete the work.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons attributable to the contractor, BBJ may, if satisfied that the works can be completed within reasonable short time thereafter, consider further extension of time within the works within the time as specified in the works can be completed within reasonable short time thereafter, consider further extension of time within the time as specified in the contract for the reasons attributable to the contractor, BBJ may, if satisfied that the works can be completed within reasonable short time thereafter, consider further extension of time with</li> </ul>
b) 13. a) b)	issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill. In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee & encashment of security deposit of defaulted supplier. <b>LIOUIDATED DAMAGE</b> : The time for the execution of the work shall be deemed to be the essence of the contract and the works must be completed not later than the date(s) as specified in the contract. If the contractor fails to complete the works within the time as specified in the contract for the reasons not attributable to the sub-contractor, BBJ may, if satisfied, consider further extension of time without imposing L.D. to complete the work.
b) 13. a) b)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIOUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be completed not later than the date(s) as specified in the contract.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons not attributable to the sub-contractor, BBJ may, if satisfied, consider further extension of time without imposing L.D. to complete the work.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons attributable to the contractor, BBJ may, if satisfied that the works can be completed within reasonable short time thereafter, consider further extension of time with imposing L.D.</li> <li>On such extension, BBJ will recover from the bills of contractor, as agreed damages, a sum equivalent to 0.5% (zero decimal five percent) of the contract value per week of delay or</li> </ul>
b) 13. a) b)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be completed not later than the date(s) as specified in the contract.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons not attributable to the sub-contractor, BBJ may, if satisfied, consider further extension of time without imposing L.D. to complete the work.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons attributable to the contractor, BBJ may, if satisfied that the works can be completed within reasonable short time thereafter, consider further extension of time with imposing L.D.</li> <li>On such extension, BBJ will recover from the bills of contractor, as agreed damages, a sum equivalent to 0.5% (zero decimal five percent) of the contract value per week of delay or part of the week of any supplied equipment/services not delivered within stipulated time</li> </ul>
b) 13. a) b)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be completed not later than the date(s) as specified in the contract.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons not attributable to the sub-contractor, BBJ may, if satisfied, consider further extension of time without imposing L.D. to complete the work.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons attributable to the contractor, BBJ may, if satisfied that the works can be completed within reasonable short time thereafter, consider further extension of time with imposing L.D.</li> <li>On such extension, BBJ will recover from the bills of contractor, as agreed damages, a sum equivalent to 0.5% (zero decimal five percent) of the contract value per week of delay or part of the week of any supplied equipment/services not delivered within stipulated time period or total order value in case where part delivery is of no use to the purchaser, subject</li> </ul>
b) 13. a) b) c)	<ul> <li>issuing first seven (7) days and then Forty-eight (48) hours' notice and get the work done by deploying other agency/ies. Additional cost, if incurred, shall be recovered from the supplier bill.</li> <li>In case of failure to complete the work as per requirement and within the stipulated completion period, BBJ reserves the right to cancel the order, either in part or full as the situation demands by revoking of Performance Bank Guarantee &amp; encashment of security deposit of defaulted supplier.</li> <li>LIQUIDATED DAMAGE:</li> <li>The time for the execution of the work shall be deemed to be the essence of the contract and the works must be completed not later than the date(s) as specified in the contract.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons not attributable to the sub-contractor, BBJ may, if satisfied, consider further extension of time without imposing L.D. to complete the work.</li> <li>If the contractor fails to complete the works within the time as specified in the contract for the reasons attributable to the contractor, BBJ may, if satisfied that the works can be completed within reasonable short time thereafter, consider further extension of time with imposing L.D.</li> <li>On such extension, BBJ will recover from the bills of contractor, as agreed damages, a sum equivalent to 0.5% (zero decimal five percent) of the contract value per week of delay or part of the week of any supplied equipment/services not delivered within stipulated time period or total order value in case where part delivery is of no use to the purchaser, subject to maximum limit of 5% (Five percent) for contract value.</li> </ul>

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

e)	Provided further, that if BBJ is not satisfied that the works can be completed by the
	Contractor and in the event of failure on the part of the contractor to complete the work
	within further extension of time allowed as aforesaid, BBJ shall be entitled to encash the
	contractor's Security Deposit and revoke Performance guarantee and also rescind the
	contract, whether or not actual damage is caused by such default.
14.	INSPECTION, TESTING CHARGE & TEST CERTIFICATES:-
	a) All materials for the work shall pass tests and/or analysis prescribed by the relevant IS
	specifications or such other equivalent specifications.
	b) All raw materials shall be obtained from recognized manufacturers or their authorized
	representatives and the contractor shall furnish copies of test certificates from that
	manufacturers including proof sheets, mill sheets etc. showing that the supplied materials
	have been tested in accordance with the requirements of various specifications and
	codal provisions and to the satisfaction of BBJ or S.W. Railway or their authorized
	representative.
	c) Any approval given by the BBJ or S.W. Railway or their authorized representative in
	consequence of such tests or analysis shall in no way limit or interfere with the absolute
	right of the BBJ to reject the whole or part of such materials supplied, which in the
	judgment of the inspecting authority/Engineer does not comply with the conditions of the
	contract. The decision of the Engineer in this regard shall be final, binding and conclusive
	for all purpose.
	d) All expenses involved for Inspection and/or Testing shall be borne by the H-Beam Sleeper
	manufacturer.
	e) The H-Beam Sleeper manufacturer has to provide assistance, instruments, machine, labour
	and any material which are required for examining, measuring and testing of any
	materials and workmanship as may be selected and required by <b>BBJ and/or S. W. Railway</b>
	and/or their Authorized Representative, without any extra cost to BBJ.
	f) All fittings and fixtures shall be procured from RDSO approved sources as circulated under
	RDSO's letter no. CF/EF/Policy dated 13/03/1996 and as amended up to date. All fittings
	and fixtures to be inspected by BBJ or S.W. Railway or their authorized representative.
	g) INSPECTION CALL LETTER along with related documents of raw steel materials etc. should
	be sent by the H-Beam Sleeper Manufacturer minimum 7 (seven) days in advance at
	BBJ's registered office at 27, R. N. Mukherjee Road, Kolkata - 700 001.
	h) All Test Certificates for raw materials (both physical and chemical) and finished materials
	are to be provided and submitted by the H-Beam Sleeper Manufacturer at the time of
	Inspection and along with supply, without any extra cost to BBJ.
	i) Prior to manufacture of H-Beam Sleepers, QAP & WPSS prepared by Agency has to be
	approved by BBJ and/or S.W. Railway.
15.	EXTENSION OF TIME OF DELIVERY:
	If there is delay for reasons not attributable to the manufacturer, BBJ upon receipt of written
	request justifying such delay from the manufacturer may extend the Delivery period as
	suitable and fit reasonable to BBJ. No extra claim of manufacturer will be entertained in such
	cases of time extension being granted.
16.	QUANTITY VARIATION:
	Quantity may vary +/- 25% for which no extra claim of the manufacturer will be entertained.
17.	ARBITRATION:
a)	In case a dispute or difference of any kind whatsoever, arises out of or relates to the Contract
	or ancillary / incidental as to the terms and conditions of it or relates to any matter for
	execution and/or performance of the Contract, between the parties to the Contract, it is a
	term of the agreement by and between the parties herein that before invoking arbitration,
	the aggrieved party shall first & foremost refer the matter to the Competent Authority of BBJ
	and the decision / recommendation / interpretation made by the said Competent Authority
	of BBJ shall be final & binding upon both the parties.
b)	On the failure of the procedure prescribed above or if a party is dissatisfied with the
	decisions/ recommendations aforesaid, and notwithstanding anything else contained
	elsewhere, the aggrieved party may by a notice in writing to the Competent Authority of BBJ

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	clearly evince the intention to refer the disputes and differences that have arisen between the parties to Arbitration by constitution of an Arbitral Tribunal. The Arbitral Tribunal shall consist of three Arbitrators, one each to be nominated by the respective parties and the third to be appointed by the nominated arbitrators.
c)	Pending submission of and/or decision on a dispute or difference as aforesaid or until the Arbitral Award is published, the parties (if the Contract is not terminated / cancelled) shall continue to perform all of their obligations under this Agreement and the Contract, without prejudice to a final adjustment in accordance with such award.
d)	The decision of the Arbitral Tribunal arrived at after hearing the parties shall be final and binding upon the parties. The Arbitration Proceedings shall be conducted in accordance with the Arbitration and Conciliation Act, 1996 or any statutory modifications or re- enactments thereof.
e)	It is also agreed by the parties that the Arbitration Proceedings shall be conducted in English language. The venue of Arbitration shall be Kolkata only and any proceedings arising out of this Agreement / Contract shall be subject to the jurisdiction of Courts at Kolkata.
18.	<b><u>SUB-LETTING</u></b> : The contractor shall not sub-let whole or any part of the job as detailed in the Scope of Work of this tender document. In case it is felt absolutely necessary, the same may be allowed subject to prior written approval from Engineer-in-Charge of BBJ.
19.	JURISDICTION OF COURT: The Courts at Kolkata shall have the exclusive jurisdiction to try all disputes, if any, arising out of this agreement between the parties.
20.	<b>FORCE MAJEURE:</b> If any time, during the continuance of this contract, the performance in whole or in part by either party under obligation as per this contract is prevented or delayed by reasons of any war or hostility, act of the public enemy, civil commotion, sabotage, fire, flood, explosion, epidemic, quarantine restrictions, strike, lockout or acts of God (hereinafter referred to as "eventuality"), provided notice of happening of any such eventuality is given by either party to the other within 21 (Twenty) days of the date of occurrence thereof, neither party shall by reason of such an "eventuality" be entitled to terminate this contract nor shall either party have any claim or damages against the other in respect of such non-performance or delay in performance and deliveries under the contract. The contract shall be resumed as soon as practicable after such "eventuality" has come to an end or ceased to exist. In case of any dispute, the decision of BBJ shall be final and conclusive, provided further that if the performance in whole or part of any obligation under this contract is prevented or delayed by reason of any such eventuality for a period exceeding 60 (Sixty) days, either party may at its options, terminate the contract. Provided that if the contract is terminated under this clause, the Purchaser shall be at liberty to take over from the supplier at a price to be fixed by the purchaser, which shall be final, all unused, undamaged and acceptable equipment, bought out components and other stores in the course of manufacture which may be in the possession of the Supplier at the time of such termination, or such portion thereof as BBJ may deem fit except such equipment, as the Supplier may, with the concurrence of the Purchaser, elect to retain.
21.	Important Notes;
	<ul> <li>BBJ reserves the right to:</li> <li>Accept or reject any bid received at its discretion without assigning any reasons whatsoever.</li> <li>Cancel tender at its discretion without assigning any reasons whatsoever.</li> <li>Increase/ decrease/ alter the job description/ scope of work with corresponding change in the value of contract.</li> <li>Change order quantity with respect the tendered quantity</li> <li>Alter delivery location within bridge sites.</li> <li>If any such change causes an increase or decrease in the cost or the time required for the execution of the contract, an equitable adjustment shall be made in the contract price or delivery schedule or both and the contract shall accordingly be amended.</li> </ul>

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

- Postpone or extend the above-mentioned date, split and distribute the work among more than one bidder without assigning any reason what so ever.
  May ask for further qualification during techno commercial scrutiny of bids received.
  - BBJ shall not be responsible for any delay, loss, damage for bids sent by post.
  - BBJ shall not be liable for any expenses incurred by bidder for delivery of materials or during preparation of bid irrespective of whether it is accepted or not.
  - Canvassing i.e. soliciting favour, seeking advantage etc. in any form is strictly prohibited and any bidder found to have engaged in canvassing shall be liable to have his bid rejected summarily.
  - If the bidder deliberately gives any wrong information in his tender to create circumstances for the acceptance to his bid, BBJ reserves the right to reject such application.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

DATED: 18.11.2019

#### **General**

#### PRE CONTRACT INTEGRITY PACT

This pre-bid pre-contract Agreement (hereinafter called the Integrity Pact) is made on \_\_\_\_\_\_ day of the month of \_\_\_\_\_\_ 20....., between on one hand, THE BRAITHWAITE BURN & JESSOP CONSTRUCTION COMPANY LIMITED, 27, Rajendra Nath Mukherjee Road, Kolkata – 700 001 (hereinafter called the "BUYER", which expression shall mean and include, unless the contest otherwise requires, its successors in office and assigns) of the First Part and M/s \_\_\_\_\_\_ represented by Sri \_\_\_\_\_\_ (Designation) (hereinafter called the "BIDDER/Seller" which expression shall mean and include, unless the context otherwise requires, his successors and permitted assigns) of the Second Part.

WHEREAS the BUYER proposes to procure/ contract for eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/xx-2019 dated 06.11.2019 and the BIDDER/Seller is willing to offer/has offered the same and

WHEREAS the BIDDER is a private company/public company/Government undertaking/partnership/registered export agency, constituted in accordance with the relevant law in the matter and the BUYER is a PSU performing its function on behalf of the President of India.

#### NOW, THEREFORE,

To avoid all forms of corruption by following a system that is fair, transparent and free from any influence/prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to :-

Enabling the BUYER to obtain the desired said stores/equipment/contract at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and

Enabling BIDDERs to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the BUYER will commit to prevent corruption, in any form, by its officials by following transparent procedures.

The parties hereto herby agree to enter into this Integrity Pact and agree as follows:

#### **Commitments of the BUYER**

- 1.1 The BUYER undertakes that no official of the BUYER, connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting or implementation process related to the contract.
- 1.2 The BUYER will, during the pre-contract stage, treat all BIDDERs alike, and will provide to all BIDDERs the same information and will not provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER in comparison to other BIDDERs.
- 1.3 All the officials of the BUYER will report to the appropriate Government Office any attempted or completed breaches of the above commitments as well as any substantial suspicion of such a breach.
- 2. In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to the BUYER with full and verifiable facts and the same is prima facie found to be correct by the BUYER, necessary disciplinary proceedings, or any other action as

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

deemed fit, including criminal proceedings may be initiated by the BUYER and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the BUYER the proceedings under the contract would not be stalled.

### **Commitments of the BIDDERs**

- 3. The BIDDER commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any pre-contract or post-contract stage in order to secure the contract or in furtherance to secure it and in particular commit itself to the following:
- 3.1 The BIDDER will not offer, directly or through intermediaries, any bribe, gift consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees brokerage or inducement to any official of the BUYER, connected directly or indirectly with the bidding process, or to any person, organisation or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 3.2 The BIDDER further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees brokerage or inducement to any official of the BUYER or otherwise in procuring the Contract or forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with the Government/the Company for showing or forbearing to show favour or disfavour to any person in relation to the contract or any other contract with the Government/the Company.
- 3.3\* BIDDERs shall disclose the name and address of agents and representatives and Indian BIDDERs shall disclose their foreign principals or associates.
- 3.4\* BIDDERs shall disclose the payments to be made by them to agents/brokers or any other intermediary, in connection with this bid/contract.
- 3.5\* The BIDDER further confirms and declares to the BUYER that the BIDDER is the original manufacturer/integrator/authorized government sponsored export entity of the defence stores and has not engaged any individual or firm or company whether Indian or foreign to intercede, facilitate or in any way to recommend to the BUYER or any of its functionaries, whether officially or unofficially to the award of the contract to the BIDDER, nor has any amount been paid, promised or intended to be paid to any such individual, firm or company in respect of any such intercession, facilitation or recommendation.
- 3.6 The BIDDER, either while presenting the bid or during pre-contract negotiations or before signing the contract, shall disclose any payments he has made, is committed to or intends to make to officials of the BUYER or their family members, agents, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.
- 3.7 The BIDDER will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract.
- 3.8 The BIDDER will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
- 3.9 The BIDDER shall not use improperly, for purposes of competition or personal gain, or pass on to others, any information provided by the BUYER as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The BIDDER also undertakes to exercise due and adequate care lest any such information is divulged.
- 3.10 The BIDDER commits to refrain from giving any complaint directly or thorough any other manner without supporting it with full and verifiable facts.
- 3.11 The BIDDER shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

- 3.12 If the BIDDER or any employee of the BIDDER or any persons acting on behalf of the BIDDER, either directly or indirectly, is a relative of any of the officers of the BUYER, or alternatively, if any relative of an officer of the BUYER has financial interest/stake in the BIDDER's firm, the same shall be disclosed by the BIDDER at the time of filing of tender. The terms 'relative' for this purpose would be as defined in Section 6 of the Companies Act 1956.
- 3.13 The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings or transactions, directly or indirectly, with any employee of the BUYER.

### 4. <u>Previous Transgression</u>

- 4.1 The BIDDER declares that no previous transgression occurred in the last three years immediately before signing of this Integrity Pact, with any other company in any country in respect of any corrupt practices envisaged hereunder or with any Public Sector Enterprise in India or any Government Department in India that could justify BIDDER's exclusion from the tender process.
- 4.2 The BIDDER agrees that if it makes incorrect statement on this subject, BIDDER can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

### 5. Earnest Money

- 5.1 While submitting commercial bid, the BIDDER shall deposit an amount ₹10,00,000/-(Rupees ten lakh only) (to be specified in RFP) as Earnest Money/Security Deposit, with the BUYER through any of the following instruments :
  - (i) Bank Draft or a Pay Order in favour of "The Braithwaite Burn and Jessop Construction Co. Ltd." payable at Kolkata.
  - (ii) A confirmed Performance guarantee by an Indian Nationalised Bank, promising payment of the guaranteed sum to the BUYER on demand within three working days without any demur whatsoever and without seeking any reasons whatsoever. The demand for payment by the BUYER shall be treated as conclusive proof of payment.
  - (iii) Any other mode or through any other instrument (to be specified in the RFP)
- 5.2 The Earnest Money/Security Deposit shall be valid up to a period of five years or the complete conclusion of the contractual obligations to the complete satisfaction of both the BIDDER and the BUYER including warranty period, whichever is earlier.
- 5.3 In case of the successful BIDDER a clause would also be incorporated in the Article pertaining to Performance Bond in the Purchase Contract that the provisions of Sanctions of Violation shall be applicable for forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
- 5.4 No interest shall be payable by the BUYER to the BIDDER on Earnest Money/Security Deposit for the period of its currency.

### 6. Sanctions for Violations

- 6.1 Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) shall entitle the BUYER to take all or any one of the following actions, wherever required:
- (i) To immediately call off the pre contract negotiations without assigning any reason or giving any compensation to the BIDDER. However, the proceedings with other BIDDER(s) would continue.
- (ii) The Earnest Money Deposit (in pre-contract stage) and/or Security Deposit/performance Bond (after the contract is signed) shall stand forfeited either fully or partially, as decided by the BUYER and the BUYER shall not be required to assign any reason therefore.
- (iii) To immediately cancel the contract, if already signed, without giving any compensation to the BIDDER.

<u>TENDERER</u>

Page 15 of 33

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

- (iv) To recover all sums already paid by the BUYER, and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State Bank Of India, while in case of a BIDDER from a country other than India with interest thereon at 2% higher than the LIBOR. If any outstanding payment is due to the BIDDER from the BUYER in connection with any other contract for any other stores, such outstanding payment could also be utilised to recover the aforesaid sum and interest.
- (v) To encash the advance bank guarantee and performance bond/warranty bond, if furnished by the BIDDER, in order to recover the payments, already made by the BUYER, along with interest.
- (vi) To cancel all or any other Contracts with the BIDDER. The BIDDER shall be liable to pay compensation for any loss or damage to the BUYER resulting from such cancellation/rescission and the buyer shall be entitled to deduct the amount so payable from the money(s) due to the BIDDER.
- (vii) To debar the BIDDER from participating in future bidding processed of the Government of India/the Company for a minimum period of five years which may be further extended at the discretion of the BUYER.
- (viii) To recover all sums paid in violation of this Pact by BIDDER(s) to any middleman or agent or broker with a view to securing the contract.
- (ix) In cases where irrevocable Letters of Credit have been received in respect of any contract signed by the BUYER with BIDDER, the same shall not be opened.
- (x) Forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
- 6.2 The BUYER will be entitled to take all or any of the actions mentioned at para 6.1(i) to (x) of this pact also on the Commission by the BIDDER or any one employed by it or acting on its behalf (whether with or without the knowledge of the BIDDER) of an offence as defined in chapter IX of the Indian Penal code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of corruption.
- 6.3 The decision of the BUYER to the effect that a breach of the provisions of this Pact has been committed by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER can approach the Independent Monitor(s) appointed for the purposes of this Pact.

### 7. Fall Clause

7.1 The BIDDER undertakes that it has not supplied/is not supplying similar product/systems or subsystems at a price lower than that offered in the present bid in respect of any other Ministry/Department of the Government of India or PSU and if it is found at any stage that similar product/systems or sub systems was supplied by the BIDDER to any other Ministry/Department of the Government of India or a PSU at a lower price, then that very price, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the BIDDER to the BUYER, if the contract has already been concluded.

### 8. Independent Monitors

- 8.1 The BUYER will appoint Independent Monitors (hereinafter referred to as Monitors) for this Pact in consultation with the Central Vigilance Commission (Names and Addresses of the Monitors to be given).
- 8.2 The task of the Monitors shall be to review independently and objectively, whether and to what extent the parties comply with the obligations under this Pact.
- 8.3 The monitors shall not be subject to instructions by the representatives of the parties and perform their functions neutrally and independently.
- 8.4 Both the parties accept that the Monitors have the right to access all the documents relating to the project/procurement, including minutes of meetings.
- 8.5 As soon as the Monitor notices, or has reason to believe, a violation of this Pact, he will so inform the Authority designated by the BUYER.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

- 8.6 The BIDDER(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the BUYER including that provided by the BIDDER. The BIDDER will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor shall be under contractual obligation to treat the information and documents of the BIDDER/ Subcontractor(s) with confidentiality.
- 8.7 The BUYER will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the parties. The parties will offer to the Monitor the option to participate in such meetings.
- 8.8 The Monitor will submit a written report to the designated Authority of BUYER/Secretary in the Department/within 8 to 10 weeks from the date of reference or intimation to him by the BUYER/BIDDER and should the occasion arise, submit proposals for correcting problematic situations.

#### 9. Facilitation of Investigation

In case of any allegation of violation of any provisions of this Pact or payment of commission, the BUYER or its agencies shall be entitled to examine all the documents including the Books of Account of the BIDDER and the BIDDER shall provide necessary information and documents in English and shall extend all possible help for the purpose of such examination.

#### 10. Law and Place of Jurisdiction

This Pact is subject to Indian law. The place of performance and jurisdiction is the seat of the BUYER.

#### 11. Other legal Actions

The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.

#### 12. Validity

- 12.1 The validity of this Integrity Pact shall be from date of its signing and extend up to 5 years or the complete execution of the contract to the satisfaction of both the BUYER and the BIDDER/Seller, including warranty period, whichever is later. In case BIDDER is unsuccessful this Integrity Pact shall expire after six months from the date of the signing of the contract.
- 12.2 Should one or several provisions of this Pact turn out to be invalid, the reminder of this Pact shall remain valid. In this case, the parties will strive to come to an agreement to their original intentions.

13. The parties hereby sign this integrity Pact at \_\_\_\_\_ on \_\_\_\_\_

### <u>BUYER</u>

Name of the Officer:\_\_\_\_\_ Designation: \_\_\_\_\_

Name of the Officer:	
Designation:	

#### <u>Witness</u>

1. \_\_\_\_\_

<u>Witness</u>

BIDDER

2.

\* Provisions of these clauses would need to be amended and/or deleted in line with the policy of the BUYER in regard to involvement of Indian agents of foreign suppliers.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	GENERAL CONDITION OF THE CONTRACT GCC-1
1.0	<b>DEFINITION:</b> In the contract, as defined under, the following words and expressions shall
	have the meanings hereby assigned to them, except where the context otherwise
	requires:-
i)	"OWNER" shall mean the Authority through whom the project is being financed.
ii)	The "ACCEPTING AUTHORITY" shall mean the CHAIRMAN & MANAGING DIRECTOR, BBJ,
	27, R. N MUKHERJEE ROAD, KOLKATA – 700 001.
iii)	"OWNER"/ "CLIENT" / "PRINCIPAL CONTRACTOR" / "S.W. RAILWAY" means S.W.
	RAILWAY International Limited.
iv)	The "SUB-CONTRACTOR"/ "AGENCY"/ "FABRICATOR"/ "FABRICATION AGENCY shall mean individual or firm or company whether incorporated or not, undertaking the works and shall include legal representatives or such individual or persons composing such firm or unincorporated company, or successors of such individual, firm or company, as the case may be and permitted assigns of such individual or firm or company. The "SUB-CONTRACTOR"/ "AGENCY"/ "FABRICATOR"/ "FABRICATION AGENCY to be
	selected by means of BBJ's Notice Inviting eTender (eNIT) i.e. this e-tender document
	and acceptance of LOI/Work order thereof and the formal agreement of execution of
	work between BBJ and Sub-Contractor together with all documents referred to therein
	including all applicable conditions with appendices and any schedule of items,
	quantities and rates. All these documents taken together shall be deemed to form one
	contract and shall be complementary to one another.
v)	The "TENDER DOCUMENT" means the form of e-tender, the applicable clause, schedule
	and/or additional conditions, the conditions and the specifications and /or drawings as
:)	referred to in the tender documents and as may be referred for the execution of works.
vi)	The "Works" shall mean the works to be executed in accordance with the contract or
	part(s) thereof as the case may be and shall include all extras of additional, altered or substituted works or temporary and urgent works as required for performance of the
	Sub-Contractor.
vii)	The "SUB-CONTRACT VALUE" shall mean the cost of works shown in the schedule of
,	quantities / Bill of quantity (BOQ) arrived on the basis of item rate quoted &
	acceptable to BBJ by the bidder for various items.
viii)	A "DAY" shall mean a day of 24 hours starting from midnight to midnight irrespective of
-	the number of hours worked in the day.
ix)	"ENGINEER-IN-CHARGE" or "SITE-IN-CHARGE" shall mean the Engineering Officer
	appointed by BBJ or his duly authorized representative who shall direct, supervise and
	be In-Charge of the works for purposes of this contract.
x)	"FORCE MAJEURE" shall mean War, Invasion, Revolution, Riots, Sabotage, Lockouts,
	Strikes, work shutdowns imposed by Government Acts or Legislature or other authorities,
	Act of God, Epidemics, Fires, Earth-Quakes, Floods, Explosions or any other acts or
	events whatsoever which are beyond the control of the Sub-Contractor and which shall directly or indirectly prevent the execution of work within the time specified in the
	agreement.
xi)	"SCHEDULE(S)" referred to in these condition shall mean the relevant schedule(s) of
,	work and quantity annexed to the tender document by BBJ or the standard schedule
	of rates prescribed by BBJ and the amendments thereto issued from time to time.
xii)	The "SITE" shall mean the lands and/or other places on/under/in or through which the
-	work is to be executed under the contract including any other lands or places
	provided by BBJ for the purpose of execution of the contract.
xiii)	"TEMPORARY WORKS" shall mean all the temporary works of every kind required for the
	execution, completion or maintenance of the work.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

DATED: 18.11.2019

**xiv)** "URGENT WORKS" shall mean any urgent measures which in the opinion of the Engineer-In-Charge, becomes necessary during the progress of the work to obviate any risk of accident or failure or which become necessary for security.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

DATED: 18.11.2019

## **GENERAL CONDITION OF THE CONTRACT**

GCC-2

	GENERAL CONDITION OF THE CONTRACT GCC-2
xv)	A "WEEK" shall mean seven days without regard to the number of hours worked in any
	day in that week.
(vi)	"APPROVED" and "DIRECTED" means the approval or direction of the Chairman &
	Managing Director (CMD), BBJ or the person authorized by him for the particular
	purpose.
vii)	The "DATE OF COMPLETION" is the date or dates for completion of the work or any part
	of the works set out in or ascertained in accordance with the individual work order and
	the tender documents or any subsequent agreed agreement thereto.
viii)	"SPECIFICATION" shall mean the specifications for materials of work in the special
	condition or in drawings. "Drawings" shall mean the maps, drawings, plans and
	tracings or prints thereof annexed to the contract and shall include any modification of such drawings and further drawings as may be issued by the Engineer-In-Charge
	from time to time.
(ix)	"CONSTRUCTIONAL PLANT" shall mean all appliances or items of whatsoever nature
	required for the execution, completion or maintenance of the works or temporary
	works (as mentioned in the tender document) but does not include materials or other
	things intended to form or forming part of the permanent work.
xx)	"PERIOD OF MAINTENANCE" shall mean the specified period of 12 (Twelve) months
	maintenance from the date of completion of the Works certified by the Engineer-In-
	Charge.
(xi)	Words importing the singular number shall also include the plural and vice-versa where
	the context requires.
xii)	The headings and marginal headings in these general conditions are solely for the
	purpose of facilitating reference and shall not be deemed to be part thereof or be
	taken into consideration in the interpretation or construction thereof or of the contract.
xiii)	"COST"- The word cost shall be deemed to include all costs related to establishment,
	labour, material, transport, all taxes & duties and levies etc. applicable to execution
2.0	the entire job;
2.0	<b>EXPERIENCE CRITERIA:</b> The bidder must have adequate past experience of work of similar nature as defined in Instruction to Bidder, the documentary evidence of which
	need to be furnished.
3.0	<b><u>SUBMISSION OF BID</u></b> : Bids to be submitted online in CPPP's website in a two bid system:
i)	TECHNO-COMMERCIAL BID:
.,	Scanned copy of the EMD, Cost of Tender and other document, as stated in Instruction
	to Bidder section of this eNIT, are to be uploaded in CPPP portal (https://
	eprocure.gov.in/eprocure) and hard copies of all document including physical
	instrument (EMD & Cost of Tender in original) are required to put into a sealed
	envelope super scribing "TENDER NOTICE NO." and "TECHNO-COMMERCIAL PART"
	and addressed to DGM (P-V), The Braithwaite Burn & Jessop Construction Company
	Limited.
ii)	PRICE BID:
	Properly filled up Schedule of Rate / BILL OF QUANTITIES (BOQ) is to be uploaded in
	CPPP website and hard copy of the same put into a separate sealed envelope duly
	signed with official stamp to be send to BBJ's Office, super scribing "TENDER NOTICE
	NO." and "PRICE PART" and sent to DGM (P-V), The Braithwaite Burn & Jessop Construction Company Limited.
	Price bid of only those bidders will be opened whose Techno-Commercial offers are
	found to be qualified and acceptable to BBJ.
	All applicable duties, taxes, fees and other levies payable by the Sub-Contractor
	under the contract or any other cause shall be included in the quoted prices.
4.0	BBJ reserve the right to accept or reject any tender either wholly or partly or to
	distribute the work among more than one bidders without assigning any reason
	whatsoever.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

**GENERAL CONDITION OF THE CONTRACT** 

DATED: 18.11.2019 <u>GCC-3</u>

5.0	EXECUTION OF WORK:
a)	SUB-CONTRACTOR'S UNDERSTANDING:
	It is understood and agreed that the Sub-Contractor has by careful examination,
	satisfied as to the nature and location of the work, the configuration of the ground, the
	character, quality and quantity of the materials to be encountered, the character of
	equipment as facilities needed preliminary to and during the execution of the works,
	the general and local conditions, availability of materials, the labour conditions
	prevailing therein and all other matters which can in any case affect the work under
	the contract.
b)	COMMENCEMENT OF WORK:
i)	The date of commencement will be considered from the date of issue of LOI/Date of
,	issue of 1 <sup>st</sup> Set of detail drawings/ date of issue of 1 <sup>st</sup> lot of steel whichever is earlier. If
	the Sub-Contractor commits default in commencing execution of the work as
	aforesaid, BBJ shall, without prejudice to any other right or remedy, be at liberty to
	forfeit the Earnest Money Deposit (EMD), Performance Guarantee and any other dues
	belongs to them absolutely.
ii)	No compensation shall be allowed for any delay caused in the starting of the work on
	account of any acquisition of land or delay in according sanction to estimates or
	drawings etc. or issuing drawings.
c)	COMPLIANCE TO ENGINEER-IN-CHARGE'S INSTRUCTIONS
<b>_</b>	The Engineer-In-Charge shall direct the order in which the several parts of the works
	shall executed and the Sub-Contractor shall execute without delay all orders given by
	the Engineer-In-Charge from time to time but the Sub-Contractor shall not be relieved
	thereby from responsibility for the due performance of the works in all respects.
d)	ALTERATIONS TO BE AUTHORISED:
	No alterations or addition to or omission or abandonment of any part of the works shall
	be deemed authorised except under instructions from the Engineer and the Sub-
	Contractor shall be responsible to obtain in writing such instruction in each and every
	case.
e)	<b>EXTRA WORKS</b> : Should works over and above those included in the contract require to
	be executed at the site, the Sub-Contractor shall have no right to be entrusted with the
	execution of such works which may be carried out by another Sub-Contractor or Sub-
	Contractors or by any other means at the option of BBJ.
f)	VARIATION IN QUANTITIES:
i)	The BBJ reserves the right to alter the designs and drawings. If due to change in the
	drawing or design or for other reasons, there be variations, resulting in increase or
	decrease in quantities, payment will be made only for the actual quantities executed
	at the ordered rates, subject to getting approval of the same from the principal client.
	If there is sufficient cause, BBJ may grant extension of the date of completion suitably.
	Such circumstance, shall in no way affect or vitiate the contract or alter the character
	thereof, or entitle the Sub-Contractor to damages or compensation there for except as
	provided for in this contract.
ii)	BBJ reserves the right to split the total quantity of work as mentioned in the BOQ among
	2 (two) or more sub-contractors depending on the situation. The sub-contractor
	cannot object or be entitled to any claim in the event of reduction in the actual
	quantity.
iii)	In the event of any reduction in the quantity or omission of any item in the BOQ to be
	executed for any reasons whatsoever, the sub-contractor shall not be entitled to any
L	compensation, but shall be paid only for the actual amount of work done.
iv)	The unit rate quoted by the bidder will stand unchanged, in case of variation (+/-) of
	quantities up to any extent.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

DATED: 18.11.2019

# GENERAL CONDITION OF THE CONTRACT

#### GCC-4

v)	The quantities of each item of work furnished in BOQ are approximate and are
	intended for the guidance of bidder / sub-contractors. In actual execution of work,
	there may be some increase in the quantities specified, such variation shall in no
	degree effect the validity of the contract and it shall be performed by the Sub-
	Contractor and be subject to the same conditions, stipulations and obligations
	originally and expressly included and provided for in the specifications and drawings
	and the amounts to be paid therefore shall be calculated in accordance with the
	accepted BOQ rates.
	SEPARATE CONTRACTS IN CONNECTION WITH WORKS:
	The BBJ shall have the right to let out our contracts in connection with the works. The
	Sub-Contractor shall afford to the other Sub-Contractors reasonable opportunity of
	storage of their materials and the execution of their work and shall properly connect
	and co-ordinate his work with theirs. If any part of the Sub-Contractor's work depends
	on proper execution or depends upon the work of another Sub-Contractor, the Sub-
	Contractor shall inspect and promptly report to the Engineer-In-Charge any defects in
	such work that render it unsuitable for proper execution of his portion of work. The Sub-
	Contractor's failure to inspect or report shall constitute an acceptance of the other
	Sub-Contractor's work. However, for defect/s, which may develop in the other Sub-
. 、	Contractor's work after the execution of his work, he will be not responsible.
h)	INSTRUCTIONS OF ENGINEER-IN-CHARGE'S REPRESENTATIVE:
	Any instructions or approval given by the Engineer-in-Charge's representative to the
	Sub-Contractor in connection with the work shall bind to the Sub-Contractor as though
	it had been given by the Engineer-In-Charge provided as follows:-
i)	Failure of the Engineer-In-Charge's representative to disapprove any work or materials
	shall not prejudice the power of the Engineer-In-Charge, thereafter, to disapprove such
::>	work of materials and to order the removal or breaking up thereof.
ii)	If the Sub-Contractor shall be dissatisfied by reasons of any decision of the Engineer-In-
	Charge's representative, he shall be entitled to refer the matter to the Engineer-In-
i)	Charge, he shall thereupon confirm or alter/modify such decisions.
י	ADHERENCE TO SPECIFICATION AND DRAWINGS: The whole of the works shall be executed in conformity with the specifications and
	drawings. If the Sub-Contractor performs any work in a manner contrary to the
	specifications or drawings or both without obtaining the approval of the Engineer-In-
	Charge, he shall bear all the consequences and costs arising or ensuing there from
	and shall be responsible for all loss to BBJ and their client.
j)	DRAWINGS AND SPECIFICATION OF THE WORKS:
J/	The Sub-Contractor shall keep one copy of drawings and specifications at the site, in
	good order and such other contract documents as may be necessary to the Engineer-
	In-Charge and or the Engineer-In-Charge's representative.
k)	OWNERSHIP OF DRAWINGS AND SPECIFICATIONS:
	All drawings and specifications and copies thereof furnished by BBJ to the Sub-
	Contractor are deemed to be the property of BBJ. They shall not be used for other
	works and with the exception of the signed contract, shall be returned by the Sub-
	Contractor to BBJ on completion of the works or termination of the contract.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

DATED: 18.11.2019

# GENERAL CONDITION OF THE CONTRACT GCC-5

I)	SHEDS, STORE HOUSES AND YARDS:
	The Sub-Contractor shall on his own expense shall provide himself with sheds,
	storehouses and yards in such situations and in such numbers as in the opinion of the
	Engineer-In-Charge is requisite for carrying out the works and the Sub-Contractor shall
	keep at each of such sheds, storehouses and yards, a sufficient quantity of material
	and plant in much as not to delay the carrying out of the works with due expedition
	and the Engineer-In-Charge and/or the authorised representative of the Engineer-In-
	Charge shall have free access to the said sheds, storehouse and yards at any time for
	the purpose of inspecting the stock of materials and plant so kept in hand and any
	materials or plant which the Engineer-In-Charge may object to shall not be brought
	upon or used in works, but shall be forthwith removed from the sheds, storehouses or
	yards by the Sub-Contractor. The Sub-Contractor shall at his own expense provide and
	maintain suitable mortar mills, soaking vats steel treatment bath or any other
	equipment necessary for the execution of the work.
m)	PROVISION OF EFFICIENT AND COMPETENT STAFF/SUPERVISOR/WORKMEN:
2	The Sub-Contractor shall place and keep on the works at all times efficient and
	competent staff/supervisor to give necessary directions to his workmen and to see that
	they execute their work in sound and proper manner. The Sub-Contractor shall employ
	only such supervisors, workmen and labours, in or about the execution of any of the
	works are careful and skilled in their various trades and callings. The Sub-Contractor
	shall at once remove from the works any agent, supervisor, workmen or labourer who
	shall be objected to by the Engineer-In-Charge and if and whenever required by the
	Engineer-In-Charge, he shall submit correct return showing the names of all staff,
	supervisor and workmen as necessary for the proper completion of the works within the
	time prescribed. The Sub-Contractor shall forthwith on receiving intimation to this effect
	take on the additional number of staff and labour specified by the Engineer-In-Charge
	within seven days of being so required and failure on the part of the Sub-Contractor to
	comply with such instruction will entitle the BBJ to rescind the Sub-Contractor under
	these conditions.
n)	WORKMANSHIP AND TESTING:
	The whole of the work and/or supply of materials specified and provided in the
	contract or that may be necessary to be done in order to form and complete any part
	thereof shall be executed in the best and most substantial workman - like manner with
	materials of the best and most approved quality of their respective kinds agreeable to
	the particulars contained in or implied by the specifications and as referred to in and
	represented by the drawings or in such other additional particulars, instructions and drawings as may be found requisite to be given during the carrying out of the works to
	the entire satisfaction of the Engineer-In-Charge according to the instruction and
	direction which the Sub-Contractor may receive time to time from the Engineer-In-
	Charge. The material may be subjected to test by means of such machines,
	instruments and appliances as the Engineer-In-Charge may direct and wholly at the
	expense of the Sub-Contractor.
o)	REMOVAL OF IMPROPER WORK AND MATERIALS:
.,	The Engineer-In-Charge or the Engineer-In-Charge's Representative shall be entitled to
	order from time to time
i)	the removal from the site within the time specified of any materials which in his opinion
	are not in accordance with the specifications or drawing.
ii)	the use of proper and suitable substitute materials in place of specified material
	removed if the same is not easily available or the substitute material is better;
iii)	the removal and proper re-execution (not withstanding any previous tests thereof or
	"on account" payments thereof) of any work which in respect of materials or
1	
1	workmanship is not in his opinion in accordance with the specifications.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

DATED: 18.11.2019

### GENERAL CONDITION OF THE CONTRACT

<u>GCC-6</u>

iv)	in case of default on the part of the Sub-Contractor in carrying out such order BBJ shall be entitled to rescind the contract under these conditions.
p)	FACILITIES FOR INSPECTION:
• •	The Sub-Contractor shall afford the Engineer-In-Charge and/or the Engineer-In-
	Charge's representative and any other authorised representative of Principal clients
	every facility for entering in and upon every portion of the work at all hours for the
	purpose of inspection or otherwise and shall provide all labours, materials, plants,
	ladders, pumps, appliances and things of every kind for this purpose and the Engineer
	and/or the representative shall at all times have free access to every part of the works
	and to all places at which materials for the work are stored or being prepared.
q)	EXAMINATION OF WORKS: (BEFORE COVERING UP)
-	The Sub-Contractor shall give seven (7) days notice to the Engineer-In-Charge or the
	Engineer-In-Charge's representative whenever any work or materials are intended to
	be covered up in the earth, in bodies or walls or otherwise to be placed beyond the
	reach of measurement in order that the work may be inspected or that correct
	dimensions may be taken before being so covered placed beyond the reach of
	measurement in default whereof the same shall, at the opinion of the Engineer-In-
	Charge or the Engineer-In-Charge's representative, be uncovered and measured at
	the Sub-Contractor's expense or no payment shall be made for such work or materials.
r)	TEMPORARY WORKS:
	All temporary works necessary for the project execution of the works shall be provided
	and maintained by the Sub-Contractor and subject to the consent of the Engineer-In-
	Charge shall be removed by him at his expense when they are no longer required and
	in such manner as the Engineer-In-Charge shall direct. In the event of failure on the
	part of the Sub-Contractor to remove the temporary works, the Engineer-In-Charge will
	cause them to be removed and the cost as increased by supervision and other
	incidental charges shall be recovered from the Sub-Contractor. If temporary huts are
	provided by the Sub-Contractor on the land owned by client for labour engaged by
	him for the execution of the works, the Sub-Contractor shall arrange for handing over
	vacant possession of the said land after the work is completed, if the Sub-Contractor's
	labour refuse to vacate and have to be erected by client, the expenses incurred by
	BBJ in connection therewith shall be borne by the Sub-Contractor. The Sub-Contractor
	shall, not construct any hutment in the client's / Government's land without the written
	approval of the Competent Authority.
s)	RATES FOR ITEM OF WORKS:
	The rates entered in the accepted schedule of rates/ Bill of quantity of the contract are
	intended to provide for works duly and properly completed in accordance with the
	general and special (if any) conditions of contract and the specification and drawings
	together with such enlargements, extensions, diminutions, reductions, alterations or
	additions as may be ordered by the Engineer-In-Charge and as required without
	prejudice to the generality thereof and shall be deemed to include and cover
	superintendence and labour supply, including full freight of materials of stores, patterns,
	profiles, moulds, fitting, scaffoldings, shoring props, timber, machinery, derricks, trucks,
	ropes, pegs, posts, tools and all apparatus and plant required on the works, except
	such tools, plants or materials as may be specified in the contract to be supplied to the
	Sub-Contractor by BBJ, the erections, maintenance and removal of all temporary
3	works and buildings and also the following:-
i) ::)	All watching, lighting, bailing, pumping and draining.
ii)	All prevention of or compensation for trespass.
iii)	All barriers and arrangements for the safety of the public or employees during the
	execution of works.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	GENERAL CONDITION OF THE CONTRACT GCC-7
iv)	All sanitary and medical arrangements for labour camps as may be prescribed by the BBJ the setting of all work and of the construction, repair and upkeep of centre lines, bench marks and level pegs thereon site clearance.
v)	Cost of testing of materials supplied by the Sub-Contractor and provision of testing facilities for the compaction of soil, if required.
u)	HANDING OVER OF WORKS: The Sub-Contractors shall be bound to handover the works executed under the contract to BBJ or any other authority so authorised by BBJ, complete in all respect to the satisfaction of the Engineer-In-Charge. The Engineer-In-Charge shall determine, from time to time, the date on which the work is considered to have been completed, in support of which his certificate shall be regarded as sufficient evidence for all purposes. The Engineer-In-Charge shall determine from time to time the date on which any particular section of the work shall have been completed, and the Sub-Contractor shall be bound to observe any such determination of the Engineer-In-Charge.
v)	<u>CLEARANCE OF SITE ON COMPLETION</u> : On the completion of the works, the Sub-Contractor shall clear away and remove from the site all construction plants surplus materials rubbish and temporary works of every kind and leave the whole of the site and works clean to the satisfaction of the Engineer-In-Charge. No final payment in settlement of the account of the work shall be made to the Sub-Contractor till that period in addition to any other condition necessary for such final payment, site clearance shall have been effected by him, and such clearance may be made by the Engineer-In-Charge at the expense of the Sub-Contractor in the event of his failure to comply with this provision within seven days after receiving notice to that effect. Should it become necessary for the Engineer-In-Charge to have the site cleared at the expense of the Sub-Contractor, then BBJ shall not be liable for any loss or damage to such of
v)	the Sub-Contractor's property as may be on site due to such removal there from, which removal may be effected by means of public sale of such materials and property or in such a way as deemed fit and convenient to the Engineer-In-Charge.
w)	<b><u>OUANTITIES IN SCHEDULE ANNEXED TO SUB-CONTRACT</u>: The quantities set out in the accepted schedule of rates with items of works quantified are the estimated quantities of the works and they shall not be taken as the actual correct quantities of work to be executed by the Sub-Contractor in fulfilment of his obligation under the Sub-contract. However, BBJ reserves the right to reduce the quantity and in that event the agency will not have any claim for such reduction.</b>
x)	<b>MEASUREMENT OF WORKS:</b> The Sub-Contractor shall be paid for the works executed in the accepted schedule of rates and according to the terms of payment of the contracts or the measurements taken by the Engineer-In-Charge or Engineer-In-Charge's representative in accordance with the relevant Indian Standard Specification Code of practice. Such measurement will be taken of the work in progress from time to time and at such intervals as in the opinion of the Engineer-In-Charge shall be proper having regard to the progress of the works. The date and time on which the "On-Account" or final measurement are to be made shall be communicated to the Sub-Contractor who shall be present at the site and shall sign the results of the measurements (which shall also be signed by the Engineer-In-Charge or Engineer-In-Charge's representative) recorded in the official measurement book as an acknowledgement of his acceptance of the accuracy of the measurement. Failing the Sub-Contractor's attendance the work may be measured up in his absence and such measurements shall notwithstanding such absence, be binding upon the Sub-Contractor whether or not he shall have the measurement book.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	<b>GENERAL CONDITION OF THE CONTRACT</b>	GCC-8
y)	MAINTENANCE OF WORKS:	
37	The Sub-Contractor shall at all times during the pr	rogress and continuance of the
	works and also for the period of maintenance spe	
	the date of passing of the certificate of completion	
	any other earlier date subsequent to the completic	
	by the Engineer-In-Charge be responsible for and ef	
	good substantial, sound and perfect condition all a	
	shall make good from time to time and at all tim	5 1
	Charge shall require, any damage or defect that	6
	arise in or be discovered or be in any way connect	
	Contractor shall be liable for and shall pay and i	
	persons legally entitled thereto whenever required	
	do, all losses, damages, costs and expenses they or	5 5 1
	or be liable to, by reason or in consequence of the o	operations of the sub-Contractor
z)	of his failure in any respect. CERTIFICATE OF COMPLETION OF WORK:	
<i>2</i> )	As soon as in the opinion of the Engineer-In-Cha	rge the works shall have been
l	substantially completed and shall have satisfactor	5
	that may be prescribed, the Engineer-In-Charg	5 1 5
	completion in respect of the works and the period of	
	commence from the date if such certificate.	
aa)	SUB-CONTRACTOR NOT ABSOLVED BY COMPLETION	CERTIFICATE:
uuj	The certificate of completion with respect of the wo	
	shall not absolve the Sub-Contractor from his liabi	
	imperfections, shrinkage of faults which may	, <u>,</u>
	maintenance arising in the opinion of the Engli	
	workmanship not in accordance with the drawings	
	defects. All such defects need to be amended	•
	Contractor at his own cost and in case of default or	<b>u u</b>
	the Engineer-In-Charge may employ labour and m	•
	Contractor to amend and make good such defect	
	faults and all expenses consequent thereon and inc	
	the Sub-Contractor and shall be recoverable from a	
	contract.	
6.0	<u>"ON ACCOUNT" PAYMENT:</u>	
	The Sub-Contractor be shall entitled to be paid from	om time to time by way of "On
	Account" payments only for such works, as in the or	pinion of the Engineer-In-Charge,
	the Sub-Contractor has executed in terms of the c	ontract. All payments be on the
	Engineer-In-Charge or the Engineer-In-Charge's	representative's certificates of
	measurements shall be subjected to any deduction	ons which may be made under
	these presents provided always that the Engineer-Ir	n-Charge may by any certificate
	made any correction or modification in any previo	ous certificate which shall never
	have been be issued by him and that the Engine	er-In-Charge may withhold any
	certificate, if the works or any part thereof are	e not being carried out to his
	satisfaction.	
7 <b>.0</b>	ROUNDINGS OFF AMOUNTS:	
	In the case of schedule of rates given in decimal	-
	be rounded off, but the total amounts only, on each	
	to nearest rupee i.e. sum of less than 50 paise shall	I be omitted out and sums of 50
	paise and more shall be reckoned as one rupee.	

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	GENERAL CONDITION OF THE CONTRACT GCC-9
8.0	ON-ACCOUNT PAYMENTS NOT PREJUDICAL TO FINAL SETTLEMENT:
	"On Account" payments made to the Sub-Contractor shall be without prejudice to
	the final making up of the accounts (except where measurements are specifically
	noted in the measurement book as final measurements and as such have been
	signed by the Sub-Contractor) and shall in no respect be considered or used as
	evidence of any facts stated in or to be inferred from such accounts nor of any
	particular quantity or work having been executed nor of the manner of its execution
	being satisfactory.
9.0	MANNER OF PAYMENT:
	Unless otherwise specified, payment to the Sub-Contractor will be made by cheque.
0.0	PAYMENT TO BE MADE BY BBJ:
	The Sub-Contractor shall on submitting a monthly bill be entitled to receive paymen
	proportionate to the part of the work which is approved and passed by the
	Engineer-In-Charge whose certificate of such approval and passing of the sum so
	payable shall be final and conclusive against the Sub-Contractor. All such
	intermediate payments shall be regard as payments by way of advance against the
	final payments only and not as payments as work actually done and completed
	and shall not preclude the Engineer-In-Charge from requiring bad, unsound
	imperfect or unskilful work to be dismantled and removed from the site and
	reconstructed or re-erected as per specifications. No payment shall be considered
	as an admission of the due performance of the contract or any part thereof in any
	respect or the occurring of any claim, nor shall it conclude determine or affect in
	any way the powers of the Engineer-In-Charge as to the final settlement and
	adjustment of the contract. The final bill shall be submitted by the Sub-Contracto
	within one month of the date of the completion of work. The certificate of the
	Engineer-In-Charge of the measurement value of the total amount payable for the
	work shall be final and binding on all parties.
1.0	FINAL PAYMENT:
	On the Engineer-In-Charge's certificate of completion in respect of the works, an
	adjustment shall be made and the balance of account based on the Engineer-In
	Charge or the Engineer-In-Charge's representative's certified measurements of the
	quantity of work executed by the Sub-Contractor up to the date of completion and
	on the accepted schedule of rates shall be paid to the Sub-Contractor subject to
	any deduction which may be made under agreement and subject to the Sub
	Contractor having delivered to the Engineer-In-Charge a full account in detail of a
	claims he may have or BBJ in respect of the works or having delivered a "No Claim
	certificate and the Engineer-In-Charge after the receipt of such account, will give a
	certificate in writing that such claims are correct, that the whole of the works to be
	done under the provisions of the contract have been completed, that they have
	been inspected by him since their completion and bound to be in good and
	substantial order that all properties and the things removed during execution of the
	work, have been properly replaced and made good all expenses and demand
	incurred by or made upon or in the respect of damage or loss by, from or in
	consequence of the woks have been satisfied, agreeable and in conformity with
	the contract.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	GENERAL CONDITION OF THE CONTRACT GCC-10
2.0	TAXES, DUTIES AND OCTROI ETC.
	The Sub-Contractor agree to and hereby accept full and exclusive liability for the
	payment of any and all taxes, duties, octroi etc., now or hereafter imposed, increased,
	or modified, and all the sales tax, from time to time in respect of works and materials
	and all contributions and taxes for employment compensation, insurance and also
	age pension or annuities now or thereafter imposed on Central or State Government
	authorities which are imposed with respect to or covered by the wages / salaries or other compensations paid to the persons employed by the Sub-Contractor and the
	Sub-Contractor shall be responsible for the compliance with all obligations and
	restrictions imposed by the labour law or any other law effecting employer-employee
	relationship and the Sub-Contractor further agreed to comply and to secure the
	compliance of all other Sub-Contractor with all applicable Central, State, Municipal or
	local laws and regulations and requirements of the Central, any State or Local
	Government agency or authority. Sub-Contractor further agreed to defend, indemnify
	and hold owner harmless from any liability or penalty which may be imposed by the
	Central, State or local authorities by reason of any violation or requirements and also
	from all claim, suit of proceeding that may be brought against the owner arising under,
	growing out of or by reason of the work provided for by this Contract, by third parties,
0	or Central or State Government authority or any other Sub-division thereof.
0	DEDUCTION OF INCOME TAX, SALES TAX, EXCISE DUTY AND ANY OTHER TAXES AND DUTIES, OCTROI ETC.:
	All Statutory Taxes and Duties will be deducted at source from Sub-Contractor's on-
	account bills. Further the Sub-Contractor will be liable to pay themselves any taxes and
	duties to the respective authorities, if payable by the Sub-Contractor over and above
	the amount deducted at source. Necessary papers indicating the deduction made at
	source will be given to the Sub-Contractor on request.
4.0	COMPLIANCE OF LABOUR LAWS:
	The Sub-Contractor shall comply with the following Labour Laws during the execution
	of the contract:-
a)	MINIMUM WAGES ACT, 1948:
	Sub-Contractors are required to pay minimum wages as per Central Government Notification / State Government Notification whichever is higher at the time of
	payment of wages. Representative of Principal Employer and recording his signature
	on the wages register is required.
b)	PAYMENT OF WAGES ACT, 1976;
c)	EMPLOYEES SATE INSURANCE (E.S.I.) Act, 1948;
d)	Compliance of BUILDING AND OTHER CONSTRUCTION WORK (BOCW) Act, 1996 in case
	50 or more workers are engaged by the Sub-contractor.
e)	CONTRACT LABOUR (REGULATION AND ABOLITION) ACT, 1970
	Sub-Contractor shall comply with the provision of the Contract Labour (Regulation and
	Abolition) Act, 1970 and the Sub-Contractor Labour (Regulation and Abolition) Act,
	1971 as modified from time to time wherever applicable and shall also indemnify BBJ
f)	from and against only claim under the aforesaid Act and Rule. WORKMEN'S COMPENSATION ACT, 1923
g)	INDUSTRIAL DISPUTE ACT, 1947 AND AS AMENDED FROM TIME TO TIME.
<u> </u>	EMPLOYEES PROVIDENT FUND ACT, 1971
5.0	COMPLIANCE TO RULES FOR EMPLOYMENT OF LABOUR
_	The Sub-Contractor shall conform to all laws, by laws, rules and regulations for the time
	being in force pertaining to the employment of local or imported labour and shall take
	all necessary precautions to ensure and preserve the health and safety of all staff
	employed directly or through the petty Sub-Contractors or other sub-Sub-Contractors on the works.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	GENERAL CONDITION OF THE CONTRACT GCC-11
a)	PERTAINING TO LICENCE:
	A copy of Labour Licence to be displayed by the Sub-Contractor at the Site.
b)	PERTAINING TO NOTICE
	Notice pertaining to the following are required to be displayed at the work site in English/Hindi or local language viz. (a) Rates of wages; (b) Hours of work; (c) Wage period; (d) Date of payment; (e) Name and Address of the Inspector; (f) Date of payment of wages and date of unpaid wages; (g) Place and time of disbursement of wages; (h) An abstract of the Act & Rules of Contract Labour (Regulation & Abolition) Act; (i) Intimation about the commencement & completion of work; (j) weekly holiday and rest day; (k) Hours of week;
c)	<b>PERTAINING TO REGISTERS:</b> The following Registers are to be maintained at the works at :-
	<ul> <li>Register of persons employed in Form XII.</li> <li>Employment Card in Form XIV to be issued to each worker.</li> <li>Master Roll in Form XVI.</li> <li>Register of wages in Form XVII.</li> <li>Register of Fines in Form XXI.</li> <li>Register of Advance in Form XXII.</li> <li>Register of Overtime in Form XXIII.</li> </ul>
IN IN	♦ Wages Slip in Form XIX is to be issued to each worker.
d)	<b>PERTAINING TO RETURNS</b> Half-Yearly return ending on 30 <sup>th</sup> June and Annual Return ending on 31 <sup>st</sup> December to be submitted to Licensing Officer within 30 days of the completion of half & annual ending.
16.	LABOUR CAMP:
0	The Sub-Contractor shall at his own expense make adequate arrangements for the housing, supply of drinking water and provisions of latrines and urinals for his staff and workmen, directly or through the petty agencies employed on the work and for temporary crèche (Bal Mandar) where 50 or more women are employed at a time. All camp sites shall be maintained in clean sanitary conditions by the Sub-Contractor at his own cost.
17.	WATER SUPPLY:
0	The Sub-Contractor shall arrange at his own cost water both for drinking purpose and for the purpose of execution of work.
18. 0	ELECTRICITY: Any electrical supply required at site for whatsoever purpose shall be arranged by the Sub-Contractor at his own cost. If electricity cannot be arranged, the Sub-Contractor shall maintain generator set of suitable capacity for each purpose of uninterrupted progress of work.
19.	SANITARY ARRANGEMENTS
0	The Sub-Contractor shall obey all sanitary rules and carry out all sanitary measures that may from time to time be prescribed by the concerned Medical Authority and permit inspection of all sanitary arrangements at all times by the Company's Site-In-Charge and/or his representatives.
20.	WELFARE & HEALTH
0	First Aid facilities to be provided as per specification lay down under Rules. Canteen facilities and Rest Room to be provided as per Rules.
21.	MEDICAL FACILITIES AT SITE
0	The Sub-Contractor shall provide medical facilities at the site as may be prescribed by the Engineer-In-Charge in relation to the strength of the Sub-Contractor's resident staff and workmen directly or through the petty Sub-Contractors or sub-Sub-Contractors employed on the work. First Aid facilities at site should be as prescribed under Contract Labour (Regulation & Abolition) Act and Rules.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

COF INFECTIOUS DISEASE ontractor shall remove from his camp such labour and their families who have inoculation and vaccination when called upon to do so by the Engineer-In- the Engineer-In-Charge's representative. ION OF PEACE ontractor shall take requisite precautions and use his best endeavours to ny riotous or unlawful behaviour by or amongst his workmen and other directly or through the petty agencies on the works. OXICANTS AT WORK SITE AND ENCAMPMENTS FOR THE WORK f ardent spirits or other intoxicating beverages on the work site or in any of gs, encampments or tenements owned, occupied by or within the control of contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition OYMENT OF FEMALE LABOUR AT SITE: ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. OYMENT OF LABOURS BELOW THE AGE OF 15 ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for tion of the work.
inoculation and vaccination when called upon to do so by the Engineer-Ir the Engineer-In-Charge's representative. <b>ION OF PEACE</b> ontractor shall take requisite precautions and use his best endeavours to ny riotous or unlawful behaviour by or amongst his workmen and other directly or through the petty agencies on the works. <b>OXICANTS AT WORK SITE AND ENCAMPMENTS FOR THE WORK</b> f ardent spirits or other intoxicating beverages on the work site or in any of gs, encampments or tenements owned, occupied by or within the control of contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition <b>OYMENT OF FEMALE LABOUR AT SITE:</b> ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. <b>OYMENT OF LABOURS BELOW THE AGE OF 15</b> ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
the Engineer-In-Charge's representative. <b>ION OF PEACE</b> ontractor shall take requisite precautions and use his best endeavours to ny riotous or unlawful behaviour by or amongst his workmen and other directly or through the petty agencies on the works. <b>OXICANTS AT WORK SITE AND ENCAMPMENTS FOR THE WORK</b> If ardent spirits or other intoxicating beverages on the work site or in any of gs, encampments or tenements owned, occupied by or within the control of contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition <b>OYMENT OF FEMALE LABOUR AT SITE:</b> Dutractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. <b>OYMENT OF LABOURS BELOW THE AGE OF 15</b> Dutractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
ION OF PEACE ontractor shall take requisite precautions and use his best endeavours to ny riotous or unlawful behaviour by or amongst his workmen and other directly or through the petty agencies on the works. OXICANTS AT WORK SITE AND ENCAMPMENTS FOR THE WORK f ardent spirits or other intoxicating beverages on the work site or in any of gs, encampments or tenements owned, occupied by or within the control of contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition OYMENT OF FEMALE LABOUR AT SITE: Ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. OYMENT OF LABOURS BELOW THE AGE OF 15 ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
ontractor shall take requisite precautions and use his best endeavours to ny riotous or unlawful behaviour by or amongst his workmen and other directly or through the petty agencies on the works. <b>OXICANTS AT WORK SITE AND ENCAMPMENTS FOR THE WORK</b> f ardent spirits or other intoxicating beverages on the work site or in any of gs, encampments or tenements owned, occupied by or within the control of contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition <b>OYMENT OF FEMALE LABOUR AT SITE:</b> Ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. <b>OYMENT OF LABOURS BELOW THE AGE OF 15</b> Ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
ny riotous or unlawful behaviour by or amongst his workmen and other directly or through the petty agencies on the works. <b>OXICANTS AT WORK SITE AND ENCAMPMENTS FOR THE WORK</b> If ardent spirits or other intoxicating beverages on the work site or in any of gs, encampments or tenements owned, occupied by or within the control of contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition <b>OYMENT OF FEMALE LABOUR AT SITE:</b> Datactor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. <b>OYMENT OF LABOURS BELOW THE AGE OF 15</b> Datactor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
directly or through the petty agencies on the works. <b>OXICANTS AT WORK SITE AND ENCAMPMENTS FOR THE WORK</b> If ardent spirits or other intoxicating beverages on the work site or in any of gs, encampments or tenements owned, occupied by or within the control of contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition <b>OYMENT OF FEMALE LABOUR AT SITE:</b> Description on the work at Site should be avoided. <b>OYMENT OF LABOURS BELOW THE AGE OF 15</b> Description on the work for the utmost directly or through agencies employed on the work at Site should be avoided.
OXICANTS AT WORK SITE AND ENCAMPMENTS FOR THE WORK f ardent spirits or other intoxicating beverages on the work site or in any of gs, encampments or tenements owned, occupied by or within the control of contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition OYMENT OF FEMALE LABOUR AT SITE: Ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. OYMENT OF LABOURS BELOW THE AGE OF 15 Ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
f ardent spirits or other intoxicating beverages on the work site or in any of gs, encampments or tenements owned, occupied by or within the control of contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition <b>OYMENT OF FEMALE LABOUR AT SITE:</b> ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. <b>OYMENT OF LABOURS BELOW THE AGE OF 15</b> ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
gs, encampments or tenements owned, occupied by or within the control of contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition <b>OYMENT OF FEMALE LABOUR AT SITE:</b> ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. <b>OYMENT OF LABOURS BELOW THE AGE OF 15</b> ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
Contractor or any of his employee directly or through the petty Sub- rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition OYMENT OF FEMALE LABOUR AT SITE: Contractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. OYMENT OF LABOURS BELOW THE AGE OF 15 Contractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
rs or sub-Sub-Contractors employed on the work shall be forbidden and the actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition OYMENT OF FEMALE LABOUR AT SITE: ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. OYMENT OF LABOURS BELOW THE AGE OF 15 ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
actor shall exercise his influence and authority to the utmost extent to secure bliance with this condition OYMENT OF FEMALE LABOUR AT SITE: ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. OYMENT OF LABOURS BELOW THE AGE OF 15 ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
Diance with this condition OYMENT OF FEMALE LABOUR AT SITE: Dentractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. OYMENT OF LABOURS BELOW THE AGE OF 15 Dentractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
OYMENT OF FEMALE LABOUR AT SITE: ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. OYMENT OF LABOURS BELOW THE AGE OF 15 ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
ontractor shall see that the employment of female labour directly or through agencies employed on the work at Site should be avoided. OYMENT OF LABOURS BELOW THE AGE OF 15 ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
agencies employed on the work at Site should be avoided. OYMENT OF LABOURS BELOW THE AGE OF 15 ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
OYMENT OF LABOURS BELOW THE AGE OF 15 ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
ontractor shall not employ children below the age of 15 as labours directly or e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
e petty Sub-Contractors or sub-Sub-Contractors employed on the work for
ion of the work
ENT OF LABOUR FROM SCARCITY AREA
ernment declares a state of scarcity of famine to exist in any village situated
niles of the work, piece worker / Sub-Contractor shall employ upon such parts
k as suitable for unskilled labour any person certified to him by the Engineer-
or by any other person to whom the Engineer-In-Charge may have
this in writing to be in need to relief and shall be bound to pay to such
ages not below the minimum which Government may have fixed in the
y dispute which may arise in connection with the implementation of this
Il be decided by the General Manager (Engg.) whose decision shall be final
ig on the piece worker/Sub-Contractor.
<u>E</u>
actors shall at his own expense carry and maintain insurance with reputable
Companies to the satisfaction of the Owner as follows:-
S STATE INSURANCE ACT
ontractor agrees to and does hereby accept full exclusive liability for the
e with all obligations imposed by the Employee State Insurance Act, 1948
ontractor further agrees to defend, indemnify and hold owner harmless from
y or penalty which may be imposed by the Central, State or local authority
ison or any asserted violation by Sub-Contractor or Sub-Contractor of the
s State Insurance Act, 1948 and also from all claims, suits or proceedings that
rought against the owner arising under, growing out of or by reason of the
ded for by this contract. Sub-Contractor agreed to fill in with the Employee
rance Corporation, the declaration forms and all forms, which may be
n respect of the Sub-Contractor's or Sub-Contractor's employee, where
e remuneration is Rs.660.00 per month or less (as amended time to time by
nment) who are employed in the work provided of those covered by ESI
to time under the Agreement. The Sub-Contractor shall deduct and secure
ment of the Sub-Sub-Contractor to deduct the employee's contribution as
t schedule of the Employee's State Insurance Act from wages and affix the s contribution cards at wages payments intervals.

DATED: 18.11.2019

### **GENERAL CONDITION OF THE CONTRACT**

#### <u>GCC-13</u>

b)	The Sub-Contractor agrees to maintain all cards and records as required under the Act in respect of employees and payments and the Sub-Contractor shall secure the agreement of the Sub-Sub-Contractor to maintain such records. Any expenses incurred for the contributions, making contributions of maintaining records shall be to the Sub-Contractor's account. The owner shall retain such sum as may be necessary from the total Sub-Contractor value until the Sub-Contractor shall furnish satisfactory proof that all contributions as required by the Employees State Insurance Act, 1948 have been paid. This will be pending on the Sub-Contractor when the Employee's State Insurance Act is extended to the place of work.
	performance of this contract. If any of the work is sublet, the Sub-Contractor shall require the Sub-Sub-Contractor to provide workmen's compensation and employee's liability insurance for the latter's employees, if such employees are not covered under the Sub-Contractor's insurance.
c)	The Sub-Contractor shall be responsible for making good to the satisfaction of the owner any loss or any damage to structure and properties belonging to the owner or being executed or procured or being procured by the owner or of other agencies within the premises of all the works of the owner, if such loss or damage is due to fault and/or the negligence or wilful acts or omission of the Sub-Contractor, his employees, agents, representative or Sub-Sub-Contractor.
d)	The Sub-Contractor shall take sufficient care in moving his plants, equipments and materials from one place to another so that they do not cause any damage to third party including overhead and underground cables and in the event of any damage resulting to the property of the owner or of a third party during the movement of the aforesaid plant, equipment or materials the cost of such damage including eventual loss of production, operation or services in any plant or establishment as estimated by the owner or ascertained or demanded by the third party shall be borne by the Sub-Contractor.
e)	The Sub-Contractor shall indemnify and keep to the owner harmless of all claims for damages to property other than owner's property arising under or by reason of this contract if such claims result from the fault and/or negligence or wilful acts or omission of the Contract, agents representatives or Sub-Sub-Contractor.
f)	ANY OTHER INSURANCE REQUIRED UNDER LAW OR REGULATIONS OR BY OWNER Sub-Contractor shall also carry and maintain any other insurance, which he may be required under law or regulation from time to time. He shall also carry and maintain any other insurance, which may be required by the owner.
g)	ACCIDENT OR INJURY TO WORKMEN The owner shall not be liable for or in respect of any damages or compensation payable at law in respect or in consequence of any accident or injury to any workmen or other person in the employment of the Sub-Contractor or any Sub-Sub- Contractor save and except an accident or injury resulting from any act or default of the owner, his agent or servants and the Sub-Contractor shall indemnify and keep indemnified the owner against all such damages and compensation (save and except as aforesaid) and against all claims, demands, proceedings, cost charges and expenses whatsoever in respect or in relation thereto.

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

## **GENERAL CONDITION OF THE CONTRACT**

DATED: 18.11.2019

#### <u>GCC-14</u>

h)	TRANSIT INSURANCE		
	In respect of all items to be transported by the Sub-Contractor to the site of work, the		
	cost of transit insurance should be borne by the Sub-Contractor and the quoted price		
	shall be inclusive of the cost.		
i)	The Sub-Contractor must submit a photocopy duly signed with official stamp in each		
	pages in each of the above Insurance Policy to the Site-In-Charge/BBJ before		
	commencement of the work.		

eNIT/DGM(P-V)/H-BEAM SLEEPER/2153/3134/56-2019

	Unit	Qty
Supplying, fabricating, transporting galvanized H-Beam sleepers as per RDSO's Drawing No. B-1636/8 (with upto date correction) & BBJ's Drawings along with other relevant RDSO Drawings to different Bridge Sites i.e. Br. No. 8 (12x30.5M), Br. No. 33 (2x18.3M), Br. No. 36 (4x30.5M), Br. No. 63 (44x18.3M), Br. No. 63D (9x45.7M) – Gadag-Hotgi section and Br. No. 125 (12x45.7M), Br. No. 184 (14x45.7M) – Londa-Miraj section (all are RDSO standard Girder) in Karnataka as per delivery schedule with RDSO specification no. BS45 thereto complete with all fittings, fixtures and fastening (RDSO Drawing No. T-5155 to 5164) including the cost of all steel sections, all fittings & fixtures and fastening, galvanized MS pad plates, galvanized bolts, nuts washer, spring washer, riveted canted bearing plates as per Railway suitable for 25 ton axle loading standard. The rate is inclusive of provision of steel pack plates and short height H-Beam Sleepers as to be required for 18.3M span and/or	Sets	5292
other span as per approved span. The structural steel to be supplied by the Contractor for fabrication of steel H-beam (ISHB) sleepers shall conform to IS- 2062-2011, E250, Grade B only & from only approved RDSO steel manufacturers. The rate is inclusive of inspection and testing charges of all components of sleepers including all fittings & fixtures and fastening, galvanization etc. from the reputed laboratory/organization. The rate should also be inclusive of all taxes except GST, which		
	as per RDSO's Drawing No. B-1636/8 (with upto date correction) & BBJ's Drawings along with other relevant RDSO Drawings to different Bridge Sites i.e. Br. No. 8 (12x30.5M), Br. No. 33 (2x18.3M), Br. No. 36 (4x30.5M), Br. No. 63 (44x18.3M), Br. No. 63D (9x45.7M) – Gadag-Hotgi section and Br. No. 125 (12x45.7M), Br. No. 184 (14x45.7M) – Londa-Miraj section (all are RDSO standard Girder) in Karnataka as per delivery schedule with RDSO specification no. BS45 thereto complete with all fittings, fixtures and fastening (RDSO Drawing No. T-5155 to 5164) including the cost of all steel sections, all fittings & fixtures and fastening, galvanized MS pad plates, galvanized bolts, nuts washer, spring washer, riveted canted bearing plates as per Railway suitable for 25 ton axle loading standard. The rate is inclusive of provision of steel pack plates and short height H-Beam Sleepers as to be required for 18.3M span and/or other span as per approved span. The structural steel to be supplied by the Contractor for fabrication of steel H-beam (ISHB) sleepers shall conform to IS-2062-2011, E250, Grade B only & from only approved RDSO steel manufacturers. The rate is inclusive of inspection and testing charges of all components of sleepers including all fittings & fixtures and fastening, galvanization etc. from the reputed laboratory/organization.	as per RDSO's Drawing No. B-1636/8 (with upto date correction) & BBJ's Drawings along with other relevant RDSO Drawings to different Bridge Sites i.e. Br. No. 8 (12x30.5M), Br. No. 33 (2x18.3M), Br. No. 36 (4x30.5M), Br. No. 63 (44x18.3M), Br. No. 63D (9x45.7M) – Gadag-Hotgi section and Br. No. 125 (12x45.7M), Br. No. 184 (14x45.7M) – Londa-Miraj section (all are RDSO standard Girder) in Karnataka as per delivery schedule with RDSO specification no. BS45 thereto complete with all fittings, fixtures and fastening (RDSO Drawing No. T-5155 to 5164) including the cost of all steel sections, all fittings & fixtures and fastening, galvanized MS pad plates, galvanized bolts, nuts washer, spring washer, riveted canted bearing plates as per Railway suitable for 25 ton axle loading standard. The rate is inclusive of provision of steel pack plates and short height H-Beam Sleepers as to be required for 18.3M span and/or other span as per approved span. The structural steel to be supplied by the Contractor for fabrication of steel H-beam (ISHB) sleepers shall conform to IS- 2062-2011, E250, Grade B only & from only approved RDSO steel manufacturers. The rate is inclusive of inspection and testing charges of all components of sleepers including all fittings & fixtures and fastening, galvanization etc. from the reputed laboratory/organization.