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CONCESSION AGREEMENT

between

NATIONAL HIGHWAYS AUTHORITY OF INDIA (MINISTRY OF SHIPPING, ROAD TRANSPORT AND HIGHWAYS, GOVERNMENT OF INDIA)

and

GWALIOR BYPASS PROJECT PRIVATE LIMITED for

Design, Construction, Development, Finance, Operation and Maintenance of the work of construction of New Four Lane Gwalior Bypass of the length 42.033 km from km 103.00 of NH-3 to km 16.00 on NH-75 in the State of Madhya Pradesh (Package - NS1/BOT/MP-1)

on

BOT (ANNUITY) BASIS

Volume - I

October, 2006

Concession Agreement for Design, Construction, Development, Finance, Operation and Maintenance of the work of construction of New Four Lane Gwalior Bypass of the length 42.033 km from km 103.00 of NH-3 to km 16.00 on NH-75 in the State of Madhya Pradesh on (BOT) (Annuity) Basis

(Package – NS1/BOT/MP-1)

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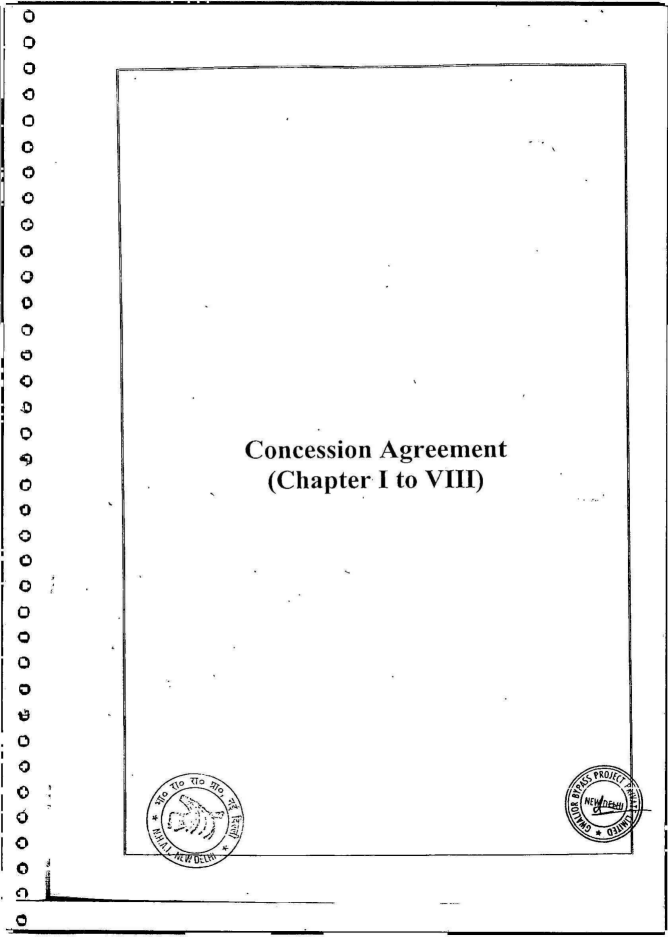
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CONCESSION AGREEMENT

This Agreement is entered into on this the 915 day of October, 2006.

BETWEEN

 NATIONAL HIGHWAYS AUTHORITY OF INDIA, a statutory body constituted under the provisions of the National Highways Authority of India Act, 1988, and having its principal office at G-5&6, Sector-10, Dwarka, New Delhi-110075 (hereinafter referred to as "NHAI" which expression shall unless repugnant to the context or meaning thereof including its administrators, successors and assigns) of One Part.

AND 2.

GWALIOR BYPASS PROJECT PRIVATE LIMITED, a company incorporated under the provisions of the Companies Act, 1956 and having its registered office at 370-371/2, Sahi Hospital Road, Jangpura, Bhogal, New Delhi-110014(hereinafter referred to as the "Concessionaire" or "Company" which expression shall unless repugnant to the context or meaning thereof include its successors and permitted substitutes) of the Other Part.

WHEREAS

A. The Government of India in the Ministry of Shipping. Road Transport and Highways, earlier Ministry of Road Transport & highways, (hereinafter referred to as "MOSRTH") had authorised NHAI for Design, Construction, Improvement, Operation and Maintenance of new 4 Iane Gwalior Bypass from Km 103 on National Highway No. 3 (NH-3) to Km 16 on National Highway No. 75(NH-75) in the State of Madhya Pradesh through a Concession on BOT Annuity basis and has by its Notification No. 465(E) Dated 26/04/2002 issued pursuant to Section 11 of the National Highways Authority of India Act, 1988 vested the said stretches of NH-75 in NHAI as set forth in the said Notification dated 26/04/2002





-6 OCT 2006 Serial No: Sold to: Medios By Pass Project Purposey. Rejbir Singh L. NO. 1/1 Ö Po Ud GF 11/94 Meghdoot Building 0 370/371/2 Nehru Place, New Delhi-110019 Ó Bhofal. 1 Jang Purg Q 0 O O ø Ü Q ٥ 0 Ď O ø ø 0 O 0 0 O Q

- B. NHAI had accordingly invited Proposals under a single stage process froin bidders for qualification and prescribed the commercial terms and conditions for selection of a successful bidder under its Notice inviting Proposals No. NHAI/PH-II/NHDP/BOT(ANNUITY)/GM(N-II)/NS-I/2006 dated 06.02.2006 ("The Tender Notice"), inter alia, for Design, Construction, Development, Finance, Operation and Maintenance on "from Km.103 on National Highway No. 3 (NH-3) to Km.16 on National Highway -75 (NH-75) covering 42.033 Km." referred to in Recital "A" above on BOT Annuity basis subject to and on the terms and conditions contained in the Tender Notice.
- C. NHAI had, pursuant thereto qualified the consortium comprising RAMKY INFRASTRUCTURE LIMITED, ERA CONSTRUCTION, INDIA LIMITED AND SHRIRAM CHITS PRIVATE LIMITED (collectively the "Consortium") with RAMKY INFRASTRUCTURE LIMITED, as its Lead Member for undertaking, inter alia, the work referred to in Recital 'A" above on BOT Annuity basis.
- D. After qualification of the Consortium, NHAI accepted their Bid on BOT Annuity basis and issued its Letter of Acceptance No. NHAI/PH-II/NHDP/BOT(ANNUITY)/GM(N-II)/NS-I/2006/1112 dated 31.05.2006 ("LOA") to the Consortium requiring, inter alia, the execution of this Concession Agreement and submission of Performance Security for the performance of its obligations under this Concession Agreement.
- E. The Consortium has promoted and incorporated the Concessionaire as a limited liability company and provided its Performance Security to enter into this Concession Agreement pursuant to the LOA for undertaking, inter alia, the design, engineering, financing, procurement, construction, operation and maintenance of the Project, as defined hereinafter on BOT Annuity basis as reterred to in Recital 'A' and to fulfill other obligations of the Concessionaire pursuant to the LOA and has requested NHAI to accept the Concessionaire as the entity which shall undertake and fulfill and perform the obligations and exercise the rights of the Consortium under the LOA, including the obligation to enter into this Concession Agreement for the
- F. NHAI has agreed to the said request of the Consortium and has accordingly agreed to enter into this Concession Agreement with the Concessionaire pursuant to the LOA for, inter alia, the design, engineering, financing, procurement, construction, operation and maintenance of the said Project Section on BOT Annuity basis.

maintenance of the Project on BOT Annuity basis.

design, engineering, financing, procurement, construction, operation and

G. It is deemed necessary and expedient to enter into this Agreement to record the terms of the said Agreement between the Parties.

NOW THEREFORE IN CONSIDERATION OF THE PREMISES AND THE MUTUAL COVENANTS HEREINAFTER CONTAINED, THE PARTIES HERETO HEREBY AGREE AND THIS AGREEMENT WITNESSETH AS FOLLOWS:

I DEFINITIONS AND INTERPRETATION

1.1 Definitions

In this Agreement, the following words and expressions shall, unless repugnant to the context or meaning thereof, have the meaning hereinafter respectively assigned to them:

"Accounting Year" means the financial year commencing from 1st April of any 31st calendar year and ending on 31st March of the next calendar year."

Additional Facilities" means the facilities which the Concessionaire may





provide or procure for the benefit of the users of the Project Highway and which are (i) in addition to the Project Facilities, and (ii) not situated on the Site.

"Additional Highway" means any additional adjoining continuous stretch of National Highway, which NHAI may, handover to the Concessionaire for Operations & Maintenance in accordance with Clause VIIIA of this Agreement.

"Agreement" means this Agreement, the Schedules 'A' through 'X' hereto, the Request for Proposal (RFP) document issued by NHAI dated 06/02/2006 and any amendments thereto made in accordance with the provisions contained in this Agreement..

"Annuity" shall have the meaning ascribed to it in Article VI.

"Annuity Payment Date" means each date specified as such in Schedule 'G', for payment of Annuily.

"Annuity Payment Period" means each period for which the Annuity is payable in accordance with the provisions of this Agreement as set out in Schedule 'G'.

"Applicable Laws" means all laws, promulgated or brought into force and effect by GOI or Government of Madhya Pradesh including regulations and rules made thereunder, and judgements, decrees, injunctions, writs and orders of any court of record, as may be in force and effect during the subsistence of this Agreement.

"Applicable Permits" means all clearances, permits, authorisations, consents and approvals required to be obtained or maintained under Applicable Laws, in connection with the design, engineering, financing, procurement, construction, operation and maintenance of the Project Highway during the subsistence of this Agreement.

"Arbitration Act" means the Arbitration and Conciliation Act, 1996 and, shall include modifications to or any re-enactment thereof as in force from time. to time.

"Associates" means in relation to either Party and/or Consortium Members, a person who controls, is controlled by, or is under the common control with such Party or Consortium Member. As used in this definition, the expression "control" means with respect to a person which is a corporation, the ownership, directly or indirectly, of more than 50% of the voting shares of such person, and with respect to a person which is not a corporation, the power to direct the management and policies of such person, whether by operation of law or by contract or otherwise.

"Assured Availability" means, the availability of Carriageway assured by the Concessionaire for each Annuity Payment Period, computed as under:

AA = 4 x LA

Where,

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AA = Assured Availability

LA = Lane Availability

either case net of depreciation charged on the basis of straight line method and amortised equally over the Operations Period, duly verified and certified by the Statutory Auditor in accordance with IGAAP. Provided that in the event of Termination, the Additional Cost, if any, compensated by NHAI in accordance with Articles 17.2 (c) or 17.5 shall, to the extent capitalized, be excluded in computing the Book Value.

"Bank" means a bank incorporated in India and having a minimum net worth of Rs.500 crores (Rupees five hundred crores) and having a branch in the proximity of the Project or at any other place acceptable to NHAI.

"Bid" means the documents in their entirety comprised in the bid submitted by the Bidder in response to the Tender Notice in accordance with the provisions thereof.

"Bid Security" means the security provided by the Bidder to NHAI along with the Bid in the sum of Rs 8,46,15,000/- (Rupees Eight Crore Forty Six Lakh and Fifteen Thousand Only) in accordance with the Tender Notice and which is to remain in force until substituted by the Performance Security.

"Bidder" means the Consortium referred to in Recital 'C' above.

"COD" means the commercial operations date of the Project Highway and shall be the date on which the Independent Consultant has issued the final Completion Certificate or the Provisional Certificate certifying Project

Completion of the Project Highway in accordance with Article XVI of this Agreement.

"Capacity Augmentation" means creation of additional capacity in accordance with Article 8 of this Agreement to maintain the desired level of service to the users of Project facility.

"Cashflow Projections" means cashflow projections set out in Schedule "M", submitted by the Consortium as part of its Bid for the Project which shall be used only to determine on any date the Discounted Value of Future Net Cash Flows.

"Carriageway" means the 4 lane highway comprised in the Mainline specified Schedule "D".

"Change In Law" means the occurrence of any of the following after the date of this Agreement:

- (i) the enactment of any new Indian law;
- (ii) the repeal, modification or re-enactment of any existing Indian law;
- (iii) the commencement of any Indian law which has not entered into effect until the date of this Agreement;
- (iv) a change in the interpretation or application of any Indian law by a court of record as compared to such interpretation or application by a court of record prior to the date of this Agreement; or
- (v) any change in the rates of any of the Taxes.

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"Change of Scope" shall have the meaning ascribed thereto in Clause 17.1.

"Company" means the Company acting as the Concessionaire under this Agreement.

"Commencement Date" means the date 180 days from signing of the Concession Agreement.

"Completion Certificate" means the Certificate issued by the Independent Consultant pursuant to Clause 16.4.

"Concession" shall have the meaning ascribed thereto in Article III.
"Concession Fee" shall have the meaning ascribed thereto in Article

त् **Concession Fee"** shall have the meaning ascribed thereto in Article VIIA.

Date and ending on the Termination Date.

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"Concessionaire" means GWALIOR BYPASS PROJECT PRIVATE LIMITED, a company incorporated under the provisions of the Companies Act, 1956 and having its registered office at 370-371/2, Sahi Hospital Road , Jangpura, Bhogal, New Delhi -110014 and its successors and substitutes and assigns expressly approved in writing by NHAL.

"Consortium" shall have the meaning set forth in Recital 'C' above.
"Consortium Members" means as per the Bid in response to the RFP

(i) M/s. RAMKY INFRASTRUCTURE LIMITED, a company incorporated in India under the Companies Act 1956 and having its registered office at RAMKY HOUSE, Gulmohar Avenue, Rajbhavan Road, Somajiguda, Hyderabad -500082 and having 51% share in the Consortium, (ii) M/s. ERA CONSTRUCTIONSINDIA LIMITED having its office at 370-371/2. Sahi Hospital Road, Jangpura, Bhogal, New Delhi -110014 and having 39% share in the Consortium and (iii) SHRIRAM CHITS PRIVATE LIMITED having its office at 44, Sarojini Devi Road, Secunderabad-500003 and having 10% share in the Consortium. M/s RAMKY INFRASTRUCTURE LIMITED is the Lead Member of the Consortium.

"Construction Period" means the period beginning from the Commencement Date and ending on the COD.

"Construction Works or Works" means all works and things necessary to complete the Project Highway for use of the traffic and other users thereof in accordance with this Agreement.

"Contractor" means the contractor or contractors, if any, with whom the Concessionaire has entered into all or any of the Project Agreements.

"Cure Period" means the period specified in this Agreement for curing any breach or default of any provision of this Agreement by the Party responsible for such breach or default and upon failing of which the Agreement may be terminated by the other Party.

"Damages" shall have the meaning ascribed thereto in Clause 1.2(p).

"Debt Due" means the aggregate of the following sums expressed in Indian Rupees or in the currency of debt, as the case may be, outstanding and payable to the Senior Lenders under the Financing Documents:

- (i) the principal amount of the debt provided by the Senior Lenders under the Financing Documents for financing the Project (the "principal") which is outstanding as on the Termination Date but excluding any part of the principal that had fallen due for repayment one year prior to the Termination Date unless such repayment had been rescheduled with the prior consent of NHAI; and
- (ii) all accrued interest, financing fees and charges payable on or in respect of the debt referred to in sub-clause (i) above up to the date preceding the Termination Date but excluding (a) any interest, fees or charges that had fallen due one year prior to the Termination Date, and (b) penal interest or charges, payable under the Financing Documents to any Senior Lender.

"Deemed Date of Investment" means 31st December 2007.

"Discounted Value of future Net Cashflows" shall have the meaning ascribed thereto in Schedule 'M'

Debt Service Payments" means the sum of all principal and interest payments due and payable in an Accounting Year to the Senior Lenders under the

Financing Documents.

"DPR" means the Detailed Project Report in respect of the Project comprised of the following provided by NHAI to the bidders for the Project as part of RFP: Volume I-Main Report

Volume II-Design Report

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Volume III-Materials Report

Volume IV -Environment Management Plan

Volume V - Standards & Specifications

"Development Period" means the period from the date of this Agreement until the Commencement Date.

"Dispute" shall have the meaning set forth in Clause 39.1 (a).

"Dispute Resolution Procedure" means the procedure for Dispute resolution set forth in Article XXXIX.

"Divestment Requirements" means the obligations of the Concessionaire and NHAI for and in respect of the Termination of this Agreement as set forth in Article XXXIII.

"Document" or "Documentation" means documentation printed or in written form, tapes, discs, drawings, computer programmes, writings, reports, photographs, cassettes, or expressed in any other written, audio or visual form.

"Drawings" means all the drawings, calculations and documents pertaining to the Project Highway as set forth in Schedule 'I' and shall include "as built" drawings of the Project Highway.

"EPC Contract" means contract or contracts entered into by the Concessionaire with one or more Contractors for the design, engineering, procurement of materials and equipment, construction, and completion of the Project Highway in accordance with the provisions of this Agreement.

"Emergency" means a condition or situation that is likely to endanger the security of the individuals on or about the Project Highway including users thereof or which poses an immediate threat of material damage to any of the Project Assets.

"Encumbrances" means ony encumbrances such as mortgage, charge, pledge, lien, hypothecation, security interest, assignment, privilege or priority of any kind having the effect of security or other such obligations and shall include without limitation any designation of loss payees or beneficiaries or any similar arrangement under any insurance policy pertaining to the Project Highway.

"Equity Documents" means collectively the documents evidencing subscription to Concessionaire's capital to the extent of equity component of cost of the Project.

"Escrow Account" means an Account which the Concessionaire shall open and maintain with a Bank in which all inflows and outflows of cash on account of capital and revenue receipts and expenditures shall be credited and debited, as the case may be, in accordance with the provisions of this



"Escrow Agreement" shall have the meaning ascribed thereto in Clause 25.2.

"Financial Close" means the date on which the Financing Documents providing for funding by the Senior Lenders have become effective and the Concessionaire has immediate access to such funding under the Financing Documents

"Financing Documents" means the documents executed by the Concessionaire in respect of financial assistance to be provided by the Senior Lenders by way of loans, guarantees, subscription to non-convertible debentures and other debt instruments including loan agreements, guarantees, notes, debentures, bonds and other debt instruments, security agreements, and other documents relating to the financing (including refinancing) of the Project and includes amendments or modifications made in accordance with Clause 9.1 (iv).

"Force Majeure" or "Force Majeure Event" shall mean an act, event, condition or occurrence specified in Article XXIX.

"GOI" means the Government of India.

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"GO." means the Government of the State of [Madhya Pradesh].

"Good Industry Practice" means those practices, methods, techniques, standards, skills, diligence and prudence which are generally and reasonably expected of and accepted internationally from a reasonably skilled and experienced operator engaged in the same type of undertaking as envisaged under this Agreement and acting generally in accordance with the provisions of the NH Act, and would mean good engineering practices in the design, engineering, construction and project management and which would be expected to result in the performance of its obligations by the Concessionaire and in the operation and maintenance of the Project Highway in accordance with this Agreement, Applicable Laws, Applicable Permits, reliability, safety, environment protection, economy and efficiency.

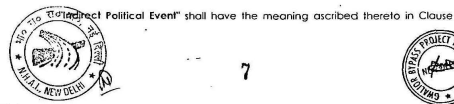
"Governmental Agency" means GOI Government of Madhya Pradesh or any ministry, department, commission, board, authority, instrumentality or agency, under the control of GOI or Government of Madhya Pradesh having jurisdiction over all or any part of the Project Highway or the performance of all or any of the services or obligations of the Concessionaire under or pursuant to this Agreement.

"IGAAP" means the Indian generally accepted accounting principles consistently applied.

"Indemnifying Party" means the Party obligated to indemnify the other Party pursuant to Article XXXVII.

"Independent Consultant" shall have the meaning ascribed thereto in Clause 20.1.

"Implementation period" means the period beginning Commencement date and ending on the COD





29.3.

"Internal rate of Return" shall have the meaning ascribed thereto in Schedule 'M'

"Initial Investment" shall have the meaning ascribed thereto in Schedule 'M'

"Insurance Proceeds" means the proceeds of the insurance policies taken by the Concessionaire in terms of Article XXVII or otherwise.

"Lane Availability" means in respect of each Annuity Payment Period, the availability of any lane comprised in the Carriageway measured in terms of lane kilometer hours as under:

 $LA = L \times 24 \times D$

Where,

LA = Lane Availability L = Length of the lane

D = Actual number of days in the relevant Annuity Payment Period

"Lenders' Representative" means the person(s) duly authorised by the Senior Lenders to deal with the Parties to the Agreement with regard to the issues arising out of and contained in this Agreement. "Maintenance Manual" shall have the meaning ascribed to it in Clause 18.2.

"Maintenance Programme" shall have the meaning ascribed to it in Clause 18.3.

"Material Adverse Effect" means material adverse effect of any act or event on the ability of either Party to perform any of its obligations under and in accordance with the provisions of this Agreement

"Material Breach" means a breach by either Party of any of its obligations in this Agreement which shall be deemed to have a Material Adverse Effect on the Project and which it shall have failed to cure within the Cure Period.

"NHAI Representative" means such person or persons as may be authorised in writing by NHAI to act on its behalf under this Agreement and shall include any person or persons having authority to exercise any rights or perform and fulfill any obligations of NHAI under this Agreement.

"Non Political Event" shall have the meaning ascribed thereto in Clause 29.2.

"O&M" means the operation and maintenance of the Project Highway during the Operations Period and includes but is not limited to functions of maintenance and performance of other services incidental thereto.

"O&M Contract" means the Operation and Maintenance Contract that may be entered into between the Concessionaire and the O&M Contractor for O&M of the Project Highway.

"O&M Contractor" means the person or entity with whom the Concessionaire has entered into an O&M Contract for discharging O&M functions for and on Behalf of the Concessionaire.



"O&M Works" means all works necessary to keep the Project Highway in operation during the Operations Period.

"Operations Period" means the period commencing from COD and ending on the Termination Date.

"Parties" means the parties to this Agreement collectively and "Party" shall mean any of the Parties to this Agreement individually.

"Performance Security" shall have the meaning ascribed in the RFP "Political Event" shall have the meaning ascribed thereto in Clause 29.4.

"Preliminary Notice" shall have the meaning attributed thereto in Clause 32.1.2.

"Project" means the development, design, financing, procurement, engineering and construction, operation and maintenance of the Project Highway in accordance with the provisions of this Agreement and shall include all works relating to or in respect of the Project Highway as described in Article II.

"Project Agreements" means this Agreement, the Financing Documents, the EPC Contract, if any, the O&M Contract, if any, and any other agreements or contracts entered into by the Concessionaire with NHAI or others relating to the Project during the subsistence of this Agreement.

"Project Assets" means all physical and other assets relating to and forming part of the Project Highway including but not limited to (i) rights over the Site in the form of license, right of way or otherwise, (ii) tangible assets such as civil works including the foundation, embankments, pavements, road surface, interchanges, bridges, approaches to bridges and flyovers, road overbridges, drainage works, lighting facilities," traffic signals, sign boards, milestones, equipment relating to regulation of traffic, electrical works for lighting on the Project Highway, telephone and other communication systems and equipment for the Project, rest areas, administration and maintenance depots, relief centers, service facilities etc. (iii) Project Facilities situated on the Site (iv) the rights of the Concessionaire under the Project Agreements, (v) financial assets, such as security deposits for electricity supply, telephone etc. (vi) insurance proceeds and (vii) Applicable Permits and authorisations relating to or in respect of the Project Highway, but does not include Additional Facilities.

"Project Completion" shall have the meaning ascribed thereto in Clause 15.1.

"Project Completion Schedule" means the progressive Project milestone set forth in Schedule 'H' for the realization of the Project Highway complete in all respects by the Scheduled Project Completion Date.

"Project Facilities" means all the amenities and facilities situated on the Site, as described in Schedule 'C'.

"Project Highway" means the NH3/75 stretch from km 0.00 to km 42.033 and includes design, construction, improvement, operation and maintenance of Gwalior Bypass on BOT basis in the state of Madhya Pradesh and shall include the Project Assets and the Project Facilities to be designed, engineered, built Grad Improved on Site and to be operated and maintained during the

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Concession Period in accordance with the provisions of this Agreement.

"Provisional Certificate" shall have the meaning ascribed to it in Clause 16.5.

"Punch List" shall have the meaning ascribed to it in Clause 16.5 and, if applicable, shall include:

- plantation of avenue trees along the edge of the Row and other landscaping works within Row
- (ii) completion of work on Provision of Unlined Roadside Drains
- lining of roadside drains in identified stretches (iii) construction of rest areas, as approved (iv)
- completion of Fencing Works of RoW (v)
- turling on embankment slopes in identified sections (vi)
- (vii) pointing to Stone Masonry works in identified Cross Drainage Structures
- (viii) stone Pitching at identified locations

issued by the NHAI.

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"RBI" means the Reserve Bank of India as constituted and existing under the Reserve Bank of India Act, 1946 including any statutory modification or replacement thereof, and its successors etc.

"RFP" shall mean the Request for Proposal dated *06/02/2006 for Design, Construction, Development, Finance, Operation and Maintenance of the proposed new 4 lane Gwalior Bypass of length 42.033 Km from Km 103 on NH-3 to Km 16 on NH-75 in the State of Madhya Pradesh under North-South Corridor (NHDP Phase - II) on Build Operate and Transfer (BOT) (Annuity) Basis

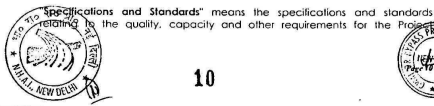
"Rs." Or "Rupees" means the lawful currency of the Republic of India.

"SBI PLR" means the prime lending rate per annum for loans with 1 (one) year maturity as fixed from time to time by the State Bank of India, and in the absence of such rate, the average of the prime lending rates for loans with 1 (one) year maturity fixed by the Bank of India and the Bank of Baroda and failing that any other arrangement that substitutes such prime lending rate as mutually agreed between the Parties.

"Scheduled Project Completion Date" shall have the meaning set forth in Clause 15.3.

"Senior lenders" means the financial institutions, banks, funds and agents or trustees of debenture holders, Non-Banking Financial Companies or other major lending agencies approved by Reserve Bank of India including their successors and assignees, who have agreed to guarantee or provide finance to the Concessionaire under any of the Financing Documents for meeting costs of all or any part of the Project and who hold pari passu charge on the Concession granted by this Agreement,

"Site" means the real estate licensed by NHAI to the Concessionaire under and in accordance with this Agreement on which the Project Highway is situated.



Highway as set forth in Schedule 'D' and any modifications thereof, or additions as included in the design and engineering for the Project Highway submitted by the Concessionaire to and expressly approved by NHAI.

"State Support Agreement" means the agreement to be entered into between the Government of Madhya Pradesh Pradesh, NHAI and the Concessionaire substantially in the form set forth in Schedule 'R' for provision of support. backup and services required from Government of Madhya Pradesh for the performance of Concessionaire's obligations under this Agreement.

"Statutory Auditors" means an independent, recognized and reputable firm of Chartered Accountants duly licensed to practice in India acting as independent statutory auditors of the Concessionaire under the provisions of the Companies Act, 1956 including any statutory modification or re-enactment or replacement thereof, for the time being in force, and appointed in accordance with Clause 28.2.

"Subordinated Debt" means any borrowings by the Concessionaire subordinated to the financial assistance provided by the Senior Lenders for meeting the Total Project Cost but does not include any interest thereon.

"Substitution Agreement" means the agreement referred to in Article XXXV and to be entered into among the Concessionaire, NHAI and the Senior Lenders in the form set forth in Schedule 'U' providing, inter alia, for the substitution of the Concessionaire by any other person subject to and in accordance with the provisions of this Agreement and the Substitution Agreement.

"Taxes" means any Indian taxes on corporate income, Sales tax, excise duties, customs duties and local taxes and any impost of like nature (whether Central, State or local) charged, levied or imposed on the goods, materials, equipment and services incorporated in and forming part of the Projects Highway, on the construction, operation and maintenance thereof and on the Project Assets, but excluding any interest, penalties and other sums in relation thereto imposed on any account whatsoever.

"Termination" means the expiry or termination of this Agreement and the Concession hereunder.

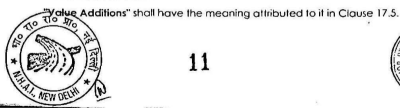
"Termination Date" means the date on which this Agreement and the Concession hereunder expires pursuant to the provisions of this Agreement or is terminated by a Termination Notice.

"Termination Notice" means the communication issued in accordance with this Agreement by anyone Party to the other Party terminating this Agreement.

"Termination Payment" means the amounts payable by NHAI to the Concessionaire under this Agreement upon the Termination of this Agreement.

"Tests" mean the tests to be carried out as set forth in and in accordance with Schedule 'J' to determine the Project Completion and its certification by the Independent Consultant for commencement of commercial operation of the Project Highway.

"Total Project Cost" means the cost of the project i.e Rs 300.93 crores as mentioned in the RFP.



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"Vesting Certificate" shall have the meaning attributed to it in Clause 33.4.

"WP!" means the wholesale price index published by the Ministry of Industry.

GOI and shall include any index, which substitutes the WPI.

- 1.2 In this Agreement, unless the context otherwise requires,
 - (a) any reference to a statutory provision shall include such provision as is from time to time modified or re-enacted or consolidated so far as such modification or reenactment or consolidation applies or is capable of applying to any transactions entered into hereunder;
 - (b) references to Indian law shall include the laws, acts, ordinances, rules, regulations, or bye laws which have the force of law in any State or Union Territory forming part of the Union of India;
 - (c) the words importing singular shall include plural and vice versa, and words denoting natural persons shall include partnerships, firms, companies, corporations, joint ventures, trusts, associations, organizations or other entities (whether or not having a separate legal entity);
 - (d) the headings are for convenience of reference only and shall not be used in and shall not affect the construction or interpretation of this Agreement;
 - (e) terms and words beginning with capital letters and defined in this Agreement shall have the meaning ascribed thereto herein and the terms and words defined in the Schedules and used therein shall have the meaning ascribed thereto in the Schedules;
 - (f) the words "include" and "including" are to be construed without limitation;
 - (g) references to "construction" include, unless the context otherwise" requires, investigation, design, engineering, procurement, delivery, transportation, installation, processing, fabrication, testing, commissioning and other activities incidental to the construction;
 - (h) any reference to any period of time shall mean a reference to that according to Indian Standard Time;
 - any reference to day shall mean a reference to a calendar day;
 - any reference to month shall mean a reference to a calendar month;
 - (k) the Schedules to this Agreement form an integral part of this Agreement and will be in full force and effect as though they were expressly set out in the body of this Agreement;
 - (I) any reference at any time to any agreement, deed, instrument, licence or document of any description shall be construed as reference to that agreement, deed, instrument, license or other document as amended, varied, supplemented, modified or suspended at the time of such reference provided that this clause shall not operate so as to increase liabilities or obligations of NHA; hereunder or pursuant hereto in any manner whatsoever;
 - (m) references to Recitals, Articles, Clauses, Sub-clauses, Paragraphs, or Schedules in this Agreement shall, except where the context annewise requires, be deemed to be references to Recitals, Articles, Clauses,



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Sub-clauses, paragraphs, and Schedules of or to this Agreement;

(n) any agreement, consent, approval, authorisation, notice, communication, information or report required under or pursuant to this Agreement from or by any Party or the Independent Consultant shall be valid and effectual only if it is in writing under the hands of duly authorised representative of such Party or the Independent Consultant, as the case may be; in this behalf and not otherwise;

- any reference to any period commencing "from" a specified day or date and "fill" or "until" a specified day or date shall include both such days or dates;
- (p) the damages payable by either Party to the other of them as set forth in this Agreement, whether on per diem basis or otherwise, are mutually agreed genuine pre-estimated loss and damage likely to be suffered and incurred by the Party entitled to receive the same and are not by way of penalty or liquidated damages (the "Damages");
- (q) unless otherwise expressly provided in this Agreement any Documentation required to be provided or furnished by the Concessionaire to NHAI and/or the Independent Consultant shall be provided free of cost and in three copies and if NHAI and/or the Independent Consultant are required to return any such Documentation with their comments and/or approval, they shall be entitled to retain two copies thereof.

 1.3 Measurements and Arithmetic Conventions
- All measurements and calculations shall be in metric system and calculations done to 2 decimal places, with the third digit of 5 or above being rounded up and below 5 being rounded down.
- 1.4 Priority of contract documents and errors/discrepancies

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- 1.4.1 The several documents forming this Agreement are to be taken as mutually explanatory to one another and unless otherwise expressly provided elsewhere in this Agreement, the priority of the following documents shall in the event of any conflict between them be in the order they are set out:

 (i) this Agreement
 - (ii) all other documents forming part of this Agreement i.e. document at (i) above shall prevail over the documents at (ii) above.
- 1.4.2 In case of ambiguities or discrepancies within this Agreement the following shall apply:
 - (i) between two Clauses of this Agreement, the provisions of the specific clause relevant to the issue under consideration shall prevail over
 - those in other Clauses;

 (ii) Between the Clauses and the Schedules, the Clauses shall prevail save
 - as otherwise expressly set forth in Clause 1.4.1;
 (iii) Between DPR issued along with RFP and the Schedules, the latter shall
 - prevail;
 (iv) Between the written description on the Drawings and the
 - Specifications and Standards, the latter shall prevail;
 (v) Between the dimension scaled from the Drawing and its specific written dimension, the latter shall prevail;
 - (vi) Between any value written in numerals and that in words, the latter shall prevail.



SCOPE OF PROJECT

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The Project shall be executed on the Site, which is described in Schedule 'A' of this Agreement. The scope of the Project shall include performance and execution by the Concessionaire of all design, engineering, financing, procurement, construction, completion, operation and maintenance of the Project Highway as described in Schedule 'B' and Schedule 'C' of this Agreement. It shall include (brief description of the project) in accordance with the Specifications and Standards set forth in Schedule 'D' and operation and maintenance thereof in accordance with Schedule 'L'. It shall also include the performance and fulfillment of other obligations by the Concessionaire under this Agreement.

The Concessionaire shall undertake its obligations at its own cost and risk.





CHAPTER -II GRANT OF CONCESSION

III " GRANT OF CONCESSION

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- 3.1 Subject to and in accordance with the terms and conditions set forth in this Agreement. NHAI hereby grants to the Concessionaire and the Concessionaire hereby accepts the Concession for a period of 20 (twenty) years commencing from the Commencement Date, including the exclusive right, license and authority during the subsistence of this Agreement to implement the Project and the Concession in respect of the Project Highway.
- 3.2 Subject to and in accordance with the terms and conditions set forth in this Agreement, the Concession hereby granted shall entitle the Concessionaire to enjoy, and oblige the Concessionaire to undertake the following in accordance with the provisions of this Agreement, the Applicable Laws and the Applicable Permits:
 - to develop, design, engineer, finance, procure, construct, operate and maintain the Project Highway during the Concession Period;
 - (ii) upon completion of the Project Highway and during the Operations Period to manage, operate & maintain the Project Highway and regulate the use thereof by third parties;
 - (iii) to allow NHAI to levy, demand, collect and appropriate the Fees from vehicles and persons liable to payment of Fees for using the Project Highway or any part thereof as per Article VII;
 - (iv) perform and fulfill all of the Concessionaire's obligations under this Agreement;
 - (v) bear and pay all expenses, costs and charges incurred in the fulfillment of all the Concessionaire's obligations under this Agreement; and
 - (vi) not assign or create any lien or Encumbrance on the Concession hereby granted on the whole or any part of the Project Highway nor transfer, lease or part possession therewith save and except as expressly permitted by this Agreement or the Substitution Agreement.
- 3.3 The Concession Period shall commence on the Commencement Date and shall end on the Termination Date.

IV CONDITIONS PRECEDENT

4.1 Conditions Precedent

Save and except as provided in Articles IV, V and XXII, the rights and obligations of the Concessionaire under this Agreement are subject to the satisfaction in full of the following conditions precedent to be fulfilled on or before Financial Close unless any such condition has been waived as provided in Clause 4.2:

(a) Concessionaire shall have obtained all such Applicable Permits as listed in Schedule E unconditionally or if subject to conditions then all such conditions have been satisfied in full and such Applicable Permits are and shall be kept in-full force and effect for the relevant period during the subsistence of this

in full force an the desired force and the d

- (b) the Concessionaire shall have been granted way leaves required in connection with the Project including:
 (i) existing rights of way for the alignment of the Project
 - Highway free from all Encumbrances;
 - (ii) rights of way from public roads to the Site; and
- (iii) permission / licence to enter upon and utilise the Site for the construction pursuant to and in accordance with this Agreement.
- (c) The Concessionaire shall have obtained all Central Government clearances and permits under the applicable laws relating to environmental protection and conservation from the Ministry of Environment and Forest.
- (e) certified true copies of all Project Agreements, in particular, the Financing Documents, the EPC Contract, O&M Contract, if any, as well as the shareholders funding agreement have been delivered

by the Concessionaire to NHAI;

- (f) the Performance Security in full has been provided by the Concessionaire to NHAI in accordance with the RFP and the same is in full force and effect;
- (g) all of the representations and warranties of the Concessionaire set forth in Article XI are true and correct as on date of this Agreement and as on the Commencement Date;
 (h) NHAI shall have received from the Concessionaire copies (certified)
- as true copies by an authorised officer of the Concessionaire) of the constitutional documents of the Concessionaire;

 (i) NHAI shall have received copies (certified as true copies by a
- Director of the Concessionaire of all resolutions adopted by the Board of Directors of the Concessionaire authorising the execution, delivery and performance by the Concessionaire of this Agreement and each of the Project Agreements;
- (j) NHAI shall have received from the Indian legal counset of the Concessionaire a legal opinion with respect to the authority of the Concessionaire to enter into this Agreement and the Project Agreements and the Financing Documents and the enforceability of the provisions thereof; and
- 4.2 Any of the conditions precedent set forth in Clause 4.1, save and except condition of Sub clause (b) and (c) thereof, may be waived fully or partially by NHAI at anytime in its sole discretion.
 - 4.3 Obligation to Satisfy the Conditions Precedent.

The Concessionaire shall make all reasonable endeavors to procure the satisfaction in full of the Conditions Precedent set out in Clause 4.1 above and NHAI shall make all reasonable endeavor to procure fulfillment of the conditions set forth in Sub-clauses (b), (c) and (d) of Clause 4.1. Each Party shall bear its respective cost and expense of satisfying such Condition Precedent unless otherwise expressly provided.



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4.4 If the Conditions Precedent set forth in Clause 4.1 have not been satisfied on or before the Financial Close and the NHAI has not waived, fully or partially, such conditions under Clause 4.1, NHAI may, notwithstanding anything to the contrary contained in this Agreement, terminate this Agreement in accordance with provisions of Clause 32.2 without being liable in any manner whatsoever to the Concessionaire and forfeit the Bid Security and/or the Performance Security by way of Damages, provided that where NHAI does not fulfill its obligations under Clause 4.3 and terminates this Agreemenf under this Clause 4.4, it shall refund the Performance Security.

V. PERFORMANCE SECURITY

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- The Concessionaire, for due and faithful performance of its obligations during 5.1 the construction period has provided to NHAI Bank Guarantee No. 0429806BG0001705 dated 15th September 2006 and its extension and amendment for Rs 6,01,86,000/- (Rupees Six Crores One Lakh and Eigthy Six Thousand only) valid up to 14th September May 2007 and Bank Guarantee No. 0429806BG0001708 dated 20th September 2006 and its amendment for Rs. 9.02,79.000/- (INR Nine Crores Two Lakhs and Seventy Nine Thousand only) valid upto 19th March 2010 respectively for a total amount of Rs. 15,04,65,000/- (INR Fifteen Crores Four Lakhs and Sixty Five Thousand only) being 5% of the Total Project Cost, from State Bank of India, Commercial Branch, Vardhman Trade Centre, Nehru Place, New Delhi-110019 the Performance Security shall be reduced to Rs. . 9,02,79,000/- (INR Nine Crores Two Lakhs and Seventy Nine Thousand only) being 3% of the Total Project Cost after achievement of the Financial Close by the Concessionaire. The Performance Security shall be released by NHAI to the Concessionaire upon issuance of the Completion Certificate by the Independent Consultant.
- 5.2 In the event of the Concessionaire being in default in the due and faithful performance of its obligations under this Agreement and failing to remedy such default within the Cure Period, the NHAI shall without prejudice to its other rights and remedies hereunder be entitled to encash and appropriate the Performance Security as Damages for such default. Upon such encashment and appropriation of the Performance Security, NHAI shall grant a period of 15 (fifteen) days to the Concessionaire to provide fresh Performance Security and the Concessionaire shall within the time so granted furnish to NHAI such Performance Security failing which NHAI shall be entitled to Terminate this Agreement under clause 32.2. The provision set forth in Clause 5.2 and this Clause 5.3 shall apply mutatis-mutandis to such fresh Performance Security.
- 5.3 Notwithstanding anything to the contrary contained in clause 5.3, upon furnishing of fresh Performance Security in accordance with clause 5.2, the Concessionaire shall be granted an additional period of 60 (Sixty) days as Cure Period for remedying the defaults and complying with his obligations under this Agreement. In the event of the Concessionaire continuing to be in breach of the provisions of this Agreement after such Cure Period, NHAI shall be entitled to terminate this Agreement under the provisions of Clause 32.2.

VI. ANNUITY

Subject to the provisions of this Agreement and in consideration of the Concessionaire accepting the Concession and undertaking to perform and discharge its obligations in accordance with the terms, conditions and covenants set forth in this Agreement, NHAI agrees and undertakes to pay to the Concessionaire, on each Annuity Payment Date, the sum of Rs. 26.53 (Tores (the Annuity)).

Payment of Annuity 6.1

- Subject to the provisions of Article 6 and any other applicable provisions of this Agreement, NHAI shall make Payment of Annuity to the Concessionaire on each Annuity Payment Date.
 - NHAI shall as security for payment of Annuity, provide to the (b) Concessionaire a Letter of Credit from a Scheduled Bank in India for a sum equal to Rs. 26.53 Crores (one annuity payment amount). Such Letter of Credit shall be established within 30 days from the expected date of COD as intimated by the Concessionaire.
- Bonus/Reduction in Annuity 6.2

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- The Concessionaire shall either receive bonus for early completion of 01 the Project (the Bonus) or incur reduction in the Annuity for delayed completion of the Project (the Reduction) as the case may be.
 - deemed to be a period of 180 calendar days.

For the purpose of this Article 6.2, each Annuity Payment Period shall be

- The Bonus or Reduction as the case may be shall be computed as c) under:
 - (i) If COD is achieved prior to first Annuity Payment Date: B or $R = [(SPCD-COD) + X]^*A/180$

 - (ii) If COD is achieved between two Annuity Payment Dates B or R= [(PAPD-COD) + X]* A/180 Where, A = Annuity,
 - B = Bonus.
 - PAPD = Previous Annuity Payment Date.
 - R = Reduction

 - SPCD = Scheduled Project Completion Date (shall be the date as: decided at the time of entering the concession agreement).
 - X = As determined by the Independent Consultant, the aggregate number of days of delay caused by: (i) delay in delivery of the Project Site or any part thereof, as per
 - Schedule 'H', by NHAI. (ii) suspension of Construction Works or part thereof by NHAI or the Independent Consultant, for reasons not attributable to the
 - Concessionaire, (iii) Change of Scope Order pursuant to Article 17,
 - (iv) stoppage of the Construction Works or part thereof on account of the Concessionaire allowing access and use of Project Site for
 - public purposes pursuant to Article 38.2. (v) Force Majeure Event which is a Political Event or Indirect Political Event,

If the resultant figure arrived at pursuant to computation made in

(vi) NHAI Event of Default.

d)

- accordance with the preceding sub-article is positive, the same shall be the amount of Bonus payable to the Concessionaire and if negative, the same shall be the amount of Reduction. However, the amount of bonus payable shall not exceed one-annuity payment.
- The Bonus shall be paid or Reduction shall be effected on the first Anguity Payment Date occurring after COD.



6.3 Assured Availability

If due to Concessionaire's failure to perform/discharge its obligations under this Agreement, the actual availability of the Carriageway during any Annuity Payment Period was less than the Assured Availability, the Concessionaire's right to receive Annuity shall proportionately abate. The difference between the Assured Availability and the actual availability of the Carriageway is hereafter referred to as Non Availability.

Provided that:

- to the extent that the Non Availability is due to Political Events and/or events set out in Clause 18.15 the same shall not constitute Non Availability, and
- (ii) to the extent that the Non Availability is due to Indirect Political Events, one fourth thereof shall only constitute Non Availability.
- (b) Subject to the proviso to preceding sub-article(a), the Carriageway or part thereof shall be deemed to be unavailable if;
 (i) the same is closed for traffic otherwise than in accordance with the 0 & M Requirements as per Schedule 'L',
 - (ii) irrespective of whether the same is closed for traffic or not, if the Independent Consultant has determined that,
 - the riding quality thereof has deteriorated to a level which is below the acceptable level prescribed by the 0 & M Requirements as per Schedule 'L'; and
 - b) the same is not, in the opinion of the Independent Consultant, safe for operations.
- (c) The Non-Availability shall be measured in terms of the sum total of lane kilometer hours for which the Carriageway or part thereof as the case may be was unavailable.
- (d) The length of a lane that was unavailable for the use of the traffic, shall be the actual length of the affected stretch of that lane as determined by the Independent Consultant plus 1 km (500mtrs on either side of the affected stretch).
- (e) If in respect of any Annuity Payment Period, the Independent Consultant has reported Non Availability or Non-Availability has otherwise been established, the Annuity payable for the immediately succeeding Annuity Payment Period shall be adjusted for such Non Availability (the Adjusted Annuity) as under and paid.

Adjusted Annuity = (AA - N) *A/AA

Where,

AA = Assured Availability
A = Annuity

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 $N = \sum_{i=1}^{n} x Li x hi$ Where,

N = Non Availability during the previous Annuity Payment Period (in Jane kilometer hours)





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n = total number of days of non-availability

Li = length of non-available portion of the lane on each day (in kms) and

hi = number of hours of non availability, on each day.

Provided that if Li x hi is less than four lane kilometer hour in a given day, the same shall be ignored.

Provided that if the Non Availability relates to the last of the Annuity Payment Periods, the Annuity payable for that Annuity Payment Period shall be adjusted as above and paid. In such an event, the Annuity may be paid on or before the 15 day after the relevant Annuity Payment Date.

(f) Adjustment of Annuity on account of Non Availability in accordance with this Article 6.3 shall be without prejudice to any other right/remedy available to NHAI on account of breach of its obligations by the Concessionaire and that NHAI shall be entitled to treat frequent occurrences of Non-Availability or continued Non-Availability (beyond a reasonable time having regard to Good Industry Practice) as persistent breach of O&M Requirements within the meaning of Article 18.16

6.4 Payment Mechanism

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a) Submission of Invoice

The Concessionaire shall at least one month prior to the relevant Annuity Payment Date submit to the Independent Consultant; its invoice (addressed to NHAI) for payment of Annuity duly adjusted for Non-availability, if any, in accordance with the preceding Article 6.3. The Independent Consultant shall after verification and certification of the amount claimed in the invoice forward the invoice to NHAI with necessary recommendation for payment thereof so as to reach NHAI at least one week prior to the relevant Annuity Payment Date.

b) Payment of Annuity

Upon receipt of the invoice together with recommendation for payment forwarded by the Independent Consultant, NHAI shall take all necessary steps and ensure payment of Annuity on the relevant Annuity Payment Date. The mode of payment of Annuity shall be as provided in Article 23.

For avoidance of doubt, the Parties agree that notwithstanding any dispute which either of them may have as to the amount of invoice/Annuity certified and recommended for payment by the Independent Consultant: the Annuity payable on the relevant Annuity Payment Date shall be that certified by the Independent Consultant. Provided such payment shall be without prejudice to a final adjustment according to the terms on which such dispute is resolved whether amicably or through arbitration in accordance with the provisions of Article 39.

LEVY AND COLLECTION OF FEE

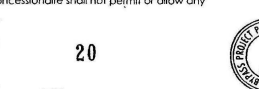
Concessionaire's obligations

VII

7.1

The Concessionaire shall not levy, demand or collect from or in respect of any vehicle or Person, for the use of Project Facilities, any sum whatsoever in the nature of a toll or fee.

The Concessionaire shall not permit or allow any



advertisement/hoording or other commercial activity and shall not be entitled to charge, collect or receive any sums on account of any such activity. For avoidance of doubt, the Concessionaire garees that unless otherwise provided in this Agreement, the Project revenue shall consist of Annuity only.

7.2 **NHAI's Rights**

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- (a) Levy and Collection of Fee
 - Notwithstandina anything inconsistent contained in this Agreement, NHAI shall have the authority to levy toll or fee on the vehicles using the Project Facilities (the Fee) and to demand, collect, retain and appropriate the Fee in accordance with the Applicable Laws.
 - (ii) NHAI may at its sole discretion levy, demand, collect, retain and appropriate the Fee either by itself or authorise any Person by contract or otherwise to levy, demand, collect, retain and appropriate the same (the "Authorized Person") as NHAI may deem fit in its sole discretion and in accordance with the Applicable Laws.
 - (iii) Any arrangement or contract made or entered into by NHAI for levy and collection of Fee shall be independent of this Agreement and that no such arrangement or contract shall have the effect of adding to or enlarging in any way the obligations or the scope thereof or the liability of the Concessionaire under this Agreement and that the Concessionaire's obligations and liabilities shall be and limited to, those contained in this Agreement only
 - livi NHAI / the Authorised Person shall have access to and use of the Project Site for all purposes necessary or incidental to levy and collection of the Fee.

Provided, that to the extent such access and use allowed by the Concessionaire affects the performance of any of its obligations hereunder, the Concessionaire shall not be deemed or construed to be in breach of its obligations nor shall it incur/suffer any liability on account thereof.

Provided further, that NHAI shall, in the event of any physical damage to the Project Facilities on account of such access or use, ensure that such damage is promptly repaired and the Project Facilities are restored at its cost and expenses.

(b) Advertisement/Hoarding etc.

This shall be governed by Applicable Laws, rules, regulations, guidelines and instructions of GOL NHAI and Government Agency.

IIA & CONCESSION FEE

- 'In consideration of the grant of Concession under this Agreement, the Concession Fee payable by the Concessionaire to the NHAI shall be Re.1.00 (Rupee One) per year during the term of this Agreement.
- The Concession Fee shall be paid in advance within 90 (ninety) days of the commencement of the year, for which it is due and payable.

CAPACITY AUGMENTATION

Notwithstanding anything contained any where in this Concession Agreement





contrary to the provisions here below, the following are prescribed.

- 8.1 The NHAI may, following a detailed traffic study conducted by it, at any time after the COD decide to augment/increase the capacity of the Project (capacity Augmentation) with a view to provide the desired level of service to the users of the Project Facility.
- 8.2 The NHAI shall invite proposals from eligible Persons for Capacity Augmentation. The Concessionaire shall have option to submit its proposal for Capacity Augmentation.
- 8.3 The Bid document for Capacity Augmentation shall specify a Termination payment to be made to the Concessionaire in case the Concessionaire chooses not to submit its proposal or fails or declines to match the preferred offer as mentioned in Clause 8.5 below.
- 8.4 In case the Concessionaire after participating in the bidding procedure, fails to give the lowest offer, the Concessionaire shall be given the first right of refusal to match the preferred offer. If the Concessionaire matches the preferred offer, the Parties shall enter into a suitable agreement supplemental to this Agreement to give effect to the changes in scope of the Project, Concession Period and all other necessary and consequential changes. In such an event the Concessionaire shall pay to the bidder who had made the lowest offer sum of Rs. 10 lakhs (Ten Lakhs) towards bidding costs incurred by such bidder.
- 8.5 In case the Concessionaire (i) chooses not to submit its proposal for Capacity Augmentation or (ii) is not the preferred bidder and also fails or declines to match the preferred offer, NHAI shall be entitled to terminate this Agreement upon payment to the Concessionaire of the Termination Payment.
- 8.6 The Termination payment referred to in the preceding clauses 8.3 & 8.5 above shall be the amount equivalent to the Discounted Value of the Future NetCasinflows.

VIIIA ADDITIONAL HIGHWAY - Deleted

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CHAPTER -III OBLIGATIONS AND UNDERTAKINGS

OBLIGATIONS OF THE CONCESSIONAIRE
The Concessionaire shall at its own cost and expense observe, undertake, comply with and perform, in addition to and not in derogation of its obligations elsewhere setout in this Agreement, the following:
make, or cause to be made, necessary applications to the relevant

- Governmental Agencies with such particulars and details, as may be necessary for obtaining all Applicable Permits, and obtain such Applicable Permits in conformity with the Applicable Laws;

 (ii) patify to NHAI forthwith the accurrence of Financial Class.
- (ii) notify to NHAI forthwith the occurrence of Financial Close;
 (iii) Submit to NHAI certified true copies of each of the Project Agreements within 7(seven) days of their execution;
 (iv) not make any replacement, amendment or modifications to any of
- the Project Agreements without the prior written consent of NHAI, where such replacement, amendment or modification has or may have the effect of increasing or imposing any financial liability or obligation on NHAI in any manner, and where such amendment or modification is made without such consent, not to enforce such amendment or modification nor permit enforcement thereof against NHAI in any manner whatsoever;
- (v) give NHAI not less than 30 (thirty) days written notice prior to entering into, amending or replacing any Project Agreement so as to enable NHAI to provide its consent or offer its comments, if any thereon which, if made, shall be duly considered and given effect to by the Concessionaire before entering into, amending or replacing such Project Agreement;
- (vi) remove promptly from the Project Highway all surplus construction machinery and materials, waste materials (including, without limitation, hazardous materials and waste water), rubbish and other debris (including without limitation accident debris) and shall keep the Site in a neat and clean condition and in conformity with the Applicable Laws and Applicable Permits;
- (vii) procure, as required, the appropriate proprietary rights, licenses, agreements and permissions for materials, methods, processes and systems used or incorporated into the Project Highway;
 (viii) provide all assistance to the Independent Consultant as it may require
- for the performance of its duties and services;

 (ix) provide to NHAI reports on regular basis during the Construction Period and the Operations Period in the form and manner set forth in this Agreement and Schedule 'X';
- (x) obtain and maintain in force on and from the Commencement Date all insurance in accordance with the provisions of this Agreement and Good Industry Practice;

 (xi) acquire such real estate, as the Concessionaire may deem
 - (xi) acquire such real estate, as the Concessionaire may deem appropriate for the Additional Facilities and to indemnify and save harmless and defend GOI, NHAI, and Government of Madhya Pradesh from and against all proceedings, claims, demands, costs, expenses, losses and damages arising out of or relating to the securing of rights to use such real estate by the Concessionaire or any person claiming through or under the Concessionaire;



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- (xii) undertake Debt Service Payments in-accordance with the Financing Documents:
- (xiii) to allow NHAI to levy, demand, collect and appropriate the Fees from vehicles and persons liable to payment of Fees for using the Project Highway or any part thereof as per Article VII:
- Highway or any part thereof as per Article VII;

 (xiv)

 ensure and procure that each Project Agreement contains provisions that entitle NHAI of step into such agreement in its discretion in place
- that entitle NHAI to step into such agreement in its discretion in place and substitution of the Concessionaire in the event of Termination of this Agreement on account of default or breach by the Concessionaire;

 (xv) appoint, supervise, monitor and control the activities of Contractors under their respective Project Agreements as may be necessary:
- relations among the personnel employed in connection with the performance of the Concessionaire's obligations under this Agreement;

 (xvii) comply with all Applicable Permits and Applicable Laws in the

make reasonable efforts to maintain harmony and good industrial

for the Project Highway, the users thereof, and the Contractors personnel engaged in the provision of any services under any of the

- performance of the Concessionaire's obligations under this Agreement including those being performed by any of the Contractors:

 (xviii) develop implement and administer a surveillance and safety program
- Project Agreements including correction of safety violations and deficiencies, and taking of all-other actions necessary to provide a safe environment in accordance with Schedule 'S', Applicable Laws and Good Industry Practice;

 (xix) take all reasonable precautions for the prevention of accidents on or about the Project Highway and provide all reasonable assistance and

emergency medical aid to accident victims:

- not to place or create and nor permit any Contractor or other person claiming through or under the Concessionaire to create or place any Encumbrance or security interest over all or any part of Site or the Project Assets, or on any rights of the Concessionaire therein or under this Agreement, save and except as expressly set forth in this Agreement;
- (xxi) make its own arrangements for quarrying, and observe and fulfill the environmental and other requirements under the Applicable Laws and Applicable Permits at Concessionaire's own cost and expense;
- be responsible for safely, soundness and durability of the Project Highway including other structures forming part thereof and their compliance with the Specifications and Standards;

 [xxiii] not claim or demand possession or control of any roads, structures or
 - real estate which do not form part of the Project Highway;
 (xxiv) after receiving possession of the site or part thereof, ensure that such site remains free from all encroachments and take all steps necessary
 - to remove encroachments, if any

 make payment to Police department or any Government Agency, if required, for provision of such services as are not provided in the normal course or are available on payment;



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, and		
 	(xxvi)	indemnify the NHAI against all actions, suits, claims, demands and
W 28		proceedings and any loss or damage or cost or expense that may
*		be suffered by them on account of anything done or omitted to be done by the Concessionaire in connection with the performance of
CALLED THE PARTY.		done by the concessionale in connection with the performance of its obligations under this Agreement;
i grage a ay	(xxvii)	comply with the Divestment Requirements and hand over the Project
		Highway to NHAI upon Termination of the Agreement.
1 1	(xxviii)	work in optimizing the use of existing Right of Way handed over to them.
are the second	(xxix)	make all necessary arrangements for accomplishing the tasks or
		physical removal of the encroachments at his own cost.
tage .	(xxx)	obtain all the necessary environmental clearances, cut the trees and
2 1 4	5-30-50 Y	cony out compensatory afforestation, as per the applicable state
		laws, at his own cost excluding clearances pertaining to the Project Highway passing through protected forest or sanctuary or other
, Total Albert		similar features.
ig off .	(xxxi)	carry out shifting of utility services.
And AR	(xxxii)	obtain all necessary clearances/permits, except General
20 Aug.		Arrangement Drawings (GADs), from Railways in respect o
Ne n		construction of ROB/RUB and carry out all necessary tasks to
	(xxxiii)	accomplish construction of ROB/RUB at its own cost. liase with Government of Madhya Pradesh for implementation of the
•	(vovin)	Rehabilitation and Resettlement plan; and
•	(xxxiv)	to keep in full force and effect the Performance Security deposited
		pursuant to the RFP in accordance with the provisions of this
		Agreement.
y -	(xxxv)	shall assist NHAI / Government Agency in performing functions under
To the se		Control of National Highways (Land & Traffic) Act, 2002 to the extendirected by NHAI / Government Agency. Provided, however, the
2.7	•	obligations, functions and all such acts already covered under this
		Agreement shall be governed by this Agreement
(* de partir de la companya de la co	(xxxvi)	enter into the State Support Agreement with NHAI and the
	• *************************************	Government of Madhya Pradesh.
9.2	Subject	to the terms and conditions of this Agreement the Concessionaire sha
		st and expense:
41	(i)	undertake the design, engineering, procurement and construction
	2	and financing of the Project Highway in accordance with the
and John More	400	Agreement;
	/")	operate and maintain the Project Highway at all times in conformit
Control of the second of the s		with this Agreement including but not limited to the Specification and Standards set forth in Schedule 'D'. Schedule 'L'. th
Mir it		Maintenance Program and Good Industry Practice.
% F 9.3	¥. =	
		ncessionaire shall, before commencement of construction of the Highway:
A CONTRACTOR OF THE CONTRACTOR	(i)	submit to NHAI with due regard to Project Completion Schedule o
		set forth in Schedule 'H' and Scheduled Project Completion Date, i
		design, engineering and construction time schedule and sho
		formulate and provide CPM/PERT charts for the completion of th
		said activities;
	(ii)	finalise the design and detailed engineering basis;
	pro	
	110 110	move requisite organisation and designate and appoint a Project
	10/100	S PROJECT
	1 800	Least Least
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	* (Co.)	23

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manager and such other managers, officers and representatives as it may deem appropriate to supervise the Project and to deal with the NHAI Representative and be responsible for all necessary exchanges of information required pursuant to this Agreement; and

- (iv) undertake, do and perform such acts, deeds and things as may be necessary or required for construction and Project completion under and in accordance with this Agreement.
- 9.4 In respect of the Concessionaire's obligations with respect to the Drawings of the Project Highway as set forth in Schedule T, the following shall apply:

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- (i) The Concessionaire shall prepare and submit with reasonable promptness and in such sequence as is consistent with the Project Completion Schedule, three copies each of all Drawings to NHAI and the Independent Consultant for review and comments.
- (ii) By forwarding the Drawings for review and comment to NHAI, the Concessionaire represents that it has determined and verified that the design and engineering including field construction criteria related thereto is in conformity with the Specifications, Standards and quality set forth in this Agreement for and in respect of the Project Highway.
- Within 30 (thirty) days of the receipt of the Drawings, NHAI shall review (iii) the same and convey its comments/observations to the Concessionaire with particular reference to the conformity or otherwise with the Specifications and Standards set forth in this Agreement. It is expressly agreed that notwithstanding any review and comment/observations of NHAI on any Drawings or failure of NHAI to provide comments/ observations thereon, NHAI shall not be liable for the same in any manner whatsoever and the Concessionaire shall remain solely responsible for and shall not be relieved or absolved in any manner whatsoever of its obligations; set forth in this Agreement. liabilities as duties and not be obliged to shall Concessionaire comments/observations of NHAI on the Drawings submitted pursuant hereto beyond the period set forth hereinabove.
- (iv) If the comments/observations of NHAI indicate that the Drawings are not in conformity with the Specifications and Standards set forth in this Agreement, such Drawings shall be revised by the Concessionaire to the extent necessary and resubmitted to NHAI for review, observations and comments. NHAI shall give its observations and comments, if any, within 15 [fifteen] days of the receipt of such revised Drawings provided, however, that any observations or comments of NHAI or failure of NHAI to give any observations or comments on such revised drawings shall not relieve or absolve the Concessionaire of its obligation to conform to such Specifications and Standards.
- (v) The Concessionaire shall be responsible for delays in Project Completion Schedule caused by reasons of any Drawings not being in conformity with the Specifications and Standards, and the Concession Period shall not be extended in any manner whatsoever on account of submission or revision of any Drawings.
- (vi) Within 90 (ninety) days of the COD, the Concessionaire shall furnish NHAi with "as built" Drawings reflecting the Project Highway as actually designed, engineered and constructed, including without imitation on "as built" survey illustrating the layout of the Project

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Highway and setback lines, if any, of the buildings and structures forming part of Project Facilities.

- 9.5 The Concessionaire shall submit to NHAI the drafts of the Project Agreements including in particular the EPC Contract, the Financing Documents and the O&M Contract for its review. NHAI shall have the right but not the obligation to provide its comments and observations, if any, in respect of the Project Agreements within 30 (thirty) days of the receipt thereof by NHAI and the Concessionaire shall consider all such comments/observations. Any such comments/observations by NHAI on any Project Agreements or the failure to provide such comments shall not relieve or absolve in any manner whatsoever the Concessionaire of its obligations, duties and liabilities under this Agreement nor shall it make NHAI and/or Independent Consultant liable to the Concessionaire in any manner whatsoever and shall be without prejudice to the rights of NHAI hereunder.
- 79.6 During the Construction Period, the Concessionaire shall be responsible for maintaining the Site including the existing two lanes of the Project Highway as also the existing section of the National Highway which is proposed to be bypassed as part of the Project Highway, at its own cost and expense. During this period, the Concessionaire shall modify, repair or otherwise make improvements to the existing two lanes before expiry of six months from the Commencement Date so that the existing two lanes comply with requirements provided in Schedule 'L' and at least 2 (two) lanes of the Project Highway are ordinarily open to 'traffic at all times. The Concessionaire shall promptly undertake all such repairs and maintenance works as may be necessary to keep the Project Highway traffic-worthy and safe during the Construction Period.
 - 9.7 The Concessionaire shall, at all times, afford access to the Site to the authorised representatives of NHA. Senior Lenders, and the Independent Consultant and to the persons duly authorised by any Governmental Agency having jurisdiction over the Project, including those concerned with safety, security or environmental protection to inspect the Project Highway and to investigate any matter within their authority and upon reasonable notice, the Concessionaire shall provide to such persons reasonable assistance necessary to carry out their respective duties and functions with minimum disruption to the construction, operation and maintenance of the Project Highway consistent with the purpose for which such persons have gained such access to the Site.

X OBLIGATIONS OF NHAL

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- 10.1 NHAI agrees to observe, comply and perform the following:
 - enable access to the Site, free from Encumbrances, in accordance with this Agreement
 - (ii) permit peaceful use of the Site by the Concessionaire as licensee under and in accordance with the provisions of this Agreement without any let or hindrance from NHAI or persons claiming through or under it;
 - (iii) assist and provide all reasonable support to the Concessionaire in obtaining Applicable Permits;
 - (iv) upon written request from the Concessionaire, assist the Concessionaire in obtaining access to all necessary infrastructure

facilities and utilities, including water, electricity and telecommunication facilities at rates and on terms no less favourable to the Concessionaire than those generally available to mesomercial Customers receiving substantially equivalent services;





- (v) Make reasonable endeavors in not allowing erection or placement of barriers by Government of Madhya Pradesh or any Governmental Agency on the Project Highway except on account of any law and order situation or upon national security considerations;
- (vi) enter into the State Support Agreement with the Concessionaire and the Government of Madhya Pradesh.
- (vii) assist the Concessionaire in obtaining necessary assistance to regulate traffic on the Project Highway subject to and in accordance with the Applicable Laws;
- (viii) assist the Concessionaire in obtaining Police assistance from Government of Madhya Pradesh against payment of prescribed costs and charges, if any, for traffic regulation, patrolling and provision of security on the Project Highway;
- (ix) operate and maintain the Project Highway during the Development Period, at its own cost and expense, in a manner that the level of service is at no time inferior to the level prevailing on the date when bids were received for this Concession; and
- (x) Observe and comply with its obligations set forth in this Agreement.
- (xi) take all necessary steps towards accomplishment of acquisition of additional land and its handing over to the Concessionaire as per Clause 13.5. NHAI shall bear the cost of additional land
- (xii) coordinate with Government of Madhya Pradesh authorities for completing the legal requirements and maintaining law and order during removal of encroachments by the Concessionaire.
- (xiii) provide necessary support to the Concessionaire in obtaining necessary clearances/permissions/permits in respect of environmental clearances, tree cutting, compensatory afforestation, shifting of all types of utility services, construction of ROB/RUB on Railway lines and rehabilitation and resettlement.
- (xiv) bear all expenses as per the demand note raised by the concerned government or other concerned agencies in respect of shifting of all types of utility services and rehabilitation and resettlement. Obtain approvals from Railways for General Arrangement Drawings (GADs) for construction of ROB/RUB on Railway lines.

XI. REPRESENTATIONS AND WARRANTIES

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11.1 Representations and Warranties of the Concessionaire

The Concessionaire represents and warrants to NHAI that:

- (i) It is duly organized, validly existing and in good standing under the laws of the jurisdiction of its incorporation;
- (ii) It has full power and authority to execute, deliver and perform its obligations under this Agreement and to carry out the transactions contemplated hereby;
- (iii) It has taken all necessary corporate and other action under Applicable Laws and its constitutional documents to authorize the execution, delivery and performance of this Agreement;
- (iv) It has the financial standing and capacity to undertake the Project;

This Agreement constitutes its legal, valid and binding obligation enforceable against it in accordance with the terms hereof;



- (vi) It is subject to civil and commercial laws of India with respect to this Agreement and it hereby expressly and irrevocably waives any immunity in any jurisdiction in respect thereof;
- (vii) All the information furnished in the Bid is, and shall be, true and correct as on the Commencement Date and COD and the Balance Sheet and Profit and Loss Account of the Concessionaire for each of its Accounting Years after the Commencement Date furnished to NHAI shall give true and fair view of the affairs of the Concessionaire;
- (viii) It shall furnish a copy of the audited accounts of the Company within 120 (one hundred twenty) days of the close of its each Accounting Year after the Commencement Date and any material change subsequent to the date of such accounts shall be notified to NHAI by the Concessionaire within 30 [thirty) days of its occurrence and warrants that the accounts and the information furnished as aforesaid shall be true and correct:
- (ix) The execution, delivery and performance of this Agreement will not conflict with, result in the breach of, constitute a default under or accelerate performance required by any of the terms of the Memorandum and Articles of Association of the Concessionaire or any Member of the Consortium or any Applicable Laws or any covenant, agreement, understanding, decree or order to which, it is a Party or by which it or any of its properties or assets is bound or affected;
- (x) There are no actions, suits, proceedings, or investigations pending or, to the Concessionaire's knowledge, threatened against it at law or in equity before any court or before any other judicial, quasi judicial or other authority, the outcome of which may result in the breach of or constitute a default of the Concessionaire under this Agreement or which individually or in the aggregate may result in any, Material Adverse Effect on its business, properties or assets or its condition, financial or otherwise, or in any impairment of its ability to perform its obligations and duties under this Agreement;
- (xi) It has no knowledge of any violation or default with respect to any order, writ, injunction or any decree of any court or any legally binding order of any Governmental Agency which may result in any Material Adverse Effect or impairment of the Concessionaire's ability to perform its obligations and duties under this Agreement;
- (xii) It has complied with all Applicable Laws and has not been subject to any fines, penalties, injunctive relief or any other civil or criminal liabilities which in the aggregate have or may have Material Adverse Effect on its financial condition or its ability to perform its obligations and duties under this Agreement;
- (xiii) The equity share holding of the aggregate holding of Consortium Members(in case of consortium) and their Associates as the case may be in the issued and paid up equity share capital of the Concessionaire shall not be less than (a) 51% (fifty one percent) during the Construction Period and for 3 (three) years





following COD, and (b) 26% (twenty six per cent) during the balance remaining Operations Period. Also in the case of Consortium, M/s.RAMKY INFRASTRUCTURE LIMITED, the Lead Member would commit to hold a minimum equity stake equal to 51% of the aggregate shareholding of the Consortium in the issued and paid up equity share capital of the Concessionaire at all times during the Concession Period. ERA CONSTRUCTION INDIA LIMITED AND SHRIRAM CHITS PRIVATE LIMITED who are the Consortium Members, each commit to hold a minimum equity stake equal to 10% of the aggregate shareholding of the Consortium in the issued and paid up equity share capital of the Concessionaire at all times during the Concession period;

- (xiv) Each Consortium Member was and is duly organised and existing under the laws of the jurisdiction of its incorporation and has full power and authority to consent to and has validly consented to and requested NHAI to enter into this Agreement with the Concessionaire pursuant to the LOA and has agreed to and unconditionally accepted the terms and conditions set forth in this Agreement;
- (xv) All rights and interests of the Concessionaire in and to the Project Highway shall pass to and vest in NHAI on the Termination Date free and clear of all liens, claims, and Encumbrances without any further act or deed on the part of the Concessionaire or NHAI and that none of Project Assets including materials, supplies or equipment forming part thereof shall be acquired by the Concessionaire subject to any agreement under which a security interest or other lien or Encumbrance is retained by any person save and except as expressly provided in this Agreement;
- (xvi) No representation or warranty by the Concessionaire contained herein or in any other document furnished by it to NHAI, or to any Governmental Agency in relation to Applicable Permits contains or will contain any untrue statement of material fact or omits or will omit to state a material fact necessary to make such representation or warranty not misleading; and
- (xvii) It warrants that no sums, in cash or kind, have been paid or will be paid by or on behalf of the Concessionaire, to any person by way of fees, commission or otherwise for securing the Concession or entering into this Agreement or for influencing or attempting to influence any officer or employee of NHAI, GOI or Government of Madhya Pradesh in connection therewith.
- (xviii) It warronts that it has deposited the Performance Security in accordance with the RFP and undertakes to keep the same or any replacements there for in full force and effect in accordance with the provisions of this Agreement.

11.2 Representations and Warranties of NHAL

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NHAI represents and warrants to the Concessionaire that:

- (i) NHAI is duly organised and validly existing under the laws of India:
- (ii) NHAI has full power and authority to execute, deliver and perform its obligations under this Agreement and to carry out the transactions contemplated hereby;

NHA1 has taken all necessary action to authorise the execution, delivery and performance of this Agreement;





- (iv) This Agreement constitutes its legal, valid and binding obligation enforceable against it in accordance with the terms hereof; and
- (v) NHAI is subject to civil and commercial laws of India with respect to this Agreement and it hereby expressly and irrevocably waives any sovereign immunity in any jurisdiction in regard to matters set forth in this Agreement.

XII. DISCLAIMER

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- 12.1 The Concessionaire acknowledges that prior to the execution of this Agreement, the Concessionaire has after a complete and careful examination made an independent evaluation of the traffic volumes, Specifications and Standards, Site and all the information provided by NHAI and has determined to the Concessionaire's salisfaction the nature and extent of such difficulties, risks and hazards as are likely to arise or may be faced by the Concessionaire in the course of performance of its obligations hereunder.
- 12.2 The Concessionaire acknowledges and hereby accepts the risk of inadequacy, mistake or error in or relating to any of the matters set forth in Clause 12.1 above and hereby confirms that NHAI shall not be liable for the same in any manner whatsoever to the Concessionaire, the Consortium Members or their Associates.





PROJECT DEVELOPMENT AND OPERATIONS

XIII USE AND DEVELOPMENT OF THE SITE

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- 13.1 NHAI hereby grants to the Concessionaire for the Development Period access to the Site for carrying out such surveys, investigations, soil tests, design, engineer, procure, construct, operate and maintain the Project Highway including the Project Facilities in accordance with Clause 13.2 below and the provisions of this Agreement as the Concessionaire may deem necessary at the Concessionaire's cost, expense and risk without causing disruption in the traffic on the existing lanes of the Project Highway.
- 13.2 NHAI hereby grants to the Concessionaire for the Concession Period the right and license to enter upon all real estate comprised in the Site as briefly described in Schedule 'A' and to survey, design, engineer, procure, construct, operate and maintain the Project Highway including the Project Facilities in accordance with the provisions of this Agreement. Such right and license of the Concessionaire to the use the Site shall be subject to:
- 13.2.1 Any existing utilities on, under or above the Site are kept in continuous satisfactory use, if necessary by the use of suitable temporary or permanent diversions with the authority of the controlling body of that utility;
- 13.2.2 Any existing roads or right of ways are kept in continuous satisfactory use, if necessary, by the use of suitable temporary or permanent diversions with the authority of the controlling body of that road or right of way. For any diversion or construction, of temporary roads, NHAI will assist the Concessionaire in acquiring the right of way;
- 13.2.3 The rights of the road users to use the road in accordance with this Agreement;
- 13.2.4 A right of access by the NHAI itself and any of its agents to perform their obligations and rights under the Concession Agreement or any other functions that they have, and to conduct any study or trial for the purpose of research;
- 13.3 The license and the right to use the Site shall be granted for the purpose of carrying out the functions placed upon the Concessionaire under the Agreement and not for any other purposes;
- 13.4 The Concessionaire shall bear all costs and charges for special and temporary rights of way required by it in connection with access to the Site. The Concessionaire shall obtain at its cost such facilities on or outside the Site as may be required by it for the purposes of the Project Highway and the performance of its obligations under this Agreement.

13.5 Right of Way

13.5.1 Existing Right-of-way

Existing Right-of-way shall be made available to the Concessionaire pursuant hereto by NHAI free from all Encumbrances and without the Concessionaire being required to make any payment to NHAI on account of any costs, expenses and charges for the use of such sites for the duration of the Concession Period save and except as otherwise expressly provided in this Agreement. NHAI shall procure for the Concessionaire access to the entire existing right-of-way free of Encumbrances, as per Schedule H. Provided, however, that if NHAI does not enable such access to any part or parts of the Existing Right-of-way for any reason other than a Force Majeure Event or breach of this Agreement by the Concessionaire, NHAI shall pay to the

month per 1,000 (one thousand) sq. meters or part thereof if such area is required by the Concessionaire for Construction Works. Such Damages shall be raised to Rs. 2,000 (Rupees two thousand) per month per 1,000 (one thousand) sq. meters or part thereof after COD if such area is essential for the smooth and efficient operation of the Project Highway. Provided further that the Completion Certificate or the Provisional Certificate, as the case may be, for the Project Highway shall not be affected or delayed as a consequence of such parts of the Existing Right-of-way remaining under construction after the Scheduled Project Completion Date.

13.5.2 Additional Right-ot-way

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Additional Right-of-way for construction of main carriageway shall be made available to the Concessionaire as per the handing over schedule mentioned herein free from all encumbrance and without the Concessionaire being required to make any payment to NHAI on account of any costs, expenses and charges for the use of such Additional Right-of-way for the duration of the Concession Period. On or after the Commencement Date, the Concessionaire shall commence, undertake and complete all Construction Works on the Project Highway in accordance with this Agreement. Provided, however, that if NHAI does not enable such access to any part or parts of the Additional right of way for any reason other than a Force Majure Event or breach of this Agreement by the Concessionaire as per the Schedule H. NHAI shall pay to the Concessionaire Damages at the rate of Rs. 1000 (Rupees one thousand) per month per 1000 (one thousand) sq. meters or part thereof if such area is required by the concessionaire for Construction Works, Such Damages shall be rdised to Rs. 2,000 (Rupees two thousand) per month per 1000 (one thousand) sq. meters or part thereof after COD if such area is essential for smooth and efficient operation of the Project Highway. Provided further that that the Completion Certificate or the Provisional Certificate, as the case may be, for the Project Highway shall not be affected or delayed as a consequence of such parts of the existing right of way remaining under construction after the Scheduled Project Completion Date.

Construction of the Project Highway shall be undertaken by the Concessionaire in conformity with the Project Completion Schedule 'H' and the Project milestones set forth in Schedule 'H' for completion of the Project Highway on or before the Scheduled Project Completion Date. (If the Concessionaire fails to achieve any such Project milestone other than Project Completion, within a period of 90 (ninety) days from the date set forth in Schedule "H" then it shall pay Damages to NHAI at the rate of Rs.1,000,000 (Rs. One million) per day until such milestone is achieved NHAI may either recover such Damages from the Performance Security or demand payment thereof from the Concessionaire. The Concessionaire shall make such payment within 7 (seven) days of receiving such demand from NHAI and any delay in making such payment shall attract interest @ SBI PLR plus two per cent. In the event the Concessionaire achieves Project completion as per Scheduled Project Completion Date as set forth in Schedule 'H'. such damages paid by the Concessionaire to NHAI shall be refunded by NHAI within 90 (ninety) days from the date of written request from the Concessionaire without any interest thereon, provided that the Scheduled Project Completion Date as set forth in Schedule 'H' has not been extended from the date defined at the time of the signing of this Concession Agreement for any reason.





- The Independent Consultant shall inspect the Construction Works and the Project Highway at least once a week during the Construction Period and make out an Inspection Report of Such inspection (the "Inspection Report"). It shall send a copy of its Inspection Report to NHAI and the Concessionaire. The Concessionaire shall take necessary action to remedy the lapses, if any, stated in the Inspection Report for ensuring compliance with the provisions of this Agreement. Such inspection or submission of Inspection Report by the Independent Consultant shall not relieve or absolve the Concessionaire of its obligations and liabilities hereunder in any manner whatsoever.
- 14.3 For the purposes of determining that Construction Works are being undertaken in accordance with Specifications and Standards and Good Industry Practice, the Independent Consultant undertake day to day supervision of the works along with the Quality control consultant of the Concessionaire in accordance with Schedule '0' of this Agreement, The Independent Consultant shall also require the Concessionaire to carry out such Tests at such time and frequency and in such manner as may be necessary in accordance with Good Industry Practice, for quality assurance. The Concessionaire shall with due diligence carry out, or cause to be carried out, all such tests in accordance with the instructions of the Independent Consultant and furnish the results of such tests forthwith to the Independent Consultant. The Concessionaire shall promptly carry out such remedial measures as may be necessary to cure the defects or deficiencies, if any, indicated in such test results and furnish a report to the Independent Consultant in this behalf.
- 14.4 If the Independent Consultant or NHAI shall reasonably determine that the rate of progress of the Construction of the Project Highway is such that the Project Completion is not feasible on or before the Scheduled Project Completion Date by the Concessionaire, it shall so notify the Concessionaire about the same and the Concessionaire shall within 15 (fifteen) days thereof notify the NHAI and the Independent Consultant about the steps it proposes to take to expedite progress and the period within which it shall achieve COD.
- 14.5
- (a) Upon recommendation of the Independent Consultant or suo-moto, NHAI may by written notice require the Concessionaire to suspend forthwith the whole or any part of the Construction Works if in the reasonable opinion of the NHAI such work is being carried on in a manner which threatens the safety of the works or of the users of the Project Highway
- (b) The Concessionaire, shall upon instructions of the NHAI pursuant to sub-clause (a) above suspend the Construction Works or any part thereof for such time and in such manner as may be specified by NHAI and subject to sub-clause
- (c) below, the costs incurred during such suspension to properly protect and secure the Construction Works or such part thereof as is necessary in the opinion of the Independent Consultant ("Preservation Costs"). Shall be borne by the Concessionaire.



- (c) If the suspension pursuant to Sub-clause (a) above, is caused by:
 - (i) any reason other than default or breach of this Agreement by the Concessionaire including breach of any of the obligations of the Concessionaire under this Agreement, the Preservation Costs shall be borne by NHAI;
 - (ii) reason of default or breach of this Agreement by NHAI the Preservation Costs shall be borne by NHAI; or
 - (iii) reason of any Force Majeure Event, the Preservation Costs shall be borne by the Concessionaire save and except to the extent otherwise expressly provided in Article XXIX
 - (d) If suspension of Construction Works is for reasons not attributable to the Concessionaire, the Independent Consultant shall determine any extension to the Project Completion Schedule, the Scheduled Project Completion Date and the Concession Period, to which the Concessionaire is reasonably entitled and shall notify NHAI accordingly. NHAI shall extend the Project Completion Schedule, the Scheduled Project Completion Date and the Concession Period in accordance with the recommendations of the Independent Consultant. However, the number of annuity payments shall not exceed 35 (Thirty Five)

XV. COMPLETION

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- 15.1 The Project shall be deemed to be complete and open to traffic only when the Completion Certificate or the Provisional Certificate is issued in accordance with the provisions of Article XVI (the "Project Completion")
- 15.2 COD of the Project shall be the date on which the Independent Consultant has issued the Completion Certificate or the Provisional Certificate, as the case may be, under this Agreement
- 15.3 The Concessionaire guarantees that the Project Completion shall be achieved in accordance with the provisions of this Agreement on a date not later than 30 (thirty) months from the Commencement Date ("Scheduled Project Completion Date").
- 15.4 Deleted
- 15.5 If the COD does not occur within 12 (twelve) months from the Scheduled Project Completion Date, NHAI shall be entitled to Terminate this Agreement in accordance with the provisions of Clause 32.2.

XVI. TESTS

- 16.1 All Tests including but not limited to load test on structures shall be conducted in accordance with Schedule 'J' and the Applicable Laws and Applicable Permits. NHAI shall designate a NHAI Representative to witness and observe the Tests. All Tests shall be held in accordance with the schedule notified by the Concessionaire to the Independent Consultant and the NHAI Representative who may either witness the Tests themselves or designate their representatives for this purpose, if they choose. The team leader of the Independent Consultant shall witness at least 5-10% of all such Tests and other key professionals shall witness at least 25-30% of such Tests.
- The Independent Consultant shall monitor the results of the Tests to determine the compliance of the Project Highway with the Specifications and Standards.

 The Concessionaire shall provide to the Independent Consultant and the NHAI The Opies of all Test data including detailed Test results.



- At least 30 (thirty) days prior to the likely completion of the Project Highway the Concessionaire shall notify the Independent Consultant and NHAI of the same and shall give notice of its intent to conduct any final Tests. The Concessionaire shall give to NHAI and the Independent Consultant at least 10 (ten) days' prior notice of the actual date on which it intends to commence the Tests and at least 7 (seven) days' prior notice of the commencement date of any subsequent Tests. The Independent Consultant shall have the right to suspend or delay any Test if it is reasonably anticipated or determined during the course of the Test that the performance of the Project Highway or any part thereof does not meet the Specifications and Standards.
- 16.4 Upon the Independent Consultant determining the Tests to be successful in respect of any stretch referred to in Clause 16.3 having been satisfied that such stretch of the Project Highway can be legally, safely and reliably placed in commercial operations, the Independent Consultant shall forthwith issue to the Concessionaire and NHAI a Certificate in respect of such stretch substantially in the form set forth in Schedule 'K' (the "Completion Certificate") after approval from NHAI and upon Completion Certificate having been issued in respect of all stretches referred to in Clause 16.3 issue a final Completion Certificate certifying the Project Completion.
- Independent Consultant may at the request of the Concessionaire issue a 16.5 provisional certificate of completion ("Provisional Certificate"), after approval from NHAI, if the Tests are successful in respect of any stretch referred to in Clause 16.3 and such stretch of the Project Highway can be legally, safely and reliably placed in commercial operation though certain works or things forming part thereof are not yet complete. In such an event such Provisional Certificate shall have appended thereto a list of outstanding items signed jointly by the Independent Consultant and the Concessionaire ("Punch List"). Such Punch List shall be drawn up in consultation with NHAI, and NHAI may at its discretion through Independent Consultant may add or delete any items. forming part of the Punch List at any time before issue of the Provisional Certificate. All Punch List items shall be completed by the Concessionaire within 120 (one hundred twenty) days from the date of issue of such Provisional Certificate. In case of any delay in completion of the Punch List items beyond the aforesaid period of 120 (one hundred twenty) days, NHAI shall, without prejudice to its rights under this Agreement, including Termination thereof, be entitled to undertake the completion of the Punch List items, based on the cost estimated by the Independent Consultant, at the risk and cost of the Concessionaire and to recover the same from the Concessionaire. In addition to recovery of the aforesaid cost of completion of the Punch List items by NHAI, a sum equal to 200% (two hundred percent) of such cost, subject to a minimum of Rs. 1,000,000 (Rs. One million) shall also be recovered by NHAI from the Concessionaire as Penalty. NHAI shall have the right and the Concessionaire hereby expressly grants to NHAI the right to recover the same directly from the Escrow Account and for that purpose the Concessionaire hereby expressly authorizes NHAI and hereby gives irrevocable instructions to the Escrow Bank to make payment from the Escrow Account in accordance with the instructions of NHAI under this Clause. Upon completion of all Punch List items to the satisfaction of the Independent Consultant, the Independent Consultant shall issue the Completion Certificate to the Concessionaire after approval from NHAI. Failure to complete the Punch List items in the manner set forth in this Clause 16.5 shall entitle NHAI to Terminate this Agreement in accordance with the provisions of Clause 32.2.



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- 16.6 If the Independent Consultant certifies to NHAI and the Concessionaire that it is unable to issue the Completion Certificate or Provisional Certificate because of events or circumstances which excuse the performance of the Concessionaire's obligations in accordance with this Agreement and as a consequence thereof the Tests could not be held or had to be suspended, the Concessionaire shall re-schedule the Tests and hold the same as soon as reasonably practicable.
- 16.7 Upon receipt of, a report from the Independent Consultant or after conducting its own review or inspection, if NHAI is not satisfied with the results of any Tests, it shall within 7 (seven) days thereof notify the Concessionaire of its reasons to conclude that the Completion Certificate should not be issued, in which case the Concessionaire shall promptly take such action as will achieve such satisfaction. Such procedure shall be repeated as necessary after rectification and remedy of reasons/ causes by the Concessionaire on account of which the Tests were unsuccessful, until the Completion Certificate or Provisional Certificate has been issued in accordance with this Agreement by the Independent Consultant.
- 16.8 The Concessionaire shall bear all the expenses relating to Tests under this Agreement. Provided, however, that if the NHAI Representative requires any Test to be conducted which is not specified in this Agreement and such Test is not necessary in the opinion of the Independent Consultant, then the expenses on such Test shall be reimbursed by NHAI to the Concessionaire.

XVII. CHANGE OF SCOPE

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- 17.1 NHAI may, notwithstanding anything to the contrary contained in this Agreement, require provision of such addition /deletion to the works and services on or about the Project Highway, during the Construction Period, which are beyond the scope of the Project as contemplated by this Agreement ("Change of Scope"), provided such changes do not require any increase/ reduction in expenditure exceeding 10 %(ten per cent) of the Total." Project Cost and do not adversely affect the COD. All such changes shall be made by NHAI by an order (the "Change of Scope Order") issued in accordance with the procedure set toth in this Article XVII.
- 17.2 Procedure for Change of Scope
- (a) NHAI shall whenever it desires provision of addition/deletion of works and services referred to in Clause 17.1, issue to the Concessionaire a notice of change of scope (the "Change of Scope Notice").
- (b) Upon receipt of such Change of Scope Notice, the Concessionaire shall with in 15 days provide to NHAI and the Independent Consultant such information as is necessary and reasonable together with preliminary documentation in support of the following:
 - the impact, if any, which the Change of Scope is likely to have on the Project Completion Schedule if the work is required to be carried out before COD, and
 - (ii) (II) the cost implications to the Concessionaire of complying with such Change of Scope Notice. The rates shall be worked out based on the concerned State PWD (NH) current schedule of rates based on MORTH data book. In case an item is not covered under the above mentioned schedule rates, the rate of such item shall be worked out on the basis of the prevailing market rate so far as found reasonable and competitive by IC

the options suggested for implementing the proposed Change of soppe and the effect, if any, each such option would have on the

costs and time for the implementation thereof including a detailed breakdown by work classifications. Provided, however, that the cost of providing such information shall be reimbursed to the Concessionaire by NHAI to the extent such costs are certified to be reasonable by the Independent Consultant.

If NHAI desires, after receipt of information set forth in sub-clause (b) to (c) proceed with the Change of Scope, it shall convey the desired option (with or without modification) to the Concessionaire by issuing a Change of Scope Order with in 30 (Thirty) days from the date of recommendation made by Independent Consultant and thereupon the Parties shall make good faith efforts to mutually agree upon the costs and time for implementing of the same. Upon reaching an agreement relating to such costs and time, NHAI shall issue a written confirmation of the Change of Scope and thereupon the Concessionaire shall proceed with performance of such order with NHAI making monthly payments for such works based on the physical progress and as approved and certified by Independent Consultant. In the event, the Parties are unable to agree, NHAI may, by issuing a confirmation in writing of such Change of Scope Order, require the Concessionaire to proceed with the performance of the Change in Scope Order pending resolution of such dispute.

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- 17.3 A Change of Scope Order will be effective and binding upon issuance of a confirmation of such Change of Scope Order by NHAI. Notwithstanding a dispute regarding cost and time for implementation of such Change of Scope Order, the Concessionaire shall proceed with the performance of such Change of Scope Order promptly following NHAI's confirmation pursuant to Clause 17.2 (c). Pending resolution of such dispute, NHAI shall either pay to the Concessionaire, if the Change of Scope Order involves increase in Bill of Quantities or recover from the Concessionaire if the said Change of Scope Order involves decrease in Bill of Quantities, an amount equal to the costs that are certified by the Independent Consultant to be reasonable plus/minus (as the case may be) one-half the difference between the amount certified by the Independent Consultant and the amount claimed by the Concessionaire with final adjustments to be made in accordance with the resolution of dispute under the Dispute Resolution Procedure. In case NHAI has to make payment it shall do so within 60 (sixty) days from the date of receipt of duly verified claims as per procedure given in this Clause. In case NHAI has to recover from the Concessionaire, the amount will be recovered directly from the Escrow Account and for that purpose the Concessionaire hereby expressly authorised NHAI and hereby gives irrevocable instructions to Escrow Bank to make payment from the Escrow Account in accordance with instructions of NHAI under this clause.
- 17.4 All claims by the Concessionaire pursuant to this Article XVII shall be supported by such documentation as is reasonably sufficient for NHAI/IC to determine the accuracy thereof, including invoices from Contractors and certification of such claims by the Statutory Auditors.
- 17.5 NHAI may request further improvements to the Project Assets and Project Highway, subject to a limit of 20% of the Project Cost, during the Operations Period in the form of a Change of Scope order that are required to make the Project Highway comply with the latest Specifications and Standards, and other requirements set forth in this Agreement, Good Industry Practice, Applicable laws and Applicable Permits during the entire Operations Period ("Value Additions"). The cost of such Value Additions shall be borne by NHAI and such costs shall be computed and the work for such Value Additions shall be accomputed out in the manner as set forth in this Article 17.



XVIII OPERATION AND MAINTENANCE

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- 18.1 The Concessionaire shall operate and maintain the Project Highway by itself, or through O&M Contractors and if required, modify, repair, improvements to the Project Highway to comply with Specifications and Standards, and other requirements set forth in this Agreement, Good Industry Practice, Applicable laws and Applicable Permits and more specifically:
 - permitting safe, smooth and uninterrupted flow of traffic during normal operating conditions;
 - (ii) to allow NHAI to levy, demand, collect and appropriate the Fees from vehicles and persons liable to payment of Fees for using the Project Highway or any part thereof as per Article VII
 - (iii) minimizing disruption to traffic in the event of accidents or other incidents affecting the safety and use of the Project Highway by providing a rapid and effective response and maintaining liaison procedures with emergency services;
 - (iv) undertaking routine maintenance including prompt repairs of potholes, cracks, concrete joints, drains, line marking, lighting and signage;
 - (v) undertaking major maintenance such as resurfacing of pavements, repairs to structures, and hardware and other equipment;
 - (vi) carrying out periodic preventive maintenance to Project Highway;
 - (vii) preventing with the assistance of concerned low enforcement agencies unauthorised entry to and exit from the Project Highway;
 - (viii) preventing with the assistance of the concerned low enforcement agencies encroachments on the Project Highway including Site and preserve the right of way of the Project Highway:
 - (ix) maintaining a public relations unit to interface with and attend to suggestions from users of the Project Highway, the media, Government Agencies, and other external agencies; and
 - (x) adherence to the safety standards set out in Schedule 'S'.
 - 18.2 The Concessionaire shall in consultation with the Independent Consultant prepare not later than 180 (one hundred and eighty) days before the Scheduled Project Completion Date, the repair and maintenance manual (the "Maintenance Manual") for the regular and periodic maintenance, and shall ensure and procure that at all times during the Operations Period, the Project Highway is maintained in a manner that it complies with the Specifications and Standards and the minimum maintenance requirements set forth in Schedule "L". The Concessionaire shall supply, at least two months before the COD, 10 (ten) copies of the Maintenance Manual to NHAI and 3 (three) copies each to Government of Madhya Pradesh and Independent Consultant. Copies of the Maintenance Manual shall also be made available by the Concessionaire for public inspection during office hours at a conspicuous place on the Project Highway.
 - 18.3 Not later than forty five (45) days before the beginning of each Accounting Year, the Concessionaire, shall in consultation with the Independent Consultant prepare and provide to NHAI, its proposed programme of preventive and other scheduled maintenance of the Training Project Highway subject to the minimum maintenance requirements





- set forth in Maintenance Manual and in Schedule 'L' necessary to maintain the Project Highway at all times in conformity with the Specifications and Standards (the "Maintenance Programme"). Such Maintenance Programme shall include but not be limited to the following:
- intervals and procedures for the carrying out of inspection of all elements of the Project Highway;
- (ii) criteria to be adopted for deciding maintenance needs;
- (iii) preventive maintenance schedule;

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- (iv) intervals at which the Concessionaire shall carry out periodic maintenance;
- (v) .intervals for major maintenance and the scope thereof; and
- (vi) lane closures schedule for each type of maintenance (length and time).
- 18.4 Maintenance shall include replacement of equipment/consumables, horticultural maintenance and upkeep of all Project Assets in good order and working condition. Maintenance shall not include the extension of any existing pavements, bridges, structures and other civil works unless part of the Project.
- 18.5 The Concessionaire shall keep the carriageways, rest areas and other Project Facilities in a clean, tidy and orderly condition free of litter and debris.
- During the Operations Period, the Concessionaire shall not carry out any material modifications to the Project Highway save and except where such (i) modification is required by Good Industry Practice; or (ii) modification is necessary for the Project Highway to operate in conformity with the Specifications and Standards prescribed under this Agreement. Provided that the Concessionaire shall notify NHAI of the proposed modifications along with details thereof at least fifteen days before commencing work on such modifications and shall reasonably consider such suggestions as NHAI may make within 15 (fifteen) days of receipt of such details by NHAI.
- 18.7 The Concessionaire shall be responsible for the maintenance of the approach roads to and underpasses and overpasses up to 100 mtrs from the Project Highway in accordance with Good Industry Practice.
- 18.8 Safety, Vehicle Breakdown and Accident
- 18.8.1 In the case of unsafe conditions, vehicle breakdowns and accidents, the Concessionaire shall follow the relevant operating procedures, which shall include the setting up of temporary traffic cones and lights as well as the removal of obstruction and debris expeditiously. Such procedures shall be in accordance with Applicable Laws. Applicable Permits and provisions of this Agreement.
- 18.8.2 The Concessionaire shall ensure that any diversion or interruption of traffic is remedied without delay. The Concessionaire's responsibility for rescue operations on the Project Highway shall be limited to the removal of vehicles or debris or any other obstruction, which may endanger or interrupt the smooth traffic flow on the Project Highway.
- 18.8.3 The Concessionaire shall ensure that safety standards specified in Schedule 'S' are strictly complied with in the event of any lane closure or diversion of traffic. Compliance with Schedule 'S' will be monitored by the Independent Consultant and a breach by the Concessionaire of its obligations in respect of this Schedule identified by the Independent Consultant shall be notified interestablely and is required to be cured within 24 hours of its notification notwiths anding inspection, reporting procedures outlined elsewhere in this

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- Agreement. In addition, each notified breach shall lead to the award of a penalty point to the Concessionaire. A total of five penalty points in any continuous period of 365 days shall constitute a Material Breach of this Agreement.
- 18.9 Emergency De-commissioning

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- 18.9.1 If in the reasonable opinion of the Concessionaire there exists an emergency which warrants decommissioning and closure to traffic of whole or any part of the Project Highway, the Concessionaire shall be entitled to de-commission and close the whole or the relevant part of the Project Highway to traffic for so long as such emergency and the consequences thereof warrant, provided however that such emergency decommissioning will be notified to NHAI promptly. NHAI may issue directions to the Concessionaire for dealing with such situations and the Concessionaire shall abide by such directions.
- 18.9.2 The Concessionaire shall re-commission the Project Highway or the affected part thereof as quickly as practicable after the circumstances leading to its de-commissioning and closure have ceased to exist.
- 18.10 The Concessionaire shall not close any lane of the Project Highway for undertaking maintenance or repair works except with the prior written approval of the NHAI which may delegate its authority to the Independent Consultant, Such approval shall be sought by the Concessionaire through a written request to be made at least 7 (seven) days before the proposed closure of lane and shall be accompanied by particulars indicating the nature and extent of repair works, the length and section required to be closed and the period of closure. The Concessionaire shall also furnish particulars indicating the minimum time required for completing such repair works, Within 5 (five) days of receiving such request, NHAI or the Independent Consultant, as the case may be, shall grant permission with such modifications as it may deem necessary. Upon receiving such permission, the Concessionaire shall be entitled to close the lane in accordance with such permission and re-open it within the period stipulated in such permission. For 6 any delay in re-opening such lone during the first Operations Year, the Concessionaire shall pay Damages to NHAI calculated at the rate of Rs.10,000 (Rs. Ten thousand), per day or part thereof for every stretch of 100 (one hundred) meters or part thereof in each lane until such time the stretch has been re-opened for traffic. These damages of Rs.10,000 (Rupees ten thousand) shall be applicable in the first Operations year and shall be revised by WPI in each subsequent Operations year. Provided, however, that these
 - 18.11 Save and except as otherwise be expressly provided in this Agreement, if the Project Highway including Construction Works or any part thereof shall suffer any loss or damage during the Concession Period, from any cause whatsoever, the Concessionaire shall, at its cost and expense rectify and remedy such loss or damage or forthwith in a manner so as to make the Project Highway conform in every respect to the Specifications and Standards, quality and performance as prescribed by this Agreement.

provisions shall not apply to Emergency decommissioning under Clause 18.9.

In the event the Concessionaire does not maintain and/ or repair the Project Highway or a part thereof up to and in accordance with the Specifications and Standards and/or in accordance with the Maintenance Programme or the Maintenance Manual, and shall have failed to commence remedial works within 30 (thirty) days of receipt of notice in this behalf from NHAI or the Independent Consultant, or the O&M Inspection Report, as the case may be. NHAI shall, without prejudice to its rights under this Agreement, including Termination thereof, be entitled to undertake the repair and maintenance of the Project Highway at the risk and cost of the Concessionaire and to recover

the same from the Concessionaire. In addition to recovery of the aforesaid cost of repair and maintenance by NHAI, a sum equal to 25% (twenty five per cent) of such cost shall also be recovered by NHAI from the Concessionaire as Damages. NHAI shall have the right and the Concessionaire hereby expressly grants to NHAI the right to recover the same directly from the Escrow Account and for that purpose the Concessionaire hereby expressly authorises NHAI and hereby gives irrevocable instructions to the Escrow Bank to make payment from the Escrow Account in accordance with the instructions of NHAI under this Clause

- 18.13 In the event NHAI does not exercise its option to undertake the required repair and maintenance after expiry of the 30 (thirty) days period stiputated in Clause 18.12 it shall recover Damages from the Concessionaire for default in operating and maintaining the Project Highway in conformity with this Agreement. Such Damages shall be payable after the aforesaid period of 30 (thirty) days and until the default is cured. The amount of Damages shall be calculated for each day of default at the higher of the following, namely (a) Rs.10.000 (Rs. Ten thousand), and (b) 0.1 % (zero point one per cent) of the cost of such repair as estimated by the Independent Consultant. Recovery of such Damages shall be without prejudice to the rights of NHAI under this Agreement, including Termination thereof.
- 18.14 If the Concessionaire commences any works for curing any defects or deficiencies in the Project Highway, it shall complete such works expeditiously in accordance with Good Industry Practice. If such works are carried out in a manner that results in a delay of more than 30 (thirty) days as compared to the time required in accordance with Good Industry Practice. NHAI shall recover Damages from the Concessionaire as if a default had occurred under Clause 18.13.
- 18.15 The Concessionaire shall not be considered in breach of its obligations under this Agreement if any part of the Project Highway is not available to traffic after the COD on account of any of the following for the duration thereof:
- (i) an event of Force Majeure:

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- (ii) measures taken to ensure the safe use of the Project Highway except when unsafe conditions on the road occurred because of failure of the Concessionaire to perform its obligations under this Agreement; or
- (iii) compliance with a request from NHAI or the directions of any Governmental Agency the effect of which is to close all or any part of the Project Highway. Notwithstanding the above, the Concessionaire shall keep all unaffected parts of the Project Highway open to traffic and use provided they can be safely operated and kept open to traffic.
- 18.16 The Concessionaire will be in persistent breach of O&M Requirements if.
 - a. any breach of O&M Requirements by the Concessionaire which has not been remedied by the Concessionaire despite a Notice to Remedy in respect "thereof issued by the Independent Consultant / NHAI;
 - b. recurrence of a breach by the Concessionaire, during the pendency of Notice to Remedy by the Independent Consultant/ NHAI requiring the Concessionaire to remedy a breach and
- repealed occurrence of a breach notwithstanding that earlier breaches have been remedied pursuant to Notice to Remedy or otherwise.
- XIX MONITORING AND SUPERVISION DURING OPERATION
- 19.1 The Concessionaire shall undertake periodic (at least once every calendar month but once every week during monsoons) inspection of the Project Highway to determine the condition of the Project Highway including its

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- compliance or otherwise with the Maintenance Manual, the Maintenance Programme. Specifications and Standards and the maintenance required and shall submit reports of such inspection ("Maintenance Reports") to NHAI and the Independent Consultant.
- The Independent Consultant shall review the Maintenance Reports and 19.2 inspect the Project Highway at least once a month during the Operations Period and make out an Inspection Report of such inspection (the "O&M Inspection Report"). The Independent Consultant shall send a copy of its O&M Inspection Report to NHAI and the Concessionaire. The Concessionaire shall within 30 (thirty) days of the receipt of the O&M Inspection Report remedy the defects and deficiencies, if any, set forth in such O&M Inspection Report and submit its report in respect thereof to the Independent Consultant and NHAI within the said 30 (thirty) days period. Where the remedying of such defects or deficiencies is likely to take more than 30 (thirty) days in accordance with Good Industry Practice, the Concessionaire shall undertake the works in accordance with such practice and submit progress reports of such works every fortnight. The O&M Inspection Report may also require the Concessionaire to undertake such tests as may be specified by the Independent Consultant for the purpose of determining that the Project Highway is at all times in conformity with the Specifications and Standards. The Concessionaire shall undertake such Tests without any delay and furnish a copy of the results thereof to the Independent Consultant and NHAI along with a written statement specifying in reasonable detail the measures, if any, that it proposes to undertake for curing the defaults or deficiencies indicated in such results. Such inspection or submission of O&M Inspection Report by the Independent Consultant or submission of O&M Inspection Compliance Report by the Concessionaire shall not relieve or absolve the Concessionaire of its obligations and liabilities hereunder in any manner whatsoever.
- 19.3 NHAI may inspect the Project Highway at any time for a review of the compliance by the Concessionaire with its maintenance obligations under this Agreement.

XX. INDEPENDENT CONSULTANT

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- 20.1 NHAI shall appoint a consulting engineering firm or body corporate in accordance with the selection process set forth in Schedule 'N' to be the Independent Consultant to undertake and perform the duties, work, services and activities set forth in Schedule '0'. In addition NHAI, at any time during the Concession Period at its own cost, may appoint a Technical Auditor in the nature of a Proof Consultant to review the work carried out by the Independent Consultant.
- 20.2 The appointment of the independent Consultant pursuant to Clause 20.1 shall initially be for a period of 48 (forty eight) months from the date of its appointment. The date of such appointment shall be no later than 120 (one hundred twenty) days from the date of this Agreement. After the expiry of the aforesaid appointment, NHAI shall appoint for a term of maximum 3 (three) years as Independent Consultant such firm as it may deem appropriate in accordance with Schedule 'N' as amended from time to time in consultation with the Concessionaire and which mayor may not be the same firm, who was Independent Consultant during the initial term. NHAI may in its discretion thereafter renew such appointment or appoint another firm as per the provisions contained in Schedule 'N', as NHAI may deem appropriate to be the Independent Consultant for a term of three years at a time.

20.3 The Independent Consultant shall report to NHAI about their work, services, and activities pursuant hereto through regular periodic reports (at least once



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every month) as the situation may warrant. Such report of Independent Consultant shall include but not be limited to the matters and things set forth in said Schedule 'O'

- 20.4 The remuneration, cost and expenses of the Independent Consultant shall be poid by NHAI. One-half of such remuneration, cost and expenses shall be reimbursed by the Concessionaire to NHAI within 15 (fifteen) days of receiving a statement of expenditure from NHAI. In case the Concessionaire does not reimburse the remuneration, cost and expenses of the Independent Consultant to NHAI within 15 (fifteen) days of receiving a statement of expenditure from NHAI, NHAI shall have the right and the Concessionaire hereby expressly grants to NHAI the right to recover the same directly from the Escrow Account and for that purpose the Concessionaire hereby expressly authorizes NHAI and hereby gives irrevocable instructions to the Escrow Bank to make payment from the Escrow Account in accordance with the instructions of NHAI under this Clause.
- 20.5 NHAI may terminate the appointment of the Independent Consultant at any time subject to appointment of their replacement by another Independent Consultant in accordance with this Article XX.
- 20.6 If the Concessionaire has reason to believe that the Independent Consultant is not discharging its acties in a fair, efficient and diligent manner, it may make a written representation to NHAI, stating its reasons in detail, seeking termination of the appointment of the Independent Consultant. Upon receipt of such representation, NHAI shall hold a tripartite meeting with the Concessionaire and Independent Consultant for amicable resolution of the dispute. If the dispute remains unresolved, it shall be resolved in accordance with the Dispute Resolution Procedure. In case the appointment of Independent Consultant is terminated under this Clause, it shall be replaced by another Independent Consultant in accordance with this Article XX.
- 20.7 If either party disputes any advice, instruction or award of the Independent Consultant, the dispute shall be resolved in accordance with the Dispute Resolution Procedure.
- XXI. TRAFFIC SAMPLING
- 21.1 Deleted

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CHAPTER - V

FINANCING ARRANGEMENTS

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- 22.1 The Concessionaire shall provide to NHAI, a copy of the Financing Package furnished by if to the prospective Senior Lenders. As and when such Financing Package is approved by the Senior Lenders, with or without modifications, a copy of the same shall be furnished by the Concessionaire to NHAI forthwith.
- 22.2 Notwithstanding anything to the contrary contained in this Agreement, the Concessionaire covenants with NHAI that it shall achieve Financial Close within 180 (one hundred eighty) days from the date of this Agreement. If the Concessionaire shall fail to achieve Financial Close within the said 180 (one hundred eighty) days period, the Concessionaire shall be entitled to a further period of 120 (one hundred twenty) days subject to an advance weekly payment by the Concessionaire to NHAI of a sum of Rs.100,000 (Rupees one hundred thousand) per week or part thereof for any delay beyond the said 180 (one hundred eighty) day period, as Damages on account of such delay in achieving Financial Close within the said 120 (one hundred twenty) day period by the Concessionaire.
- 22.3 Notwithstanding anything to the contrary contained in this Agreement, NHAI shall be entitled to terminate this Agreement forthwith, without being liable in any manner whatsoever to the Concessionaire, by a communication in writing to the Concessionaire pursuant to Clause 32.2 if the Concessionaire shall have failed to pay in advance the Damages to NHAI under and in accordance with Clause 22.2 above.
- 22.4 Notwithstanding anything to the contrary contained in this Agreement, if the Financial Close shall not occur within 300 (three hundred) days as set forth in Clause 22.2 above, all rights, Privileges, claims and entitlements, if any, of the Concessionaire under or arising out of this Agreement shall be deemed to have been waived by and to have ceased with the concurrence of the Concessionaire, and the Concession Agreement shall be deemed to have been terminated by mutual agreement of the Parties.
- 22.5 Upon Termination of this Agreement under any of the above Clause 22.2, 22.3,
 22.4, NHAI shall be entitled to encash the Performance Security and appropriate the proceeds thereof as Damages.

XXIII MODE OF PAYMENT BY NHAI

23.1 Mode of Payment

The Concessionaire hereby expressly authorise NHAI to pay Annuity, Bonus, Termination Payment and any other payment which becomes payable by NHAI to the Concessionaire under this Agreement directly to the credit by to the Escrow Account.

- 23.2 Valid Discharge The Concessionaire hereby agrees, undertakes and confirms that;
 - a. the payment to the credit of the Escrow Account shall be made by NHAI notwithstanding any instructions to the contrary issued or disputes raised by the Concessionaire.

gry payment made in accordance with the preceding sub-article (a) shall evaluated and NHAI shall to the extent of the payment so made be relieved

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and discharged of all its obligations in respect of such payments under this Agreement. Provided no such discharge shall prejudice any claim which the Concessionaire may have against the Lenders.

XXIV. Deleted

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XXV ESCROW ACCOUNT

- 25.1 The Concessionaire shall within 15 days from the date of Financial Closure open and establish the Escrow Account with a Bank (the "Escrow Bank") and all funds constituting the Financing Package for meeting the Total Project Cost shall be credited to such Escrow Account. During Operations Period all Annuity. Bonus, Termination Payment and any other payment which becomes payable by NHAI to the Concessionaire under this Agreement shall be exclusively deposited therein.
- 25.2 Disbursements from Escrow Account
- 25.2.1 The Concessionaire shall give, at the time of the opening of the Escrow Account, irrevocable instructions by way of an Escrow Agreement substantially in form set forth in Schedule 'Q' (the "Escrow Agreement") to the Escrow Bank instructing, inter alia, that the deposits into the Escrow Account shall subject to Clause 25.2.3, be appropriated in the following order every month and if not due in a month then appropriated proportionately in such month and retained in the Escrow Account and paid out there from in the month when due unless otherwise expressly provided in the instruction letter:
- (i) All taxes due and payable by the Concessionaire;
- (ii) All expenses in connection with and relevant to the Construction of Project Highway by way of payment to the EPC Contractor and such other persons as may be specified in the Financing Documents;
- (iii) O&M Expenses incurred by the Concessionaire directly or through O&M Contractor, if any, subject to the items and ceiling in respect thereof as set forth in the Financing Documents but not exceeding 1/12 (one twelth) of the annual liability on this account:
- (iv) The whole of the expense on completion of Punch List items incurred by NHAI.
- (v) The whole or part of the expense on repair work or O&M Expense incurred by NHAI.
- (vi) All Concession Fees due to NHAI from the Concessionaire under this Agreement:
- (vii) Reimbursements of expenditure incurred by NHAI, if any, for payment of insurance premium, etc., which are otherwise Concessionaire's responsibility, on account of failure on part of the Concessionaire to keep such insurance(s) effective and in force.
- (viii) Monthly proportionate provision of Debt Service Payments due in an Accounting Year and payment of Debt Service Payments in the month when due:
- (ix) One-half of such remuneration, cost and expenses of the Independent Consultant in case the Concessionaire does not reimburse the remuneration, cost and expenses of the Independent Consultant to NHAI within 15 (fifteen) days of receiving a statement of expenditure from NHAI.
- (x) Any payments and Damages due and payable by the Concessionaire to NHAI pursuant to this Agreement, including recovery due to reduction in the statement of work penalty for non completion of Punch List items, penalty for

O&M expenses incurred by NHAI; and

- (xi) Balance in accordance with the instructions of the Concessionaire.
- 25.2.2 The Concessionaire shall not in any manner modify the order of payment specified in this clause 25.2 except with the prior written approval of NHAI
- 25.3 Notwithstanding anything to the contrary contained in the Escrow Agreement and subject to the provisions contained in Clauses 33.5 and Article XXXIV, upon Termination of this Agreement, all amounts standing to the credit of the Project Escrow Account shall be appropriated and dealt with in the following order:
 - (a) all Taxes due and payable by the Concessionaire;
 - (b) all Concession Fe'es due and payable to NHAI under this Agreement:
 - (c) all accrued Debt Service Payment:
 - (c) all accrued Debt Service Payment:
 - (d) any payments and Damages due and payable by the Concessionaire to NHAI pursuant to this Agreement, including Termination claims and Recovery due to reduction in Scope of Work:
 - (e) all accrued O&M Expenses:

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- (f) any other payments required to be made under this Agreement; and balance, if any, on the instructions of the Concessionaire.
- 25.3.1 Not withstanding anything to the contrary contained in this agreement, any termination payments made by NHAI into the Escrow account shall not be appropriated there from for any purpose whatsoever, until the Vesting Certificate has been issued by NHAI. Provided, however, that this restriction shall not apply to appropriation in favour of the Senior Lenders to the extent of debt due.
- 25.3.2 From the date, which is 2 years prior to the expiry of the Concession period, a sum equal to the 15% of the Annuity or a higher sum estimated by the Independent Consultant for renewal works, shall not withstanding anything to the contrary contained in this Agreement, be retained in the Escrow Account provided that if a Bank Guarantee of an equivalent sum in the form and content acceptable to NHAI has been furnished by the Concessionaire to NHAI, no such retention shall be made. If following the second Inspection, it is agreed or determined that no renewal works are required, then within 14 days of such agreement, 50 % of the sums thus retained shall be released from the Escrow account to the Concessionaire. Within 14 days after the issue of Vesting Certificate (in accordance with Arlicle XXXIII of the Concession agreement) the sums thus retained shall be released from the Escrow account to the Concessionaire.
- 25.4 The instructions contained in the Escrow Agreement shall remain in full force and effect until the obligations set forth in Clause 25.3 have been discharged.

XXVI. STATE SUPPORT AGREEMENT

- 26.1 The Concessionaire acknowledges that for the performance of its obligations under this Agreement, it requires support and certain services from Government of Madhya Pradesh. The nature and scope of such support and services required by the Concessionaire from Government of Madhya Pradesh are fully described in the draft State Support Agreement set forth at Schedule 'R'.
- 26.2 The Concessionaire acknowledges its obligation to enter into the State Thirty of Agreement and accordingly the Concessionaire agrees and condestates to enter into at its cost and expense the State Support Agreement

with NHAI and Government of Madhya Pradesh substantially in form and content as set forth.in Schedule' R'.

XXVII. INSURANCE

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- 27.1 Insurance during the Construction Period: The Concessionaire shall effect and maintain, or cause to be effected and maintained, at no cost to NHAI during the Construction Period such insurances up to such maximum sums as may be required under and in accordance with the Financing Documents. Applicable Laws and such insurance as the Concessionaire may reasonably consider necessary or desirable in accordance with Good Industry Practice, which shall include, but not limited to (a) Contractor's All Risk, including design defect, (ii) Workmen Compensation, (iii) Construction Plant and Machinery, (iv) Advance Loss of Profits and (v) Third Party Liability. The Concessionaire shall also effect and maintain such insurance as may be necessary for mitigating the risks that may devolve on NHAI as a consequence of any act of omission by the Concessionaire during the Construction Period.
- 27.2 Insurance during the Operations Period: Not later than 4 months prior to the anticipated Completion of the Project Highway, the Concessionaire shall obtain and maintain at no cost to NHAI during the Operations Period in respect of the Project Highway and its operations such insurance as may be required under any of the Financing Documents, Applicable Laws and such insurance as the Concessionaire may reasonably consider necessary or desirable in accordance with Good Industry Practice, including but limited to (i) Standard Fire and Special Perils, (ii) Business Interruption, (iii) General Public Liability, (iv) Construction Plant and Machinery, (v) Accident (vi) Automobile and (vii) Workmen Compensation. Provided, however, the level of insurance to be maintained after satisfaction of Senior Lenders' dues in full, shall be determined on the same principles as applicable for determining the level of Insurance prior to such date. This level shall be agreed with NHAI within 120 days of date of this Agreement. For the sake of brevity, the aggregate of the maximum sums? insured under the insurance taken out by the Concessionaire pursuant to this Article XXVII are herein referred to as the "Insurance Cover"
- 27.3 Evidence of Insurance Cover: All insurance obtained by the Concessionaire in accordance with this Article XXVII shall be maintained with insurer or reinsures, and on terms consistent with Good Industry Practice. Within thirty days of obtaining any insurance cover, the Concessionaire shall furnish to NHAI, copies of certificates of insurance, copies of the insurance policies signed by an outhorised representative of the insurer and copies of all premia payment receipts in respect of such insurance received from each insurance carrier, and such insurance will not be cancelled, changed or not renewed until the expiration of at least 45 (forty five) days after written notice of such cancellation, change of non-renewal has been received by NHAI.
- 27.4 Remedy on Failure to Insure: If the Concessionaire shall fail to effect and keep in force the insurance for which it is responsible pursuant hereto, NHAI shall have the option to keep in force any such insurance, and pay such premia and recover the costs thereof from the Concessionaire, or for the purposes of computation of payments to the Concessionaire pursuant to Article XXIX treat the insurance cover i.e. the maximum sums which such insurance was providing for had it been in force and effect as being deemed to have been received by the Concessionaire
- 27.5 Waiver of Subrogation: All insurance policies supplied by the Concessionaire shall include a waiver of any right of subrogation of the insurers there under against, inter alia, NHAI, and its assigns, subsidiaries, affiliates, employees, interest and underwriters and of any right of the insurers of any set-off or

- counterclaim or any other deduction, whether by attachment or otherwise, in respect of any liability of any such person insured under any such policy.
- 27.6 Concessionaire Waiver: The Concessionaire hereby further releases, assigns and waives any and all rights of recovery against, inter alia, the NHAI, and its attiliates, subsidiaries, employees, successors, permitted assigns, insurers and underwriters, which the Concessionaire may otherwise have or acquire in or from or in any way connected with any loss covered by policies of insurance maintained or required to be maintained by the Concessionaire pursuant to this Agreement (other than third party liability insurance policies) or because of deductible clauses in or inadequacy of limits of any such policies of insurance.
- 27.7 Application of Insurance Proceeds: The proceeds from all insurance claims, except life and injury, shall be paid to the Concessionaire by credit to the Escrow Account (unless otherwise required by the Financing Documents) who shall, subject to its obligations under the Financing Documents, and notwithstanding anything contained in Article XXV, apply such proceeds for any necessary repair, reconstruction, reinstatement, replacement, improvement, delivery or installation of the Project Highway.

XXVIII. ACCOUNTS AND AUDIT

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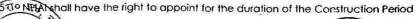
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- 28.1 The Concessionaire shall maintain full accounts of all Annuities derived by it from the Project Highway and of O&M Expenses and other costs paid out of the Project Escrow Account and shall provide copies of the said accounts duly audited and certified by the Concessionaire's Statutory Auditors within 120 (one hundred twenty) days of the close of each Accounting Year to which they pertain, during the subsistence of this Agreement. Such audited accounts shall form the basis of various payments by either Party under this Agreement. The Concessionaire shall also furnish, within one week of its publication, a certified copy of the audited accounts and annual report published by the Company under the Applicable Laws.
- 28.2 The Concessionaire shall appoint and have during the subsistence of this Agreement as its Statutory Auditors a firm of Chartered Accountants duly licensed to practice in India out of the mutually agreed list of 10 (ten) independent and reputable firms of Chartered Accountants in India (the "List of Chartered Accountants"). The criteria for preparing the List of Chartered Accountants are set forth in Schedule "T. Subject to a 30 days notice to NHAL and the replacement Statutory Auditors being appointed from the List of Chartered Accountants, the Concessionaire may terminate the appointment of any Statutory Auditor appointed in accordance with this Article. The fees and expenses of the Statutory Auditors shall be borne by the Concessionaire.
- 28.3 On or before the fifteenth day of May each Year, the Concessionaire shall provide for the preceding Accounting Year a statement duly audited by its Statutory Auditors giving summarized information on Annuities derived from the Project Highway and such other information as NHAI may reasonably require.
- 28.4 Notwithstanding anything to the contrary contained in this Agreement, NHAI shall have the right but not the obligation to appoint at its cost another firm of chartered accountants from the List of Chartered Accountants (the "Additional Auditor") to audit and verify all those matters, expense, costs, realizations and things which the Statutory Auditors of the Concessionaire, are required to do, undertake or certify pursuant to this Agreement.







as Concurrent Auditor a firm of Chartered Accountants from the List of Chartered Accountants (the "Concurrent Auditor") who shall undertake concurrent audit of the Concessionaire during the Construction Period. The charges and expenses of such Concurrent Auditor shall become by the NHAI. After such Construction Period, NHAI may at its option have concurrent audit done at such time and for such period as NHAI may deem appropriate at its cost and expenses.

28.6 In the event of their being any difference between the finding of the Additional Auditor or the Concurrent Auditor, as the case may be, and the certification provided by the Statutory Auditors of the Concessionaire, such Auditors shall meet to resolve such differences and if they are unable to resolve the same such disputed certification shall be resolved by recourse to the Dispute Resolution Procedure.



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CHAPTER - VI FORCE MAJEURE

XXIX. FORCE MAJEURE

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- 29.1 Force Majeure Event: As used in this Agreement, a Force Majeure Event shall mean occurrence in India of any or all of Non Political Event, Indirect Political Event and/or Political Event as defined in Clauses 29.2, 29.3, and 29.4 respectively hereinafter which prevent the Party claiming Force Majeure (the "Affected Party") from performing its obligations under this Agreement and which act or event is (i) beyond the reasonable control and not arising out of the fault of the Affected Party, (ii) the Affected Party has been unable to overcome such act or event by the exercise of due diligence and reasonable efforts, skill and care, including through expenditure of reasonable sums of money and (iii) has a Material Adverse Effect on the Project.
- 29.2 Non Political Force Majeure Events: For purposes of Clause 29.1 Non-Political Events shall mean one or more of the following acts or events:
- (i) acts of God or events beyond the reasonable control of the Affected Party which could not reasonably have been expected to occur, exceptionally adverse weather conditions, lightning, earthquake, cyclone, flood, volcanic eruption or fire (to the extent originating from a source external to the Site or beyond design specifications for the Construction Works) or landslide;
- (ii) radioactive contamination or ionizing radiation;
- (iii) strikes or boycotts (other than those involving the Concessionaire, Contractors or their respective employees/ representatives or attributable to any act or omission of any of them) interrupting supplies and services to the Project Highway for a period exceeding a continuous period of 7(seven)days in an Accounting Year, and not being an Indirect Indian Political Event set forth in Clause 29.3 hereof;
- (iv) any failure or delay of a Contractor but only to the extent caused by another Non-Political Event and which does not result in any offsetting compensation being payable to the Concessionaire by or on behalf of such Contractor;
- (v) Any judgment or order of any court of competent jurisdiction or statutory authority in India made against the Concessionaire in any proceedings for reasons other than failure of the Concessionaire to comply with any Applicable Law or Applicable Permits or on account of breach thereof, or of any contract, or enforcement of this Agreement or exercise of any of its rights under this Agreement by NHAI or Any judgment or order of any court of competent jurisdiction or statutory authority in India made against the NHAI in any proceedings for reasons other than failure of the NHAI to comply with any Applicable Law or Applicable Permits or on account of breach thereof, or of any contract, or enforcement of this Agreement or exercise of any of its rights under this Agreement by Concessionaire;
- (vi) Any event or circumstance of a nature analogous to any of the foregoing.
- 29.3 Indirect Political Force Majeure Events: For purposes of Clause 29.1. Indirect Political Event shall mean one or more of the following acts or events:





- (i) an act of war (whether declared or undeclared), invasion, armed conflict or act of foreign enemy, blockade, embargo, riot, insurrection, terrorist or military action, civil commotion or politically motivated sabotage which prevents the Affected party from performing any of its obligations for a continuous period of not less then 7 days from the date of its occurrence.
- industry wide or state wide or India wide strikes or industrial action which prevent the Affected party from performing any of its obligations for a continuous period of not less then 7 days from the date of its occurrence; or
- (iii) any public agitation which prevents the Affected party from performing any of its obligations for a continuous period of not less then 7 days from the date of its occurrence.
- 29.4 Political Force Majeure Events: For purposes of Clause 29.1, Political Event shall mean one or more of the following acts or events by or on account GOI, NHAI, Government of Madhya Pradesh or any other Governmental Agency:
- (i) Change in Law, only when provisions of Article XXXVI cannot be applied;
- (ii) expropriation or compulsory acquisition by any Governmental Agency of any Project Assets or rights of the Concessionaire or of the Contractors; or
- (iii) unlawful or unauthorized or without jurisdiction revocation of, or refusal to renew or grant without valid cause any consent or approval required by the Concessionaire or any of the Contractors to perform their respective obligations under the Project Agreements (other than a consent the obtaining of which is Condition Precedent) provided that such delay, modification, denial, refusal or revocation did not result from the Concessionaire's or any Contractor's inability or failure to comply with any condition relating to grant, maintenance or renewal of such consents or permits.
- 29.5 Effect of Force Majeure Event before Financial Close: Upon the occurrence of any Force Majeure Event prior to Financial Close as set forth in Article XXII. the following shall apply:
- a) There shall be no Termination except as provided in Clause 29.8;

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- b) The date for achieving Financial Close shall be extended by the period for which such Force Majeure event shall subsist; and
- c) The Parties shall bear their respective costs and no Party shall be required to pay to the other Party any costs arising out of such Force Majeure Event.
- 29.6 Effect of Force Majeure Event after Financial Close: Upon occurrence of any Force Majeure Event after Financial Close, the following shall apply:
- There shall be no Termination of this Agreement except as provided in Clause 29.8;
- Where the Force Majeure Event occurs before COD, the dates set forth in the Project Completion Schedule, and the Concession Period shall be extended by the period for which such Force Majeure Event shall subsist;
- c) Where a Force Majeure Event occurs after COD, the Concessionaire shall continue to make all reasonable efforts to Operate and Maintain the Project Highway.
- d) Costs arising out of or concerning such force Majeure Event shall be borne in accordance with the provisions of Clause 29.7.
- 29.7 Allocation of costs during subsistence of Force Majeure: Subject to the provisions of clause 29.6, upon occurrence of a Force Majeure Event after a large cial Close, the costs arising out of such event shall be allocated as





- a) When the Force Majeure Event is a Non Political Event, the Parties shall bear their respective costs and neither Party shall be required to pay to the other Party any costs arising out of any such Force Majeure Event;
- b) Where the Force Majeure Event is an Indirect Political Event, the costs attributable to such Force Majeure Event and directly relating to the Project (the "Force Majeure Costs") shall be borne by the Concessionaire to the extent of the Insurance Claims, and to the extent such Force Majeure Costs exceed the Insurance Claims, one half of the same to the extent actually incurred and duly certified by the statutory Auditors of Concessionaire shall be reimbursed by NHAI to the Concessionaire in one lump sum or paid in three equal annual installments with interest @ SBI PLR plus two percent; and
- c) Where the Force Majeure Event is a Political Event, the Force Majeure Costs to the extent actually incurred and certified by the Statutory Auditors of Concessionaire shall be reimbursed by NHAI to the Concessionaire in one lump sum or paid in three equal annual installments with interest @ SBI PLR plus two percent, provided that no Force Majeure Costs shall be payable by NHAI if the Concession Period is increased under Clause 29.6.*

For avoidance of doubt, Force Majeure Costs shall not include any debt repayment obligations but shall include interest payments on such debt, O&M Expenses and all other costs directly attributable to the Force Majeure Event.

- 29.8 Termination Notice: If a Force Majeure Event subsists for a period of 180 [one hundred eighty] days or more within a continuous period of 365 (three hundred sixty five) days, either Party may in its sole discretion terminate this Agreement by giving 30 (thirty) days Termination Notice in writing to the other Party without being liable in any manner whatsoever, save as provided in Clause 29.9.
- 29.9 Termination Payment for Force Majeure Events: Upon Termination of this Agreement pursuant to Clause 29.8, Termination Payment to the Concessionaire shall be made in accordance with the following:

(i) Prior to COD

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- a) If Termination is due to a Force Majeure Event which is a Non Political Event, no Termination Payment shall be made by NHAI to the Concessionaire but, the Concessionaire shall be entitled to receive and appropriate the proceeds of any insurance obtained by it.
- b) If Termination is due to a Force Majeure Event which is the Indirect Political Event, NHAI shall pay to the Concessionaire, Termination payment equal to the Book Value as on the date of Termination Notice.
- c) If Termination is due to a Force Majeure Event which is a Political Event, NHA1-shall pay to the Concessionaire Termination Payment equal to the Book Value as on the Date of Termination Notice plus the accrued interest thereon @ SBI PLR + 2% p.a., from the date of Financial Close.

(ii) After COD

a) If Termination is due to a Force Majeure Event which is a Non Political Event, no Termination Payment shall be made by NHAI to the Concessionaire but, the Concessionaire shall be entitled to receive and appropriate the proceeds of any insurance obtained by it.

If Termination is due to a Force Majeure Event which is the Indirect to To Political Event. NHAI shall pay to the Concessionaire. Termination



Payment equal to 75% of the Discounted Value of Future Net Cash flows.

c) If Termination is due to a Force Majeure Event, which is a Political Event, NHAI shall pay to the Concessionaire Termination Payment equal to the Discounted Value of Future Net Cashflows.

Provided NHAI shall be entitled to deduct from the Termination Payment any amount due and recoverable by NHAI from the Concessionaire as on the Termination Date.

29.10 Dispute Resolution: In the event that the Parties are unable to agree in good faith about the occurrence or existence of a Force Majeure Event, such dispute shall be finally settled in accordance with the Dispute Resolution Procedure, provided however that the burden of proof as to the occurrence or existence of such Force Majeure Event shall be upon the Party claiming relief and/or excuse on account of such Force Majeure Event.

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- 29.11 Liability for other losses, damages etc: Save and except as expressly provided in this Article XXIX, neither Party hereto shall be liable in any manner whatsoever to the other Party in respect of any loss, damage, cost, expense, claims, demands and proceedings relating to or arising out of occurrence or existence of any Force Majeure Event or exercise of any right pursuant to this Article XXIX.
- 29.12 **Duty to Report:** The Affected Party shall discharge the following obligations in relation to reporting the occurrence of a Force Majeure Event to the other Party:
 - a) The Affected Party shall not claim any relief for or in respect of a Force Majeure Event unless it shall have notified the other Party in writing of the occurrence of the Force Majeure Event as soon as reasonably practicable, and in any event within 7 (seven) days after the Affected Party knew, or ought reasonably to have known, of its occurrence and the probable material effect that the Force Majeure Event is likely to have on the performance of its obligations under this Agreement.
 - b) Any notice pursuant to this Clause 29.12 shall include full particulars of:
 - the nature and extent of each Force Majeure Event which is the subject of any claim for relief under this Article XXIX with evidence in support thereof;
 - (ii) the estimated duration and the effect or probable effect which such Force Majeure Event is having, or will have on the Affected Party's performance of its obligations under this Agreement;
 - (iii) the measures which the Affected Party is taking or proposes to take, to alleviate the impact of such Force Majeure Event; and
 - (iv) any other information relevant to the Affected Party's claim.
 - c) For so long as the Affected Party continues to claim to be affected by such Force Majeure Event, it shall provide the other Party with regular (and not less than weekly) written reports containing information as required by this Clause 29.12, and such other information as the other Party may reasonably request the Affected Party to provide.
- 29.13 Excuse from performance of obligations: If the Affected Party is rendered wholly or partially unable to perform its obligations under this Agreement because of a Force Majeure Event, it shall be excused from performance of such of its obligations to the extent it is unable to perform on account of such Ferce Majeure Event provided that:

the suspension of performance shall be of no greater

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b)

- longer duration than is reasonably required by the Force Majeure The Affected Party shall make all reasonable efforts to mitigate or limit
 - damage to the other Party arising out of or as a result of the existence or occurrence of such Force Majeure Event and to cure the same with When the Affected Party is able to resume performance of its
- due diligence. And C) obligations under this Agreement, it shall give to the other Party written notice to that effect and shall promptly resume performance of its obligations hereunder.



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(i) suspend all or any of the rights of the Concessionaire under this Agreement

remedies under this Agreement including its right of Termination hereunder, to

be entitled in its sole discretion and without prejudice to its other rights and

If the Concessionaire shall be in Material Breach of this Agreement NHAI, shall

including payment of Annuity by NHAI and (ii) exercise the rights of the

Concessionaire under this Agreement itself or authorize any other person to exercise the same during such suspension. Such suspension by NHAI shall be

by a communication in writing to the Concessionaire and shall be effective forthwith upon the issue thereof to the Concessionaire. Provided, however,

that the period of such suspension under this Article XXX shall not exceed 120 Subject to clause 30.1, NHAI shall have the right to utilize the proceeds of

Annuities for meeting the costs incurred by NHAI to remedy and rectify the cause of such suspension and for defraying the O&M Expenses during such suspension period. Provided, however, that if the Concessionaire is making

diligent efforts to remedy and rectify such cause, then NHAI shall allow the Concessionaire reasonable time and opportunity for such remedy or rectification. The suspension of the rights of the Concessionaire by NHAI pursuant to Clause 30.1 above shall be revoked by NHAI forthwith upon the Concessionaire having remedied the Material Breach during such suspension period to the

terminated by NHAI in accordance with Article XXXII. At any time during the period of suspension under this Article XXX, the Concessionaire may in writing notify to NHAI that it does not intend to cure the . breach or default that had caused such suspension. Within 7 (seven) days of receipt of such notice, NHAI shall terminate this Agreement as if a Material Breach of this Agreement had occurred on account of a Concessionaire Event of Default.

satisfaction of NHAI unless in the meantime this Agreement has been

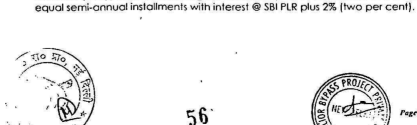
XXXI. COMPENSATION FOR BREACH OF AGREEMENT

NHAI as compensation, all direct additional costs suffered or incurred by NHAI arising out of such material default by the Concessionaire, in one lumpsum within 30 (thirty) days of receiving the demand or at the Concessionaire's option in 3 (three) equal semi-annual installments with interest @ SBI PLR plus 2% (two per cent). 31.2 In the event of NHA1 being in material default of this Agreement and such default is cured before Termination, NHAI shall pay to the Concessionaire as compensation, all direct additional costs suffered or incurred by the

In the event of Concessionaire being in material default of this Agreement

and such default is cured before Termination, the Concessionaire shall pay to

Concessionaire arising out of such material default by NHAI, in one lumpsum within 30 (thirty) days of receiving the demand or at NHAI's option in 3 (three)





XXXII. TERMINATION

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- 32.1 Termination for the Concessionaire Event of Default.
- 32.1.1 Concessionaire Event of Default

The following events shall constitute an event of default by the Concessionaire (a "Concessionaire Event of Default") unless such Concessionaire Event of Default has occurred as a result of NHAI Event of Default or a Force Majeure Event;

- The Concessionaire fails to achieve Financial Close in accordance with the provisions of Article XXII;
- 2) The Concessionaire fails to achieve any Project milestone other than Scheduled Project Completion Date within the period set forth in Schedule 'H' and fails to cure such default within a period of 180 (one hundred and eighty) days from the date of its occurrence.
- 3) The Concessionaire is in Material Breach of this Agreement;
- 4) The Concessionaire commits default in complying with any of the terms and conditions of this Agreement, save and except those defaults in respect of which Cure Period has been expressly provided in this Agreement and fails to remedy or rectify the same within the period provided in a notice in this behalf from NHAI which shall;
 - (i) require the Concessionaire to remedy the breach or breaches referred to in such notice within 1 (one) month (or such longer period as may be agreed by the NHAI at its absolute discretion); or
 - (ii) permit the Concessionaire to put forward within 15 days of such notice a reasonable program for the remedying of the breach or breaches, such program to specify in reasonable detail the manner in which such breach or breaches is or are proposed to be remedied and the latest date by which it is proposed that such breach or all such breaches shall be remedied.
- 5) The Concessionaire creates any Encumbrance, charges or lien in favour of any person save and except as otherwise expressly permitted under Clause 35.2;
- 6) The shareholding of the Consortium Members falls below the minimum prescribed under Clause 11.1 (xiii) and the Concessionaire does not suo moto cure such default within 90 (ninety) days of its occurrence:
- 7) The transfer, pursuant to law of either (a) the rights and/or obligations of the Concessionaire under any of the Project Agreements, or (b) all or material part of the assets or undertaking of the Concessionaire except where such transfer in the reasonable opinion of NHAI does not affect the ability of the Concessionaire to perform, and the Concessionaire has the financial and technical capability to perform, its material obligations under the Project Agreements;
- 8) A resolution is passed by the shareholders of the Concessionaire for the voluntary winding up of the Concessionaire;
- 9) The Concessionaire is adjudged bankrupt or insolvent or if a trustee or receiver is appointed for the Concessionaire or for any of its property that has a material bearing on the Project;





- (i) the amalgamated or reconstructed entity has the technical capability and operating experience necessary for the performance of its obligations under this Agreement and the Project Agreements;
- (ii) the amalgamated or reconstructed entity has the financial standing to perform its obligations under this Agreement and the Project Agreements and has a credit worthiness at least as good as that of the Concessionaire as at the Financial Close; and
- (iii) each of the Project Agreements remains in full force and effect;
- The Concessionaire is in Material Breach of any of the Project Agreements;
- 12) An event of default of the Concessionaire under any of the Financing Documents has occurred or any of the Senior Lenders has recalled its loan under any of the Financing Documents;
- 13) The Concessionaire abandons the operations of the Project Highway for more than 15 (fifteen) consecutive days without the prior consent of NHAI, provided that the Concessionaire shall be deemed not to have abandoned such operation if such abandonment was (i) as a result of Force Majeure Event and is only for the period such Force Majeure is continuing, or (ii) is on account of a breach of its obligations by NHAI.
- 14) The Concessionaire repudiates this Agreement or otherwise evidences and a sintention not to be bound by this Agreement:
- 15) The Concessionaire suffers an execution being levied on any of its assets/ equipment causing a Material Adverse Effect on the Project and allows it to be continued for a period of 15 (fifteen) days;
- 16) The Concessionaire has delayed any payment that has fallen due under a this Agreement if such delay exceeds 90 (ninety) days; or
- 32.1.2 Save and except as otherwise provided in Clause 32.2, and without prejudice to any other right or remedy which NHAI may have in respect thereof under this Agreement, upon the occurrence of any breach or default by the Concessionaire under this Agreement including any Concessionaire Event of Default, NHAI shall be entitled to terminate this Agreement by a communication in writing (the "Termination Notice") to the Concessionaire if the Concessionaire has failed to cure such breach or default within the period provided for the same in this Agreement provided that before issuing the Termination Notice. NHAI shall by a notice in writing inform the Concessionaire of its intention to issue the Termination Notice (the "Preliminary Notice") and grant 15 (fifteen) days time to the Concessionaire to make its representation, if any, against such intended Termination Notice and shall after the expiry of said 15 (fifteen) day period whether or not it is in receipt of such representation, in its sole discretion issue the Termination Notice.

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32.1.3 Subject to Clause 32.2, the following shall apply in respect of cure of any of the defaults and/or breaches of this Agreement.



- (i) The Cure Period shall commence from the date on which a notice in writing is delivered by NHAI to the Concessionaire asking the latter to cure the breach or default specified in such notice.
- (ii) The Cure Period provided in this Agreement shall not relieve the Concessionaire from liability for Damages caused by its breach or default:
- (iii) The Cure Period shall not in any way be extended by any period of suspension under this Agreement;
- (iv) If the cure of any breach by the Concessionaire requires any reasonable action by Concessionaire that must be approved by NHAI or the Independent Consultant hereunder the applicable Cure Period (and any liability of the Concessionaire for damages incurred) shall be extended by the period taken by NHAI or the Independent Consultant to accord their required approval.
- 32.2 Notwithstanding anything to the contrary contained in this Agreement, in the event of the Concessionaire being in default under any of the provisions hereof expressly providing for Termination under or in accordance with this Clause 32.2. NHAI shall be entitled to terminate this Agreement forthwith by issuing a Termination Notice to the Concessionaire and upon issue of such Termination Notice by NHAI this Agreement shall stand terminated forthwith. Provided, however, that prior to such Termination, NHAI shall by notice grant to the Concessionaire a Cure Period of one month for curing the relevant breach or default of the provisions of this Agreement.
- 32.3 Upon Termination by NHAI on account of occurrence of Concessionaire Event of Default during the Operations Period, the NHAI shall pay to the Concessionaire by way of Termination Payment an amount equal to 70% (seventy per cent) of the Book Value as on the date of Termination Notice.
- 32.4 Termination for NHAI Event of Default

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- 32.4.1 The Concessionaire may after giving 90 (ninety) days notice in writing to NHAI terminate this Agreement upon the occurrence and continuation of any of the following events (each a "NHAI Event of Default"), unless any such NHAI Event of Default has occurred as a result of Concessionaire Event of Default or due to a Force Majeure Event.
 - NHAI is in breach of this Agreement and such breach has a Material Adverse Effect on the Concessionaire and NHAI has failed to cure such breach or take effective steps for curing such breach within 90 (ninety) days of receipt of notice in this behalf from the Concessionaire;
 - NHAI repudiates this Agreement or otherwise evidences an irrevocable intention not to be bound by this Agreement;
 - 3) Gol or Government of _ or any Governmental Agency have by an act of commission or omission created circumstances that have a Material Adverse Effect on the performance of its obligations by the Concessionaire and have failed to cure the same within 90 (ninety) days of receipt of notice by NHAI in this behalf from the Concessionaire;
 - 4) NHAI has delayed any payment that has fallen due under this Agreement if such delay exceeds 90 (ninety) days.
- 32.4.2 Upon Termination by the Concessionaire on account of an NHAI Event of Default, prior to the COD, the Concessionaire shall be entitled to receive from NHAI by way of Termination Payment a sum equal to Book Value and accrued interest thereon @SBI PLR + 2% (two per cent) p.a. from the date of Firenacial Close.



- (i) take possession and control of Project Highway forthwith;
- (ii) take possession and control forthwith of any materials, construction plant, implements, stores etc. on or about the Site;
- (iii) restrain the Concessionaire and any person claiming through or under the Concessionaire from entering upon the Site or any part of the Project Highway; and/or
- (iv) succeed upon election by NHAI without the necessity of any further action by the Concessionaire, to the interests of the Concessionaire under such of the Project Agreement as NHAI may in its discretion deem appropriate and shall upon such election be required to compensate such contractors only for compensation accruing and becoming due and payable to them under the terms of their respective Project Agreements from and after the date NHAI elects to succeed to the interests of the Concessionaire as aforesaid. All sums claimed by such Contractors as being due and owing for work and services performed or accruing on account of any act, omission or event prior to such date shall constitute debt between the Concessionaire and such Contractors and NHAI shall in no way or manner be liable or responsible for such sums.
- 32.6 Termination Payments: The Termination Payment pursuant to this Agreement shall become due and payable to the Concessionaire by NHAI within thirty days of a demand being made by the Concessionaire with the necessary. Particulars duly certified by the Statutory Auditors, If NHAI fails to disburse the full Termination Payment within 30 (thirty) days, the amount remaining unpaid shall be disbursed along with interest @ SBI PLR plus two per cent for the period of delay on such amount.
- 32.7 Mode of Payment: Payment of compensation of costs by NHAI pursuant to this Article XXXII shall be made by way of credit to the Escrow Account and such payment shall constitute valid discharge of NHAI's obligations for Termination Payment hereunder.
- Notwithstanding anything to the contrary contained in this Agreement, any Termination pursuant to the provisions of this Agreement shall be without prejudice to accrued rights of either Party including its right to claim and recover money damages and other rights and remedies which it may have in law or contract. All rights and obligations of either Party under this Agreement, including without limitation Termination Payments and Divestment procedures, shall survive the Termination of this Agreement to the extent such survival is necessary for giving effect to such rights and obligations.

XXXIII. DIVESTMENT OF RIGHTS AND INTERESTS

- 33.1 Upon Termination of this Agreement, the Concessionaire shall comply with the following:
 - a) notify to NHAI forthwith the location and particulars of all Project Assets;







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- b) deliver forthwith actual or constructive possession of the Project Highway free and clear of all Encumbrances and execute such deeds, writings and documents as may be required by the NHAI for fully and effectively divesting the Concessionaire of all of the rights, title and interest of the Concessionaire in the Project Highway and conveying the Project Highway free of any charge or cost to NHAI; and
- c) comply with the Divestment Requirements set out in Clause 33.2.
- 33.2 Upon Termination of this Agreement, the Concessionaire shall comply and conform to the following Divestment Requirements in respect of the Project Highway:
 - (i) all Project Assets including the road, pavement, structure and equipment shall have been renewed and cured of all defects and deficiencies as necessary so that the Project Highway is compliant with the Specifications and Standards set forth in this Agreement:
 - (ii) all sections of each traffic lane (the "Carriageway") of the Project Highway shall have a roughness index of not more than 2500 mm per km and shall be free from defects in accordance with O&M requirements;
 - (iii) all lamps shall be in working condition;
 - (iv) the Concessionaire delivers relevant records and reports pertaining to the Project Highway and its design, engineering, construction, operation, and maintenance including all operation and maintenance records and programs and manuals pertaining thereto and complete as built Drawings on the Divestment Date;
 - (v) the Concessionaire executes such deeds of conveyance, documents and other writings as the NHAI may reasonably require to convey, divest and assign all the rights, title and interest of the Concessionaire in the Project Highway free from all Encumbrances absolutely and free of any charge or tax unto the NHAI or its Nominee; and
 - (vi) the Concessionaire complies with all other requirements as may be prescribed under Applicable Laws to complete the divestment and assignment of all the rights, title and interest of the Concessionaire in the Project Highway free from all Encumbrances absolutely and free of any charge or tax to NHAI or its nominee.
- 33.3 Not earlier than 3 (three) months before the expiry of the Concession Period but not later than 30 (thirty) days before such expiry, or in the event of earlier Termination of this Agreement, immediately upon but not later than 15 (fifteen) days from the date of issue of Termination Notice, the Independent Consultant shall verify, in the presence of a representative of the Concessionaire, compliance by the Concessionaire with the Divestment Requirements set forth in Clause 33.2 in relation to the Project Highway and, if required, cause appropriate tests to be carried out at the Concessionaire's cost for determining the compliance therewith. If any shortcomings in the Divestment Requirements are found by either Party, it shall notify the other of the same and the Concessionaire shall rectify the same at its cost. The provisions of Article XXXIV shall apply mutatis mutandis in relation to repair or curing of defects under this Article XXXIII.
- 33.4 Upon the Concessionaire conforming to all Divestment Requirements and handing over actual or constructive possession of the Project Highway to NHAI or a person nominated by NHAI in this regard, NHAI shall issue a certificate substantially in the form set forth in Schedule "V" (the "Vesting Certificate")



within 3 months of Concessionaire conforming to all Divestment Requirements and handing over actual or constructive possession of the Project Highway to NHAI, which will have the effect of constituting evidence of divestment of all rights, title and lien in the Project Highway by the Concessionaire and their vesting in NHAI pursuant hereto. Issue of the Vesting Certificate shall not be unreasonably withheld by NHAI. The divestment of all rights, title and lien in the Project Highway shall be deemed to be complete on the date when all the Divestment Requirements have been fulfilled and Vesting Certificate has been issued. It being expressly agreed that any defect or deficiency in any Divestment Requirement shall not in any manner be construed or interpreted as restricting the exercise of any rights by NHAi or its nominee on or in respect of the Project Highway on the footing as if all Divestment Requirements have been complied with by the Concessionaire.

- 33.5 Notwithstanding anything to the contrary contained in this Agreement, any Termination Payments made by NHAI into the Escrow Account shall not be withdrawn there from for any purpose whatsoever until the Vesting Certificate has been issued by NHAI under this Article. Provided, however, that the aforesaid restriction shall not apply to withdrawals from the Escrow Account in favour of the Senior Lenders to the extent of Debt Due.
- 33.6 Deleted





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- 34.1 Not less than 30 months nor more than 36 months prior to the expiry of the Concession Period, the Concessionaire and the Independent Consultant shall conduct a joint inspection (the "Initial Inspection") of the Project Highway and all Project Facilities.
- 34.2 Within 90 days after the completion of the Initial Inspection, the Concessionaire shall provide to the Independent Consultant a report on the condition of the Project Highway and the Project Facilities and a notice setting out the Concessionaire's proposals as to the renewal works required to comply with the Divestment Requirements.
- 34.3 The Independent Consultant may, within 90 days after receipt of the notice from the Concessionaire in accordance with Clause 34.2, by notice to the Concessionaire object to the proposals giving details of the grounds for such objection and shall give the Independent Consultant's proposals in respect of the renewal works.
- 34.4 If no agreement is reached between the Concessionaire and the Independent Consultant within 30 days of receipt of such notice, then either the Concessionaire or the Independent Consultant may refer the matter to the Disputes Resolution Procedure.
- 34.5 Upon agreement or determination in accordance with the Disputes Resolution Procedure, the Concessionaire shall carry out the renewal works at its own cost
- 34.6 Not less than 9 months nor more than 12 months prior to the expiry of the Concession Period, the Concessionaire and the Independent Consultant shall conduct a joint inspection (the "Second Inspection") of all elements of the Project Highway and Project Facilities (whether or not the Renewal Works have been carried out).
- 34.7 Within 30 days after the completion of the Second Inspection, the Concessionaire shall provide to the Independent Consultant a report on the condition of the Project Highway and Project Facilities and a notice setting out any revisions or additions to the renewal works required in order to ensure compliance with the Divestment Requirements.
- 34.8 The Independent Consultant may, within 30 days after receipt of the notice from the Concessionaire in accordance with Clause 34.7, by notice to the Concessionaire object to the proposed revisions giving details of the grounds for such objection and shall give the Independent Consultant proposals in respect of such matters.
- 34.9 If no agreement is reached between the Concessionaire and the Independent Consultant within 30 days of receipt of such notice, then either the Concessionaire or the Independent Consultant may refer the matter to the Dispute Resolution Procedure.
- 34.10 Upon agreement or determination in accordance with the Disputes Resolution Procedure, the Concessionaire shall carry out the renewal works (as so revised) at its own cost.





- 34.11 From the date which is 2 years prior to the expiry of the Concession Period a sum equal to 15% of the Annuity or a higher sum estimated by the Independent Consultant for Renewal Works, shall notwithstanding anything to the contrary contained in this Agreement, be retained in the Escrow Account provided that if a Bank Guarantee of an equivalent sum in the form and content acceptable to NHAI has been furnished by the Concessionaire to NHAI, no such retention shall be made.
- 34.12 If following the Second Inspection, it is agreed or determined that no renewal works are required, then within 14 days of such agreement, 50% of the sums retained in accordance with Clause 34.11 shall be released from the Escrow Account to the Concessionaire.
- 34.13 Within 14 days after the issue of the Vesting Certificate issued in accordance with Article XXXIII the sums retained in accordance with Clause 34.11 shall be released from the Escrow Account to the Concessionaire.

XXXV. ASSIGNMENTS AND CHARGES.

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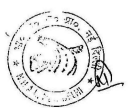
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- 35.1 Subject to Clauses 35.3 and 35.4, this Agreement shall not be assigned by the Concessionaire save and except with prior consent in writing of NHAI, which consent NHAI shall be entitled to decline without assigning any reason whatsoever.
- 35.2 Subject to Clause 35.3, the Concessionaire shall neither create nor permit to subsist any encumbrance over or otherwise transfer or dispose of all or any of its rights and benefits under this Agreement or any Project Agreements to which Concessionaire is a party except with prior consent in writing of NHAI, which consent NHAI shall be entitled to decline without assigning any reason whatsoever.
- 35.3 Restraint set forth in Clauses 35.1 and 35.2 shall not apply to:
 - (i) liens arising by operation of law (or by an agreement evidencing the same) in the ordinary course of business of the Project Highway:
 - (ii) mortgages/pledges/hypothecation of goods/assets other than Project Assets, and those covered by the Substitution Agreement and their related documents of title arising or created in the ordinary course of business of the Project Highway and as security only for indebtedness to the Senior Lenders under the Financing Documents and/or for working capital arrangements for the Project Highway;
 - (iii) assignment of rights, title and interest to or in favour of the Lenders pursuant to and in accordance with the Substitution Agreement in respect of financing by the Senior Lenders under the Financing Documents for the Project; and
 - (iv) liens or encumbrances required by any Applicable Law.
- 35.4 Senior Lenders may exercise the rights of step-in or substitution as provided in the Substitution Agreement to be entered into among the Concessionaire. NHAI and Senior Lenders in the form set forth in Schedule au' provided that the person substituting the Concessionaire shall be deemed to be the Concessionaire under this Agreement and shall enjoy all rights and be responsible for all obligations under this Agreement as it it were the Concessionaire. Provided, however, that in the event of such step-in or substitution, an additional Cure Period of 90 (ninety) days shall be provided by NHAI to enable the Concessionaire to cure any breach or default subsisting





on the day of such step-in or substitution. Provided further that if the Senior Lenders step in to operate and manage the Concession for a period not exceeding 90 (ninety) days, their liabilities shall be restricted to the obligations relating to and grising during such 90 (ninety) days period.

35.5 Notwithstanding anything to the contrary contained in this Agreement NHAI may assign any of its rights and benefits and/or obligations under this Agreement pursuant to any direction of GOI or by operation of law or in the course of its own business.

XXXVI. CHANGE IN LAW

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36.1 If as a result of Change in Law, the Concessionaire suffers an increase in costs or reduction in net after tax return or other financial burden, the aggregate financial effect of which exceeds Rs.10 million (Rupees ten million) in any Accounting Year, the Concessionaire may notify NHAI and propose amendments to this Agreement so as to put the Concessionaire in the same financial position as it would have occupied had there been no such Change in Law resulting in such cost increase, reduction in return or other financial burden as aforesaid. Upon notification by the Concessionaire as aforesaid, the Parties shall meet as soon as reasonably practicable but no later than 30 (thirty) days and either agree on amendments to this Agreement or on alternative arrangements to implement the foregoing.

Provided that if no agreement is reached as aforesaid by the Parties within 90 (ninety) days of the meeting pursuant to this Clause 36.1, the Concessionaire may by notice in writing require NHAI to pay an amount that would put the Concessionaire in the same financial position it would have occupied had there been so such Change in Law resulting in such cost increase, reduction in return or other financial burden as aforesaid. Such notice shall be accompanied by necessary particulars duly certified by the Statutory Auditors of the Concessionaire. NHAI shall make payment of such compensation within 15 (fifteen) days of receiving such notice or with interest © SBI PLR if the payment thereof is delayed beyond such 15 (fifteen) days. If NHAI shall dispute the quantum of such compensation claim of the Concessionaire, the same shall be finally settled in accordance with the Dispute Resolution Procedure.

36.2 If as a result of Change in Law, the Concessionaire enjoys a reduction in costs or increase in net after tax return or other financial benefit, the aggregate financial effect of which exceeds RS.IO million (Rupees ten million) in any Accounting Year, NHAI may so notify the Concessionaire and propose amendments to this Agreement so as to put the Concessionaire in the same financial position as it would have occupied had there been so such Change in Law resulting in such decreased cost, increase in return or other financial benefit as aforesaid. Upon notification by the NHAI as aforesaid, the Parties shall meet as soon as reasonably practicable but no later than 30 (thirty) days and either agree on such amendments to this Agreement or on alternative arrangements to implement the foregoing.

Provided that if no agreement is reached as aforesaid by the Parties within 90 (ninety) days of the meeting pursuant to this Clause 36.2, NHAI may by notice in writing require the Concessionaire to pay an amount that would put the Concessionaire in the same financial position it would have occupied had there been no such Change in Law resulting in such decreased cost, increase in return or other financial benefit as aforesaid.

Such notice shall be accompanied by necessary particulars duly certified by the NHAI Representative. The Concessionaire shall make such payment within





15 (fifteen) days of receiving such notice or with interest @ SBI PLR if the payment is delayed beyond such 15 (fifteen) days. If the Concessionaire shall dispute such claim of NHAI, the same shall be finally settled in accordance with the Dispute Resolution Procedure.

36.3 Notwithstanding anything to the contrary contained in this Agreement, NHAI shall not be liable to reimburse to the Concessionaire any sums on account of any Change in Taxes if the same are recoverable from the users of the Project Highway or if the aggregate financial effect of such changes in any Accounting Year is less than or equal to Rs.10 million (Rupees ten million).

XXXVII. LIABILITY AND INDEMNITY

37 I General Indemnity

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- (i) The Concessionaire will indemnify, defend and hold NHAI harmless against any and all proceedings, actions and, third party claims (other than a claim by NHAI or GOI for loss, damage and expense of whatever kind and nature arising out of the design, engineering, construction, procurement, Operation and Maintenance of the Project Highway or arising out of a breach by Concessionaire of any of its obligations under this Agreement except to the extent that any such claim has arisen due to NHAI Event of Default).
- (ii) NHAI will, indemnify, defend and hold harmless the Concessionaire against any and all proceedings, actions, third party claims for loss, damage and expense of whatever kind and nature arising out of defect in title and/or the rights of NHAI in the tand comprised in the Site adversely affecting the performance of the Concessionaire's obligations under this Agreement and/or arising out of acts done in discharge of their lawful functions by NHAI, its Officers, servants, agents, subsidiaries and contractors ("NHAI Indemnified Persons") including NHAI Events of Default except to the extent that any such claim has arisen due to a negligent act or omission, breach of contract or breach of statutory duty on the part of the Concessionaire, its Subsidiaries, affiliates, contractors, servants or agents including due to Concessionaire Event of Default.
- 37.2 Without limiting the generality of Clause 37.1 the Concessionaire shall fully Indemnify, save harmless and defend NHAI including its officers, servants, agents and subsidiaries from and against any and all loss and damages arising out of or with respect to (a) failure of the Concessionaire to comply with Applicable Laws and Applicable Permits. (b) payments of taxes relating to the Concessionaire contractors, suppliers and representatives, income or other taxes required to be paid by the Concessionaire without reimbursement hereunder, or (c) non-payment of amounts due as a result of materials or services furnished to the Concessionaire or any of its Contractors which are payable by the Concessionaire or any of its contractors.
- 37.3 Without limiting the generality of the provisions of this Article XXXVII, the Concessionaire shall fully indemnify, save harmless and defend the NHAI indemnified Person from and against any and all damages which the NHAI Indemnified Persons may hereafter suffer, or pay by reason of any demands, claims, suits or proceedings arising out of claims of infringement of any domestic or foreign patent rights, copyrights or other intellectual properly, proprietary or confidentiality rights with respect to any materials, information, design or process used by the Concessionaire or by the Concessionaire's



incorporated in or related to the Project. If in any such suit, claim or proceedings, a temporary restraint order or preliminary injunction is granted, the Concessionaire shall make every reasonable effort, by giving a satisfactory bond or otherwise, to secure the suspension of the injunction or restraint order. If, in any such suit claim or proceedings, the Project, or any part, thereof or comprised therein is held to constitute an infringement and its use is permanently enjoined, the Concessionaire shall promptly make every reasonable effort to secure for NHAI a licence, at no cost to NHAI, authorising continued use of the infringing work. If the Concessionaire is unable to secure such licence within a reasonable time, the Concessionaire shall, at its own expense and without impairing the specifications and standards either replace the affected work, or part, or process thereof with non-infringing work or parts or process, or modify the same so that it becomes non-infringing.

37.4 In the event that either Party receives a claim from a third party in respect of which it is entitled to the benefit of an indemnity under this Article XXXVII (the 'Indemnitied Party') it shall notify the other Party ("Indemnitying Party") within 14 (fourteen) days of receipt of the claim and shall not settle or pay the claim without the prior approval of the Indemnifying Party, such approval not to be unreasonably withheld or delayed. In the event that the Indemnifying Party wishes to contest or dispute the claim it may conduct the proceedings in the name of the Indemnified Party subject the Indemnified Party being secured against any costs involved to its reasonable satisfaction.

37.5 Defence of Claims

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- The Indemnified Party shall have the right, but not the obligation, to contest, defend and litigate any claim, action, suit or proceeding by any third party alleged or asserted against such party in respect of, resulting from, related to or arising out of any matter for which it is entitled to be indemnified hereunder and their reasonable costs and expenses shall be indemnified by the Indemnifying Party. If the Indemnifying Party acknowledges in writing its obligation to indemnify the person indemnified in respect of loss to the fullextent provided by this Article XXXVII, the Indemnifying Party shall be entitled. at its option, to assume and control the defense of such claim, action, suit or proceeding fiabilities, payments and obligations at its expense and through counsel of its choice provided it gives prompt notice of its intention to do so to the Indemnified Party and reimburses the Indemnified Party for the reasonable cost and expenses incurred by the Indemnified Party prior to the assumption by the Indemnifying Party of such defense. The Indemnifying Party shall not be entitled to settle or compromise any claim, action, suit or proceeding without the prior written consent of the Indemnified Party unless the Indemnifying Party provides such security to the Indemnified Party as shall be reasonably required by the Indemnified Party to secure, the loss to be indemnified hereunder to the extent so compromised or settled.
- 37.5.2 If the Indemnifying Party has exercised its rights under Clause 37.4, the Indemnified Party shall not be entitled to settle or compromise any claim, action, suit or proceeding without the prior written consent of the Indemnifying Party (which consent shall not be unreasonably withheld or delayed).
- 37.5.3 If the Indemnifying Party exercises its rights under Clause 37.4 then the Indemnified Party shall nevertheless have the right to employ its own counsel and such counsel may participate in such action, but the fees and expenses of such counsel shall be at the expense of such Indemnified Party, when and as incurred, unless:





- (i) the employment of counsel by such party has been authorized in writing by the Indemnifying Party; or
- (ii) the Indemnified Party shall have reasonably concluded that there may be a conflict of interest between the Indemnifying Party and the Indemnified Party in the conduct of the defense of such action; or
- (iii) the Indemnifying Party shall not in fact have employed independent counsel reasonably satisfactory to the Indemnified Party to assume the defense of such action and shall have been so notified by the Indemnified Party; or
- (iv) the Indemnified Party shall have reasonably concluded and specifically notified the Indemnifying Party either:
- a) that there may be specific defenses available to it which are different from or additional to those available to the Indemnifying Party; or
- b) that such claim, action, suit or proceeding involves or could have a material adverse effect upon it beyond the scope of this Agreement:

provided that if clauses (ii), (iii) or (iv) shall be applicable, counsel for the Indemnified Party shall have the right to direct the defense of such claim, action, suit or proceeding on behalf of the Indemnified Party and the reasonable fees and disbursements of such counsel shall constitute legal or other expenses hereunder.

XXXVIII. RIGHTS AND TITLE OVER THE SITE

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- 38.1 The Concessionaire shall have exclusive rights to the use of the Site in accordance with the provisions of this Agreement and for this purpose it may regulate the entry and use of the Project Highway by third parties.
- 38.2 The Concessionaire shall allow access to, and use of the Site for telegraph lines, electric lines or such other public purposes as NHAI may specify. Where such access or use causes any damage to the Project Highway and consequent financial loss to the Concessionaire, it may seek compensation or damages from such user of the Site as per Applicable Laws.
- 38.3 The Concessionaire shall not be liable to pay any property taxes for the Site.
- 38.4 For the purposes of claiming tax depreciation, the property representing the capital investment made by the Concessionaire shall be deemed to be acquired and owned by the Concessionaire.
- 38.5 The Concessionaire shall not sublet the whole or any part of the Site save and except as may be expressly set forth in this Agreement provided however that nothing contained herein shall be construed or interpreted as restricting the right of the Concessionaire to appoint contractors for the performance of its obligations hereunder including for operation and maintenance of all or any part of the Project Highway including Project Facilities.

XXXVIII. DISPUTE RESOLUTION

39.1 Amicable Resolution

a) Save where expressly stated to the contrary in this Agreement, any dispute, difference or controversy of whatever nature howsoever arising under, out of or in relation to this Agreement including incompletion of the Project Highway between the Parties and so notified in writing by either Party to the other (the "Dispute") in the first instance shall be attempted to be resolved amicably in accordance with the conciliation procedure set forth in Sub-clause (b) below.

n the event of any Dispute between the Parties, either Party may call



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upon the Independent Consultant to mediate and assist the Parties in arriving at an amicable settlement thereof. Failing mediation by the Independent Consultant or without the intervention of the Independent Consultant, either Party may require such Dispute to be referred to the Chairman of NHAI and the Chairman of the Board or Directors of the Concessionaire for the time being for amicable settlement. Upon such reference, the said two Authorities shall meet not later than 7 (seven) days of the date of such request to discuss and attempt to amicably resolve the Dispute. If such meeting does not take place within the said period or the Dispute is not amicably settled within 15 (fifteen) days of such meeting between the said two Authorities, either Party may refer the dispute to arbitration in accordance with the provisions of Clause 39.2.

- c) If the Dispute is not resolved as evidenced by the signing of the written terms of settlement within 30 (thirty) working days of the aforesaid notice in writing or such longer period as may be mutually agreed by the Parties then the provisions of Clause 39.2 shall apply.
- 39.2 Arbitration
- 39.2.1 Any Dispute, which is not resolved amicably as provided in Clause 39.1 shall be finally decided by reference to arbitration by a Board of Arbitrators, appointed pursuant to Clause 39.2.2 sub clause (b) below. Such arbitration shall be held in accordance with the Rules of Arbitration of the Indian Council of Arbitration and shall be subject to the provisions of the Arbitration Act.
- 39.2.2 There shall be a Board of three arbitrators of whom each party shall select one and the third arbitrator shall be appointed in accordance with the Rules of Arbitration of the Indian Council of Arbitration.
- 39 2.3 The arbitrators shall issue a reasoned A ward.
- 39.2.4 The venue of such arbitration shall be New Delhi, India.
- 39.2.5 The Fee of Arbitrators shall be governed by NHAI's Circular no. 11041/21/2005-Admn dated 02.08.2006 (Copy enclosed at Enclosure – 1)
- 39.3 Arbitration Awards to be Binding
- 39.3.1 The Concessionaire and NHAI undertake to carry out any decision or award of the arbitrators (the "Award") without delay. Awards relating to any Dispute shall be final and binding on the Parties as from the date they are made.
- 39.3.2 The Concessionaire and NHAI agree that an Award may be enforced against the Concessionaire and/or NHAI, as the case may be and their respective assets wherever situated.
- 39.3.3 This Agreement and rights and obligations of the Parties shall remain in full force and effect pending the Award in any arbitration proceeding hereunder.
- XL. DISCLOSURE
- 40.1 The Concessionaire shall make available for inspection by members of public free of charge during normal business hours on all working days copies of this Concession Agreement, the O&M Contract and the State Support Agreement (hereinafter collectively referred to as "Public Documents") at the Concessionaire's Site office during the subsistence of this Agreement. The Concessionaire shall prominently display at appropriate place, public notices about the availability of the Public Documents for inspection and shall make available upon request and payment in advance of copying charges on no profit no loss basis to members of public copies of the saia Public Documents.





Page 69

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- The Concessionaire shall maintain a public relations office at an appropriate 41.1 place on the Project Highway or adjacent to each Toll Plaza, if present, and keep it open to public access at all times. At each such office, the Concessionaire shall open and maintain a register (the "Complaints Register") for recording of complaints by any person (the Complainant") at any time of the day. The availability of and access to such office and the Complaints Register shall be prominently displayed by the Concessionaire so as to bring it to the attention of all persons who are entering and exiting the Project Highway.
- The Complaints Register shall be securely bound and kept in proper custody 41.2 at the public relations office. Each page of the Register shall be duly numbered and each complaint recorded therein shall also be duly numbered. Soon after a complaint is registered the Complainant shall be aiven a receipt by such office stating the date and complaint number, which the Complainant may refer to in any subsequent correspondence or claim. The Complaints Register shall have appropriate columns including but not limited to the complaint number and date, name and address of the Complainant, the complaint and the action taken by the Concessionaire
- The Concessionaire shall inspect the Complaints Register at reasonable 41.3 intervals and take prompt steps for redressal of the grievances stated in each complaint. The action so taken by the Concessionaire shall be briefly noted in the 'Action taken' column of the Complaints Register and a suitable reply shall also be sent to the Complainant by post under a certificate of posting.
- Within one week following the close of each calendar month, the 41.4 Concessionaire shall send to NHAI a true photocopy of such pages of the Complaint on the Concessionaire during the course of such month. NHAI may in its discretion direct the Concessionaire to take such further reasonable action as NHAI may deem appropriate for a fair and just redressal of any grievance. Where NHAI is of the opinion that the Complainant is entitled to any further redressal or compensation beyond what the Concessionaire is willing to provide, NHAI may refer the matter to the Consumer Redressal Forum having jurisdiction for its disposal in accordance with the provisions of the Consumer Protection Act, 1986.

XLII. ADVERTISING ON THE SITE

This shall be governed by Applicable Laws, rules, regulations, guidelines and 42.1 instructions of GOI, NHAI and Government Agency.

GOVERNING LAW AND JURISDICTION XLIII.

43.1 This Agreement shall be construed and interpreted in accordance with and governed by the laws of India and the Courts at New Delhi, India shall have jurisdiction over all matters arising out of or relating to this Agreement.

XLIV. **MISCELANEOUS**

44.1 Video Recording

During the Construction Period, the Concessionaire shall provide a video recording to NHAI every calendar quarter which will be compiled into a 3 (three) hour cassette, covering the construction of the Project Highway in that quarter. Such video recording shall be provided no later than fifteen days Her the close of each quarter



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- 9 Waiver by either Party of any default by other Party in the observance and performance of any provision of or obligations of or under this Agreement.
 - shall not operate or be construed as a waiver of any other or subsequent default hereof or of other provisions of or obligations under this Agreement;
 - shall not be effective unless it is in writing and executed by a duly authorized representative of the Party; and
- (iii) shall not affect the validity or enforceability of this Agreement in any manner
- Neither the failure by either Party to insist on any occasion upon the b) performance of the terms, conditions and provisions of this Agreement or any obligation there under nor time or other indulgence granted by a Party to the other Party shall be treated or deemed as waiver of such breach or acceptance of any variation or the relinquishment of any such right hereunder.

44.3 Survival

Termination of this Agreement (a) shall not relieve the Concessionaire or NHAI . of any obligations hereunder which expressly or by implication survives Termination hereof, and (b) except as otherwise provided in any provision of this Agreement expressly limiting the liability of either Party, shall not relieve either Party of any obligations or liabilities for loss or damage to the other Party arising out of or caused by acts or omissions of such Party prior to the effectiveness of such Termination or arising out of such termination. All obligations surviving the cancellation, expiration or Termination of this Agreement shall only survive for a period of 5 (five) years following the date of such Termination or expiry of this Agreement.

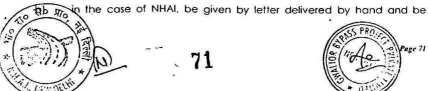
44 4 **Entire Agreement:**

The Agreement and the Schedules together constitute a complete and exclusive statement of the terms of the agreement between the Parties on the subject hereof and no amendment or modification hereto shall be valid and effective unless expressly previously approved in writing by NHAI and executed by the person expressly authorized by a resolution of NHAI in this behalf.

44.5 Notices

Any notice or other communication to be given by Party to the other Party under, or in connection with the matters contemplated by this Agreement shall be in writing and shall:

· a) in the case of the Concessionaire, be given by letter delivered by hand to the address given and marked for the attention of the person set out opposite the corresponding signature below or to such other address marked for such other attention as the Concessionaire may from time to time designate by notice to NHAI, provided that notices or other communications to be given to an address outside New Delhi may (if they are subsequently confirmed by sending a copy thereof by first class registered airmail or by courier) be sent by facsimile to the number as the Concessionaire may from time to time designate by notice to NHAI; and



Copies of all notices shall also be sent by facsimile and by registered acknowledgement due pre-paid post or courier. Copes of all notices shall also be sent to the NHAI Representative.

Severability 44.6

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If for any reason whatever any provision of this Agreement is or becomes invalid, illegal or unenforceable or is declared by any court of competent jurisdiction or any other instrumentality to be invalid, illegal or unenforceable. the validity, legality or enforceability of the remaining provisions shall not be Affected in any manner and the Parties will negotiate in good faith with a view to agreeing one or more provisions which may be substituted for such invalid, unenforceable or illegal provisions, as nearly as is practicable to such invalid, illegal or unenforceable provision. Failure to agree upon any such provisions shall not be subject to dispute resolution under this Agreement or otherwise.

No Partnership 44.7

Nothing contained in this Agreement shall be construed or interpreted as constituting a partnership between the Parties. Neither Party shall have any authority to bind the other in any manner whatsoever.

44.8 Language

All notices required to be given by one Party to the other Party and all other communications, documentation and proceedings which are in any way relevant to this Agreement shall be in writing and in English language.

Exclusion of Implied Warranties etc. 44.9

This Agreement expressly excludes any warranty, condition or other undertaking implied at law or by custom or otherwise arising out of any other agreement between the Parties or any representation by either Party not contained in a binding legal agreement executed by both Parties.

44.10 Counterparts

This Agreement may be executed in two counterparts, each of which when executed and delivered shall constitute an original of this Agreement.

IN WITNESS WHERE OF THE, PARTIES HAVE EXECUTED AND DELIVERED THIS 45.1

AGREEMENT AS OF THE DATE FIRST ABOVE WRITTEN

SIGNED, SEALED AND DELIVERED For and on behalf of NATIONAL HIGHWAYS AUTHORITY OF INDIA

(Signature) 1113haowa

M.P. Sharma

(Name)

NIRMAL JITSINGA)

SIGNED, SEALED AND DELIVERED

(Designation)

sine 4____ (A. L. BAJAJ)

For and on behalf of GWALIOR BYPASS PROJECT PRIVATE

LIMITED Bv:

General Manager (N-II)

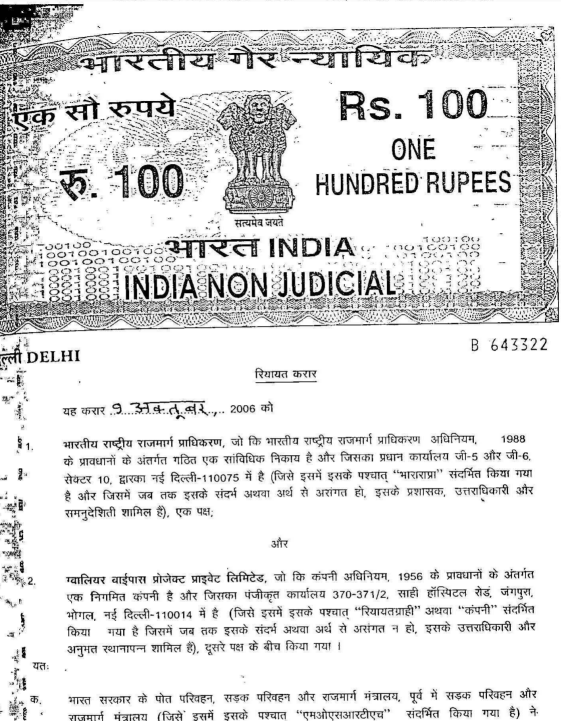
(Signature)

In the presence of:

In the presence of:

KHUSHŬ

(Name) (Designation)



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। ई डिम हिमीए एं एवं उत्पर हमन्द्रक प्रन्य वस्तुमा स्वाहर एवं आसी हो। प्रकेशर ०१.३५

करार हे प्राप्त हमामनी कि इस कर्फ़र कि मंत्रनी ,गण्गार ।क्रिकी हम विमानित भी प्रमान कर क्रिक क्रिक क्रिक क्रिक जाए, इस करार कर मृत्य माना जाएगा ।

जाए, इस करार का मूल रूप नामा जाएगा । निम्निसित साक्षियों की उपस्थिति में होनों पक्षों ने रूपर लिखी तिथि का यह करार निष्पादित तथा ।

। एकी उंगुए में तिर्ध्यापट कि हाडीलिस्स्ति एफकवियार गिमास्त्राप्त प्रिस्ति प्रक्षित प्रक्षित प्रिस्ति प्रक्षित प्रक्षित प्रिस्ति प्रक्षित प्रक्या प्रक्षित प्रक्य प्रक्षित प

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भारतीय राष्ट्रीय राजमार्ग प्राधिकरण

(पोत परिवहन, सड़क परिवहन, और राजमार्ग मंत्रालय)

National Highways Authority of India

(Ministry of Shipping, Road Transport and Highways) जी-5 एवं 6, सेक्टर-10, द्वारका, नई दिल्ली-110 075

G-5 & 6, Sector-10, Dwarka, New Delhi-110075

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2nd August 2006

दुरभाष / Phone 91-11-25074100/25074200

फैक्स / Fax : 91-11-25093507 / 25093514 एक्स. /Extn.: 2223 / 2318 / 2468 / 2553

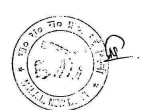
No. 11041/21/2005-Admn POLICY MATTERS ~ ADMINISTRATOIN / FINANCE [125/2006] (Decision taken on DR & QA Cell's File No. NHAI/DR & QA Cell/ARB/2005)

Sub.: Fee of Arbitrators in case of Civil Engineering Construction Contracts / Supervision Consultant. . .

In supercession to our Policy Circular No. 37/2003 dated 27.03.2003 and 86/2004 dated 31.05.2004, it has been decided that the maximum amount payable per Arbitrator in Arbitration cases shall be as under:-

Sr. No.	Particulars	Maximum amount payable per Arbitrator / per case		
		Rs.8,000/- per day subject to a maximum of Rs. facs Or Rs. 1.5 facs (lump sum) subject to publishing the Award within 12 months.		
2	Reading Charges	Rs. 6,000/-		
3	Secretarial Assistance	Rs. 5,000/-		
4	Incidental Charges (telephone, fax, postage etc.)	/ Maximum of Rs. 10,000/-		
5	Charges for Publishing / declaration of the Award			
6	Other expenses (actuals against bills subject to the prescribed ceiling)	Maximum ceiling		
	Traveling Expenses	Economy class (by air), First class AC (by train) and AC car (by road)		
P a	Lodging and Boarding	(a) Rs.10,000/- per day (in metro cities) (b) Rs.5,000/- per day (in other cities) (c) Rs. 2,000/- per day, if any Arbitrator makes their own arrangements.		
7	Local Travel	Rs.1000/- per day		
8	Extra charges for days other than hearing / meeting days			

. Since the fee structure has to be agreed to by both the parties (i.e. NHAI and the Contractor / Supervision Consultant), the above fee structure may also be got accepted by the respective Contractors / Supervision Consultants through supplementary agreement. It has also been decided that in exceptional cases, such as cases involving major legal implications / wider ramifications / higher financial stakes etc., a special fee structure could be fixed in consultation with the Contractor / Supervision Consultants and with the specific approval of the Chairman, NHAI before appointment of the Arbitrator



(maximum for 2 days)

Contd....



A draft supplementary agreement incorporating the above provisions is enclosed as Annexure. The concerned Member / CGM may ensure that this is adhered to strictly.

4. In case of future contracts the fee structure may be included as part of the Bidding Documents / Contractor Documents and the acceptance of the above fee structure by the Contractors / Supervisions Consultants may be kept as a precondition for signing the contract.

This issues with the approval of Chairman.

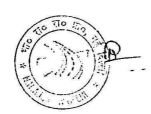
(G. P. Chand)
General Manager (Admn.)

To:

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- PS to Chairman
- 2. PS/PA to All Members / CGMs/ CVO
- All GMs/DGMs/Managers
- 4. All Plus/CMUs/SPVs





SCHEDULE A

SITE OF THE PROJECT (

GENERAL

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The Govt. of India (GoI) through Ministry of Road Transport & Highways (MORT&H) is contemplating to enhance the road capacity and safety for efficient transshipment of goods as well as passenger traffic on the heavily trafficked National Highway sections. GoI has entrusted National Highways Authority of India (NHAI) with the responsibility of augmenting the capacity of highway corridors. The Project under consideration aims at developing a bypass of four-lane divided carriageway standards, around the town of Gwalior located in Madhya Pradesh.

The proposed Gwalior bypass starts from km 102.90 of NH-3 and ends at km 16.00 of NH-75. Total proposed length is 42.033kms. It has been decided to implement the project on Build, Operate and Transfer (BOT) basis.

The project would involve construction of new four-lane divided carriageway from start of Gwalior (Km 102.90 of NH-3) and end of Gwalior Bypass (Km 16.0 of NH-75). The construction package chainage details are as follows:

		Existing Chainage (Km)	Proposed Chainage (Km)	Remarks
Construction Package Part of BOT	From	Km 102.90 of NH-3	0.000	From start of Gwalior (Km 102.90of NH-3)
Package	Το	Km 16.0 of NH- 75	42.033	End of Gwalior Bypass (Km 16.0 of NH-75)
	Length		42.033	

The present schedule describes the features of the Project Highway pertaining to Construction package from start of Gwalior bypass (Km 102.90 of NH-3) and end of Gwalior Bypass (Km 16.0 of NH-75). The index plan of the construction package is shown in "Figure - 1.1C" above.

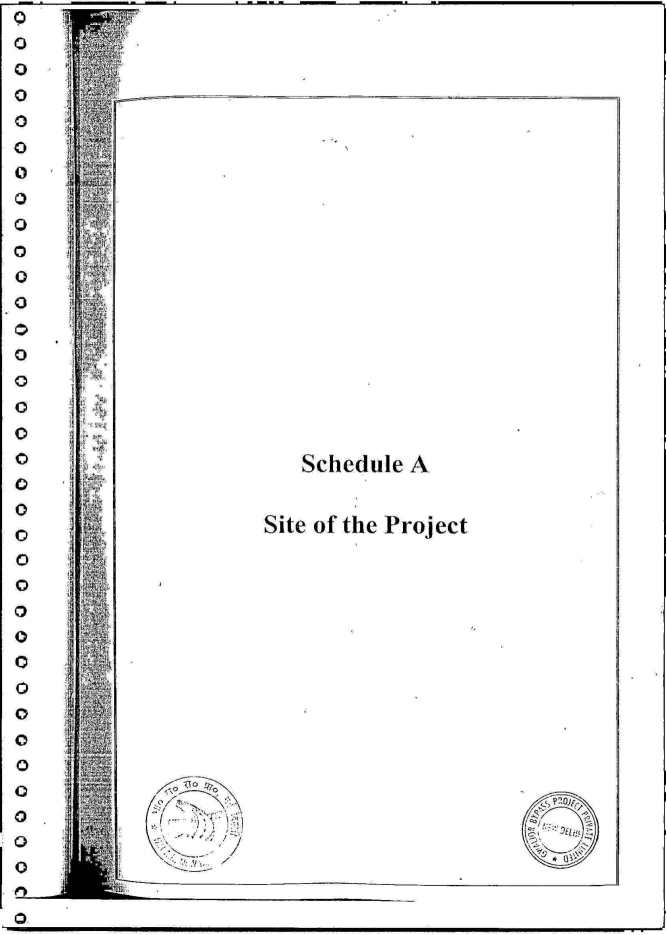
1.2 Disclaimer

The data presented below in this schedule is for an initial understanding and guidance of the Concessionaire. NHAI will not be responsible for any inaccuracy in the information provided and shall not be liable for or be bound by the data used by Concessionaire in evaluating the Project viability. The Concessionaire will carry out his own independent surveys for assessing actual situation on the Project Highway.

The Concessionaire acknowledges that prior to the execution of this Agreement, the Concessionaire has satisfied himself (based on his own independent assessment) of the data, specifications and standards, Site and all information provided by the NHAI. The Concessionaire acknowledges and accepts the difficulties, risks and hazards likely to arise or that may be faced by the Concessionaire in the course of performance of his obligations herein under.







SCHEDULE A

SITE OF THE PROJECT .

GENERAL

The Site

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The Govt. of India (GoI) through Ministry of Road Transport & Highways (MORT&H) is contemplating to enhance the road capacity and safety for efficient transshipment of goods as well as passenger traffic on the heavily trafficked National Highway sections. GoI has entrusted National Highways Authority of India (NHAI) with the responsibility of augmenting the capacity of highway corridors. The Project under consideration aims at developing a bypass of four-lane divided carriageway standards, around the town of Gwalior located in Madhya Pradesh.

The proposed Gwalior bypass starts from km 102.90 of NH-3 and ends at km 16.00 of NH-75. Total proposed length is 42.033kms. It has been decided to implement the project on Build, Operate and Transfer (BOT) basis.

The project would involve construction of new four-lane divided carriageway from start of Gwalior (Km 102.90 of NH-3) and end of Gwalior Bypass (Km 16.0 of NH-75). The construction package chainage details are as follows:

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DESCRIPTION OF PROJECT HIGHWAY

2.1 Road Inventory

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The project road termed as Gwalior bypass has a length of 42.033 km. The proposed alignment of bypass passes through agriculture fields and barren land for most part of the alignment. The bypass at existing km 102.90 of NH-3 crosses the Gwalior-Agra raitway line at km 1240.400 (Railway Chainage) and crosses Gwalior-Bhind line at km 1237.700 (Railway Chainage). Skirts around the Indian air force base and crosses existing NH-92 at km 19.9 (existing) thereafter alignment swings towards right and crosses Morar River, Behta canal and Chitora road at existing km 3.6. Thereafter alignment swings towards right and passes through morar cantonment (about 3.5 km in length) and ridge line of catchment areas of Alapur and Ramoha dam subsequently gwalior bypass ends at 16 km of NH-75.

Topography of the project road is that the ground slopes from Gwalior towards Dabra. The difference in elevation between Gwalior and Dabra is about 40.00m.

The package consists of construction of new Gwalior Bypass, and land width of 60.0m along the entire project stretch is under acquisition.

2.2 Road Geometry

The Project Highway is designed conforming to the standards of IRC for a design speed of 100 Kmph. Generally the Horizontal and vertical alignment of the Project Highway has been designed for 100 Kmph. Super elevation designed on the Project Highway in conformity with IRC provisions.

2.3 Abutting land use

The proposed alignment of bypass passes through agriculture fields and barren land for most part of the alignment. Details of urban areas and settlements along the alignment are given in Table A-1 below.

Table A-1: Settlements along the Project Highway

SI.No.	Proposed Km from	Proposed Km to	Name	
1	0.00	5.0	Brahma ka Pura .	
2	5.0	6.0	Susera	
3	6.0	7.0	Dilawar ka Pura	
4	7.0	9.0	Kunwarpur	
5	9.0	12.0	Kharka	
6	12.0	13.6	Tikri	
7	13.6	16.0	Laxmangarh	
8	16.0	18.6	Kheriya Mirdha	
9	18.6	19.2	Partapura	
10	19.2	20.5	Shekhpura	
11	20.5	21.2	Maithana	
12	21.2	22.5	Behta ka Pura	





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SI.No.	Proposed Km	Proposed	Name	
ž.	from	Km to	*	
s 13	22.5	25.9	Kargwan '	
. 14	25.9	26.9	Kheriya Modi	_
15	26.9	27.9	Baragaon	
- 16	27.9	31.5	Mohanpur .	
17	31.5	33.9	Hurawali	
18	33.9	35.9	Dongarpur	
19	35.9	37.1	Nainagar	
20	37.1	38.1	Ramaua	
21	38.1	40.0	Lakḥnauti Kalan	_
22	40.0	41.2	Lakhňautí Khurd	139
23	41.2	42.033	Sikroda	

The Project Highway mainly passes through agricultural lands. The broad land use pattern along the Project Highway is given in Table A-2 below:

vay

SI.No.	Starting	Ending	Predominant land
	Chainage	Chainage	Use
n i	• 0.0	3.3	Built Up
2	3.3	4.80	Forest area
3	4.8	5.2	Built Up
4	5.2	6.1	Agriculture area
5	6.1	7.1	Built Up ·
6	7.1	9.4	Agriculture area
7	9.4	10.4	Baren land
8	10.4	.12.7	Agriculture area
9	12.7	14.0	Hill area
10	14.0	15.3	. Agriculture area
11	15.3	16.8	Built Up .
12	16.8	18.7	Agriculture area
13	18.7	19.2	Built Up
14	19.2	25.1	Agriculture area
15	25,1	27.3	Built Up
16	27.3	28.4	Agriculture area
17	28.4	29.6	Built Up
18	29.6	30.0	Mine area
19	30.0	30.6	Agriculture area

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SI.No.	Starling Chainage	Ending Chainage	Predominant land
21,20	30.6	31.7	Built Up
221	31.7	33.2	Defence Land
23	33.2	34.3	Agriculture area
24	34.3	37.3	Built Up
25	37.3	39.0	Agriculture area
26	39.0	42.033	Built Up

Drainage

Road surface drainage has been designed for a 10-year return period of rainfall of appropriate duration. However, the number of rainy days in project area is in the range from 30 to 50 in a year. The proposed roadside drainage arrangements are designed for efficient collection and disposal.

Soil Characteristics

Soil available is reddish to brownish in color mostly of CL group (clay with low compressibility) and greyish dark soil (C1 group) that is clay with medium compressibility as per IS:1498 soil classification.

Soaked CBRs at 97% of Modified Proctor Compaction for the materials obtained from from borrow pits lies in range of 7.45%-34.67%

The investigations carried out for high-grade fill and GSB, gave very encouraging results. It was seen that adequate quantities of high-grade fill is available for preparing top 500mm of the sub-grade. Naturally occurring GSB material is also available on Gwalior Bypass.

Environments and Climate

The climate of the region is marked by Hot winds and dust storms in summer and temperature dropping to around 5.1 OC in winter. The area has a tropical climate with three main seasons

Summer: April - June Monsoon: June - September Post Monsoon: October - November Winter: December - March

Average Monthly Mean values of air temperature at Gwalior are: Maximum Mean: 48.0 C (June) Minimum Mean: 5.1 C (January) Average rainfall along the project corridor is 750mm

2.7 Land Details

The package consists of construction of new Gwalior Bypass, and land along the entire project stretch has to be acquired. The proposed ROW along the Project Highway is given in Table A-3 below:



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able A-3: Proposed width of Land Acquisition along the Project Highway

**************************************	Width (Max.) m	Width (Min.) m	
widening	60	60	
Bypasses/Realignments and Geometrical Improvement	60	60	
Major Junctions	150	100	
ROB Locations	60	60	

128 Traffic

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The classified mid block traffic volume counts were recorded in January-2004 at two locations that would impact traffic flow on planned Gwalior bypass. Table A-6 presents the observed traffic volume on locations mentioned below in Table A-4.

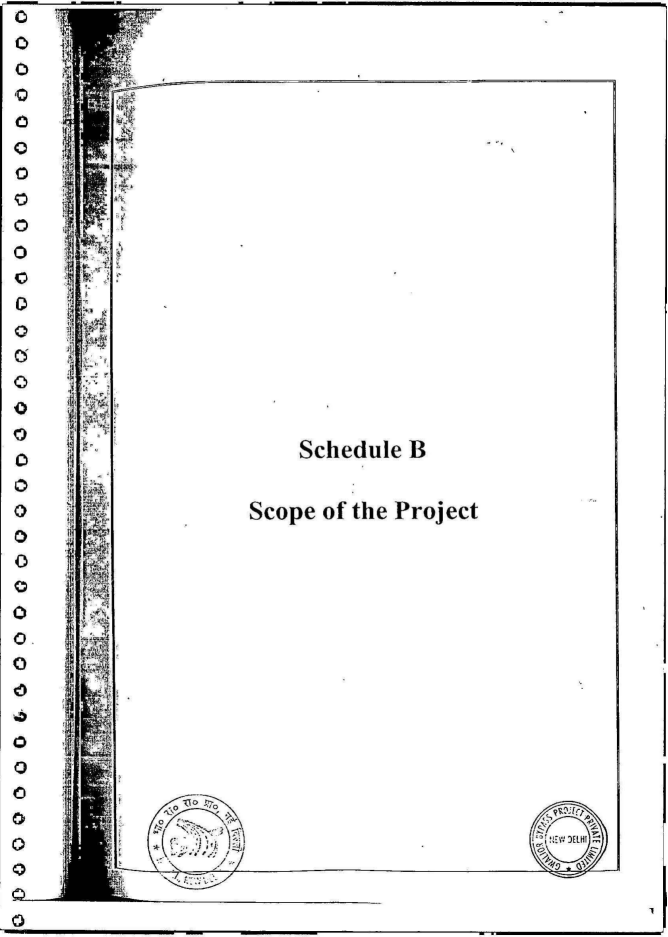
Table A-4: ADT by Homogeneous Sections

Mode	Km 102.90 (NH-3)*	Km 21 (NH-92)
Two wheelers	2761	3575
Three Wheelers	40	168
Cars	949	963
Tempos	966	1068
Buses	548	1207
Trucks	5086	2734
Agricultural Tractors	. 377	559
Others (Non-motorized, Slow Moving)	391	1090
TOTAL VEHICLES	11235	11320
TOTAL PCU	20980	16864

 It has been observed that a high percentage of trucks take NH-3 leading to Bombay via Shivpuri.







SCHEDULE B

SCOPE OF THE PROJECT

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Apart from the scope of the work of the Project Highway pertaining to construction package from km 0.0 start of Gwalior (Km 102.90 of NH-3) and end of Gwalior Bypass (Km 16.0 of NH-75) km 42.033 the following scope of work shall be considered as part of this BOT package.

The concessionaire shall do the value addition for improving safety by providing traffic safety items and include road furniture from km 0.00 to km 42.033 as per specifications and standards mentioned in Schedule D, Schedule L, Schedule I and Schedule J.

Apart from this the Concessionaire shall maintain the different elements of Project

Highway and facilities thereon as per the minimum maintenance requirements described in Schedule L.

In addition to the above, the following sections of this Schedule briefly highlight the scope of the work of the Project Highway pertaining to construction package from km 0.000 to km 42.033 for the information of the Concessionaire. The description of the requirements for the various elements of the Project Highway given herein under are the bare minimum requirements that the Concessionaire needs to undertake/provide for improvement of the same.

The designs for different Project facilities shall follow the locations and indicative designs given in Schedule C and shall comply with design, specifications and standards outlined in Schedule D. The maintenance of the different elements of Project Highway and facilities thereon shall follow the minimum maintenance requirements as described in Schedule L. The Independent Consultant prior to execution shall review all the designs and drawings.

2. REQUIREMENT DURING CONSTRUCTION

In the planning, design and execution of the works and other works in connection with the repair, maintenance or improvement of the Project Highway and functions associated with the construction of the Project Highway and roadside facilities, the Concessionaire shall take all such actions and do all such things (including, but not limiting to, organizing itself, adopting measures and standards, executing procedures, including inspection procedures and highway patrols, and engaging and managing contractors, agents and employees) as well:

- a. Enable the NHAI to provide an acceptably safe highway in respect of its condition (structural safety) and use (road safety); and
- b. Enable the NHAI to fulfill its statutory and common law obligations; and
- Enable the NHAI to provide a congestion free uninterrupted flow of traffic on the Project Highway;

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- d. Enable the NHAI to provide a level of highway service to the public not inferior to that provided on the trunk road during construction or improvement works;
- Enable the police, local authorities, and others with statutory duties or functions in relation to the Project Highway or adjoining roads to fulfill those duties and functions;
- Minimize the occurrence and adverse effects of accidents and ensure that all accidents and emergencies are responded to as quickly as possible;
 Minimize the risk of damage, destruction or disturbance to third party property
- h. Ensure that members of the public are treated with all due courtesy and consideration;
- Provide a safe, clear and informative system of road signs;
- j. Comply with any specified programme requirements, including the completion of the new road;
- k. Enable standards of reliability, durability, accessibility, maintainability, quality
- control and assurance, and fitness for purpose appropriate to a highway of the character of the Project Highway to be achieved throughout the Contract Period;

 1. Ensure adequate off-street parking facilities for both passenger and goods
 - m. Provide adequate bus bays for stopping of buses and bus shelters for commuters to wait under protection; and
 - Highway and achieve integration of the Project Highway with the character of the surrounding landscape through both sensitive design and sensitive management of all visible elements including those on the existing road.

n. Achieve a high standard in the appearance and aesthetic quality of the Project

- Undertake proper safety audit through an appropriate consultant (i.e. apart from the Independent Consultant) before C.O.D.
- Carry out accident recording and reporting (to IC/NHAI) by type of accident on regular basis.
- q. Ensure adequate safety of the Project Workers on the work site.

Cross Sections

vehicles;

The Project Highway is to be designed and constructed as a new 4 lane divided carriageway facility. Table B-1 Indicates the location of different types of road cross sections, which shall be followed along with the minimum construction criterion, mentioned below for the development of the Project Highway.

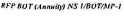






Table B-1: Cross Section Type along the Project Highway

S. No.	Proposed Chainage		Length (in	C/S Type	Figure	
	From To		m)		Reference	
1	0	15750	15750	CS 03 and CS 07	B1 and B4	
2	15750	16600	850	CS 04 and CS 04A	B2 and B3	
3	16600	26625	10025	CS 03 and CS 07	B1 and B4	
4	26625	27675	1050	CS 04 and CS 04A	B2 and B3	
5	27675	30725	3050	CS 03 and CS 07	B1 and B4	
6	30725	31575	850	CS 04 and CS 04A	B2 and B3	
7	31575	35725	4150	CS 03 and CS 07	B1 and B4	
8	35725	36475	750	CS 04 and CS 04A	B2 and B3	
9	36475	. 40475	4000	CS 03 and CS 07	B1 and B4	
10	40475	41125	700	CS 04 and C\$ 04A	B2 and B3	
11	41175	42033	858	CS 03 and CS 07	B1 and B4	

Figures B-1 to B-05 presents the typical cross sections that shall be followed for the improvement of Project Highway.

The utility services, including optical fibre cables, shall be provided in the utility corridor on the side where it is convenient to the Concessionaire or the concerned Authority with the approval of Independent Consultant/ NHAI. In urban sections the utility services shall be provided through underground ducts to be provided for this purpose. For cross connection utility services shall be carried through the nearest cross drainage structure/ cattle crossing below its deck slab and above HFL. In absence of such a structure in the vicinity of the proposed location, it shall pass through separate underground ducts. Location and design of the cross utility ducts shall be finalized at the detailed design stage in consonance with the Independent Consultant and NHAI.

4. Geometric Standards

Service Roads

The DPR consultants have already finalized the Horizontal and Vertical alignment. The concessionaire shall follow these alignments as minimum requirement. A copy of finalized alignment is provided in the Annexure 1.

The flat gradients shall be corrected in such a way so as to attain an appropriate longitudinal gradient in order to achieve longitudinal drainage. Also, vertical curves shall be provided as per design and drawings The horizontal alignment along the Project Highway shall be provided as per the standards set out in Schedule D. Kinks in the horizontal alignment shall be eliminated.

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Table B-2 presents the details of proposed Service Roads and Slip Roads.

Table B-2: Details of Service Roads and Slip Roads

S.N	Side	Location	Proposed Chainage		Width	Length	Paved Area
			From	To	(m)	(m)	(Sqm)
'1	Both	Lakshmangarh	15600	16700	7.0	1100	15400
2	Both	Kheriya Modi	25950	27100	7.0	1150	14700
3	Both	Mohanpur	30650	31650	7.0	1000	14000
4	Both	Dongarpur,	35650	36550	7.0	900	12600
5	Both	Lakhnauti Khurd	40400	41200	7.0	800	11200

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if is to be noted that the service road details given in Table B-2 are minimum required. For only additional service roads if required shall be finalized in consultation with IC during execution.

Pavement

General

in case of flexible pavements, the detailed pavement design requirements of the Project Highway and that of the service roads in Urban Sections shall be in accordance with Table B-3, B-4 and clouse 6.3. Pavement shall be either flexible or rigid new four lane, paved shoulders, service roads, truck lay byes, bus bays and for cross roads up to ROW limits and invariably rigid at toll plaza locations. In case of Rigid Pavements, the pavement composition shall be as given in clause 6.5.

6.2 Pavement Composition for New Construction

The minimum composition of the new flexible povement shall be as shown in Table B-3 below for subgrade strength of 7% CBR (4-day soaked value) at 97% Modified Proctor Density. Any additional thickness in the design over that indicated in the bidding documents shall not constitute a change in scope of work, nor qualify for a variation order.

Table B-3: Pavement Composition for New Construction

Designation of the Pavement Layer	Layer Thickness in (mm)
Bituminous Concrete (BC/AC)	50
Dense Bituminous Macadam (DBM)	165
Wet Mix Macadam (WMM)	250
Granular Sub-base (GSB)	230
Selected Subgrade (7% CBR) 500	500

6.3 Paved Shoulder composition

The paved shoulder shall be designed as an integral part of the pavement for the main carriageway. Therefore the total pavement thickness in the paved shoulder would be the same as in the carriageway

6.4 Service Road/ Slip Road Pavement Composition

The minimum pavement thickness for service roads and for slip roads shall be as follows:

Table B-4: Pavement Composition for Service Roads/Slip Roads

Designation of the Pavement Layer	Layer Thickness in mm	
Bituminous Concrete (BC/AC)	40	-
Dense Bituminous Macadam (DBM)	75	•
Wet Mix Macadam (WMM)	250	
Granular Sub-base (GSB)	. 230	_
Selected Subgrade (7% CBR)	500	-

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Rigid Pavement

The suggested pavement composition of the Rigid Pavement for toll plaza shall be as under for a subgrade of 7% CBR value with an effective K-4.2 Kg/cm2/cm for a design life of 20 years.

300 mm Pavement Quality Concrete (PQC-M-40) 100 mm Dry Lean Concrete (DLC) 150 mm Drainage Layer (DL) 500 mm Select Subgrade material (7% CBR at 97% MDD)

Expansion & Contraction joints shall be provided.

Intersections 7.

The major intersections as mentioned in Table B-5 and minor junctions/ intersections as mentioned in Table B-6 shall be designed individually in accordance with standards mentioned in Schedule-D. Typical drawings given in Figure 8-6 to 8-10 shall be followed for reference purposes only.

The Concessionaire in consultation with the Independent Consultant if any, on the Project Highway shall decide treatment at additional intersections.

Table 8-5: Improvement Measures for Major Junctions/ Intersections

SI.No.	Category	Туре	Side	Proposed Chainage	Area	Side road Leading to	Remarks
	Major Junction	Y	RHS	700,000	-	NH-3	-
2	Major Junction	Y	RHS	41650.000	-	NH-25	3 1

SI.No	Category	Type	Side	Proposed Chainage	Additional Paved Area (Sam)	
1	Minor Junction	X	-	2203	813	
2	Minor Junction	X		2700	1297	
3	Minor Junction	Х	-	4756	972	
4	Minor Junction	X)	8431	1097	
5	Minor Junction	Х		9692	1274	
6	Minor Junction	Х	F 12	11667	971	
7	Minor Junction	Х	-	14080	967	
8	Minor Junction	X	-	15922	1104	
9	Minor Junction	X	•	16200	831	
10	Minor Junction	X	-	17630	1083	

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2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Category	Туре	Side	Proposed Chainage	Additional Paved Area (Sqm)
No	1945	X		18924	1144
11	Minor Junction		 	19219	838
12	Minor Junction	X	1	21120	880
13	Minor Junction	X			900
PI ST	Minor Junction	X	-	21621	10.22
1.14	Minor Junction	X		26478	1588
₹15	The second secon	X		28073 -	1232
16	Minor Junction	 	+	31220	1059
₽17	Minor Junction	20.00		33072	385
18	Minor Junction	X		34793	925
19	Minor Junction	X	-		554
20	Minor Junction	X	-	35257	
5703	Minor Junction	X	-	36100	1193
21	100 ST 1 S	$\frac{1}{x}$		37175	927
22	Minor Junction	1980		39422	906
23	Minor Junction	X		40011	263
24	Minor Junction	I	LHS	1000	480
25	Minor Junction	Y	LHS	41952	

Note: Proposed chainages and additional paved areas as given in the above table are just indicative for bidding purposes only.

The Concessionaire shall take up 'Detailed Engineering Study' to ascertain further details of all intersections based on conceptual designs as suggested above. The treatment at the intersections shall be designed in accordance with the latest IRC/ MORT&H guidelines spelt out in Schedule D.

Structures

As mentioned in Schedule A there are 70 cross-drainage structures consisting of 2 major bridges 11 minor bridges and 57 box culverts. In addition to the above, 3 Grade Separators, 1 Flyover, 2 ROBs and 1 Pedestrian underpass has been planned. Fig. Nos. B-11 to B-30 provides the GADs and Cross-Sections of all the above structures, excluding the box culverts. All the cross-drainage structures and other structures shall be designed in accordance with the design standards set in Schedule D. All the structures for the new carriageway shall be designed for 6lane capacity with 12 m outer to outer width per three lanes.



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Table B-7: Summary of Structures on this Project

Type of structures	New Construction	Total no. of Structures	Figure Reference
Major Bridge	02	02	Table B-8
Minor Bridge	11	11	Table B-9
ROB	02	02	Table B-9
Flyover	01	01	Table B-10
Grade Separators	03	03	Table B-10
Underpasses	01	01	Table B-11-
Box Culvert	57	57	Table 8-12

8.1 Major bridges

There shall be two new major bridges over river Sukh and Morar. Table 8-8 presents the Indicative details of major bridge to be constructed (intending Concessionaire to refer to the drawings provided in the Annexure).

Table B-8: Major Bridges of the Project

No.	Location	Type of Structure	Proposed Bridge No.	Proposed Chainage (km)	Proposed Span Arrangement (m)	Figure Reference
1	B16/1 (Sukh River)	New Four Lane Bridges	B 16/1	15.444	3 x 20	B-11
2	B21/1 (Morar River)	New Four Lane Bridges	B 21/1:	20.320	3 X 25	B-12

Linear waterway requirements, span arrangement and Road Top Level needs to be strictly followed as given in this schedule.

8.2 Minor Bridges & ROB

There are a total 11 Minor Bridges and two ROB on proposed alignment. The indicative Details of minor bridges and ROB are given in the Table-8-9 below (intending Concessionaire to refer to the drawings provided in the Annexure).



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B 6/1 (Nallah)

B12/1 (Nallah)

819/1 (Nallah)

824/1 (Nallah)

B31/1 (Nallah)

835/1 (Nallah)

B37/1 (Nallah)

B39/1 (Nallah)

ROB 2/1

ROB 8/1

B42/1 (Londra Nallah)

5

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B23/1 (Behta canal)

B6/2 (Swarn Rekha)

Proposed Chainage.

Location

(m)

5525.000

5834.000

11817,700

18895.000

22540.000

23850.000

30332,000

34186.000

36771.000

38171.000

41236.000

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KFP PART-IV: Technical Schedules

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and ROB			
Proposed Bridge Span Arrangement (m)	Type of Structure Proposed	Figure Reference	
1 x 25.0	New Four Lane Bridge	B-13	5"
2 x 18 + 1 x 20	New > Four Lane Bridge	B-14]_1_2
1 X 10.5	New Four Lane Bridge	B-15	_
1 X 10.5	New Four Lane Bridge	B-16	*
1 X 18.0	New Four Lane Bridge	B-17	_
1 X 10.5	New Four Lane Bridge	B-18	2
2 x 15.0	New Four Lane Bridge	B-19	_
	New Fou	B-20	

Lane Bridge

Lane Bridge

Lane Bridge

Lane Bridge

Proposed

New ROB

Proposed

New ROB

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Four

Four

Four

2:			/		
	Linear waterway requirements, spar strictly followed as given in this sched	n arrangement ule.	and Road	d Top Level r	eeds to be
	2				
	RFP BOT (Annuity) NS 1/HOT/MP-1	*			B-8
	गुरु सिंग रिक	89			(83)

B-8

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Proposed Flyovers & Grade Separators

There are 4 Nos. of Flyovers and Grade separators planned along the alignment. The details of these are given in the Table B-10.

Table – B-10: Details of Proposed Flyovers/ Grade-Separators/ Vehicular Underpass

S.No.	Location	Proposed Chainage (m)	No.Span X span Length (m)	Remarks	Reference	No. of Lanes
1	FO 17/1	16187.750	1x35+2x25	Fly over over NH-2	B-26	New 4 Lanes
2	GS 27/1	26479.000	1x35	Grade Separator near Chitora Road	B-27	New 4 Lanes
3	GS 32/1 31221.00	31221.000 lx	1x35	Grade Separator near Mohanpur	B-28	New 4 Lanes
4	GS 37/1	36098.000	1x35	Grade Separator Near Nainagargh	B-29	New 4 Lanes

Linear waterway requirements, span arrangement and Road Top Level needs to be strictly followed as given in this schedule.

8.4 Cattle Crossing / Underpass

Total one number of new underpass for pedestrian / cattle crossings has been proposed to maintain the smooth flow of the fast traffic on the main carriageways and reduce the accidents and problems encountered by the local people in the crossing of the national highway. Locations of proposed Pedestrian Crossings / Cattle crossings and name of nearest town/village are given in the Table B-11.

Table B-11: Details of Proposed Pedestrian Underpasses/ Cattle Crossings

S.No.	Location	Proposed Chainage	No.Span X span Length	Remarks	Figure Reference
ì	P/UP 41/1	40750.000	6x3.0m	Underpass	B-30

It is to be noted that the number of underpasses (details given in above Table) are minimum required. Any additional underpasses including dimensions shall be finalized in consultation with IC during execution.

8.5 Culverts

All the box culverts shall be constructed for the full roadway width as per IRC standards. Table B-12 presents the details of new construction scheme that shall be adopted for slab culverts.

Table B-12: Details of Proposed Box Culverts

Sr. No.	Stru. No.	Chainage (m)	Size	Bottom Level (m)	Deck Thickness (m)
1	CI/I	493	3x2.5m	189.711	0.420

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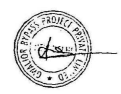
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RFP PART-IV: Technical Schedules

# to 0	6	Chainage (m)	Size	Bottom Level (m)	Deck Thickness (m)
25	C1/2	745	3x3m	190.000	0.420
3	C3/1	2040	2x2	190.511	0.350
4	C4/1	3387	3x2.75m	188.687	0.480
5	C4/2	3580	2x2m	189.017	0.420
6	C5/1	4280	2x2m	189.393	0.350
7	C5/2	4759	2x2m	188.796	0.420
8	C7/1	6296	3x3m	188.193	0.450 .
9	C8/1	7025	2x2m	188.904	0.420
10	C10/1	9534	2x2.3m	191.293	0.420
11	CII/I	10200	2x2.2m	192.208	0.420
12	C11/2	10806	3x3m	191,179	0.450
13	C12/1	11251	3x3m	190.850	0.450
14	C12/2	11625	3x3m	190.395	0.480
15	C13/1	12340	6x5m	195.319	0.580
16	C13/2	12728	2x2m	199.299	0.420
17	C14/1	13050	2x2m	197.754	0.420
18	C14/2	13462	5x5m	193.319	0.420
19	C14/3	13875	2x2m	191.803	0.420
20	C15/	1 14060	2x2m	185.700	0,420
21			2x2m	181.400	0.420
22	+		2x2m	178.314	0.420
23	4		2x2m	179.357	0.420
24			. 2x2m	178.300	0.420
25	<u> </u>		2x2m	180.426	0.420

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RFP PART-IV: Technical Schedules

Sr.	Stru. No.	Chainage (m)	Size	Bottom Level (m)	Deck Thickness (m)
261	C20/1	19312	2x2m	180.804	0.420
27;	C20/2	19484	2x2m	180.990	0.420
28	C22/1	21150	2X2m	179,150	0.420
29	C24/1	23200	2x2m	183.783	0.420
30	C25/1	24050	1x6m	183.857	0.800
31	C26/1	25145	3x2m	190.615	0.420
32	C26/2	25550	2x2m	192.264	0.420
33	C28/1	27050	2x2m	194.898	0.420
34	C28/2	27575	3x3m	197.485	0.420
35	C29/1	28575	2x2m	200.243	0.420
36	C30/1	29350	3x3m	205.476	0.480
37	C30/2	29685	3x3m	204.165	0.480
38	C31/1	30056	3x3m	205.268	0.480
39	C32/1	31425	2x2m	212.820	0.420
40	C32/2	31795	3x3m	211.713	0.420
41	C33/1	32111	3x3m	212.139	0.420
42	C33/2	32401	3×3m	211.000	0.420
43	C33/3	32641	6x3m	211.237	0.700
44	C34/1	33001	6x6m	27.873	0.480
45	C34/2	33396	3x3m	208.622	0.420
46	C34/3	33823	6x9m	203.637	0.780
47	C35/1	34621	2x2m	. 212.124	0.420
48	C36/	35556	2x2m	207.238	0.420
49	C37/	36071	6x6m	208.697	0.780

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2.5	10	Chainage (m)	Size .	Bottom Level (ṁ)	Deck Thickness (m)
501	C37/2	36244	4x4m	208.644	0.480
51	C38/1	37531	3x3m	219.791	0.420
52	C38/2	37966	2x2m	218.856	0.420
53	C39/1	38699	4x4m	220.088	0.580
54	C40/1	39056	6x6m	222.800	0.780
55	C40/2	39558	4x4m	225.679	0.480
56	C40/3	39972	4x4m	226.353	0.580
57	C42/1	41481	3x3m	283.425	0.450

Cross-drainage structures as per the site requirements and as approved by the IC shall also be provided for the proposed service roads.

8.6 Typical Cross Sections for structures

Figure - B-11 to to B-29 also provide the cross-section of structures.

Road Drainage and Slope Protection

The improvements in the drainage and the slope erosion shall be made as per the following norms:

9.1 Road Drainage

Roadside drainage shall be provided all along the highway corridor. These roadside drains need to discharge at appropriate outfalls. The detailed roadside drainage design has to be undertaken by the concessionaire and got approved by the Independent Engineer. Following measures shall be adopted for roadside drainage.

- Side ditches of required cross-section for area drainage on both sides of carriageway in rural sections. Typical cross section of roadside drainage is provided in Figure 8-21.
- Chule drains along with shoulder drains in high embankment (3m and above). Typical cross section of chute drain and spilling basin is provided in Figure B-22.
- Median drains at super elevated sections with proper outfall connections, Typical cross section of chute drain and spilling basin is provided in Figure B-23; and

Additional number of culverts required for betterment of drainage shall be provided in consultation with IC prior to execution of work. Hume pipe culverts shall be provided at the location of cross road, i.e. at intersections / service road, to allow the drain water flow. The numbers and location be finalized in consultation with IC at the time of execution,

9.2 Slope Protection Measures

Slope protection in the form stone pitching and turfing shall be provided on the embankment slopes. The pitching shall be provided for embankment heights greater

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and turfing in the form of local grass and bushes has been provided for the femaining embankment height lower than 3m.

Earth Retaining Structures

A minimum length of 7,200 m of earth retaining structures shall be provided.

Traffic Signage and Pavement Markings

10.1 Pavement Markings

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Traffic signs and povement markings shall include roadside signs, overhead signs, kerb mounted signs and road markings along the Project Highway. The design and marking for the Project Highway shall be as per the design standards indicated in Schedule D and the locations for various treatments shall be finalized in consultation with the independent Consultant.

10.2 Traffic signage

All signs shall be the reflectorized type with high intensity retro-reflective sheeting of encapsulated type. The height, lateral clearance, location and installation shall be as per relevant clauses of MORTH specifications. Overhead signs shall be installed ahead of major intersections, toll plazas and urban areas as per detailed design requirement.

11. Highway Lighting

- Non-conventional energy like solar lighting system shall be provided at all major Intersections as per the design standards indicated in Schedule D.
- High mast lightings shall be provided at toll plaza locations and at major intersection as per the design standards indicated in Schedule D.
- The design of lighting system on the Project-Highway for different locations shall be as per the design standards indicated in Schedule D.

Speed Breaker on Side Roads

Speed Breakers shall be provided on all side roads intersecting the Project Highway as per the design standards indicated in Schedule D.

13. LED

LEDs shall be provided at intersections and median openings as per the design standards indicated in Schedule D.

14. Blinker at Intersection

Blinkers signal shall be provided at all major intersections as per the design standards indicated in Schedule D.

15. Delineators and Guard Posts

Delineators and Guard Posts shall be provided at all Horizontal curves on either side of the carriageway as per the design standards indicated in Schedule D.

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Road studs shall be provided at all curves on both carriageways, at median openings and at intersections as per the design standards spelt out in Schedule D.

Pedestrian Guard Rail and Safety Barrier

Pedestrian Guard Rail and Safety Barrier shall be provided, observing the following

ij Pedestrian guardrail shall be provided at places where pedestrian activity is high and bus bays mentioned in Schedule-C. sofety barriers shall be provided at locations of bridge approaches and high

(iii) Safety barrier shall be provided along the central median at places where median embankments (3m and more)

width is 1.5m and also in the lengths where median tapers from 5.0 m to 1.5 m. iv) Safety barriers shall be provided at bridge approaches as prescribed in Schedule D.

v) Safety barriers shall also be provided at sharp horizontal curves as per the design i standards and specifications spelt out in Schedule D.

Road Land Boundary 18.

Proposed Road Land boundary or Right of Way (RoW) shall be demarcated on the Project Highway. For this purpose nail wires and angle posts shall be used in rural section and poles and chain shall be used in urban section. All the components used in delineating road land boundary shall be aesthetically pleasing, sturdy and vandal-proof. A system for the identification of chainages along the Project Highway shall be done in consultation with Independent Consultant.

Rain Water Harvesting System along the Project Road 19.

The Concessionaire has to design and construct a sound rain water harvesting system along the Project Road as per guidelines given in the CPWD Specifications on Rain Water Harvesting and Conservation and as approved by the IC/ NHAI.

Minimum requirements for rain water harvesting system shall be construction of parallel recharge trenches on both the sides of the Project Highway at suitable distances from the proposed road boundary and construction of recharge shafts/ wells at 500m intervals on either side in staggered manner.

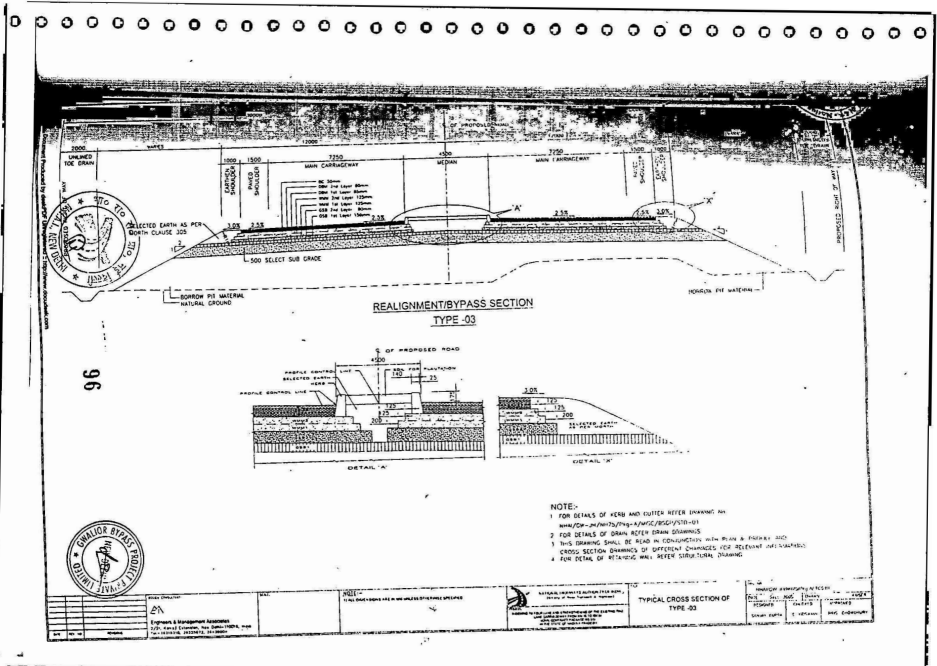
Truck Laybyes/Bus Bays 20.

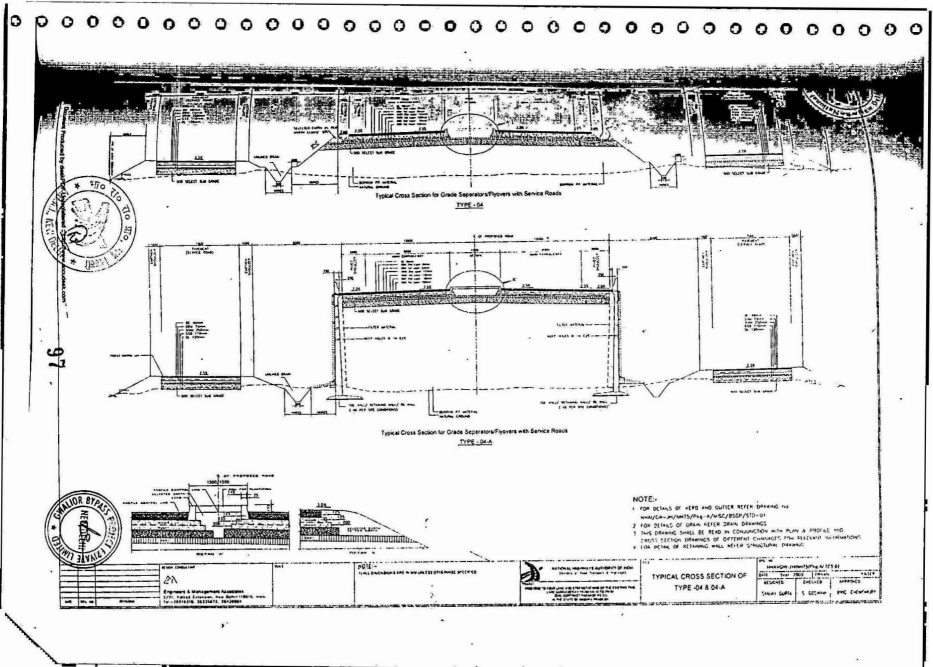
Bus Bays and Truck Laybyes (if previously planned) shall be provided at all locations as shown in the drawings at Annexure I, in consultation with the NHAI/Independent Consultant.

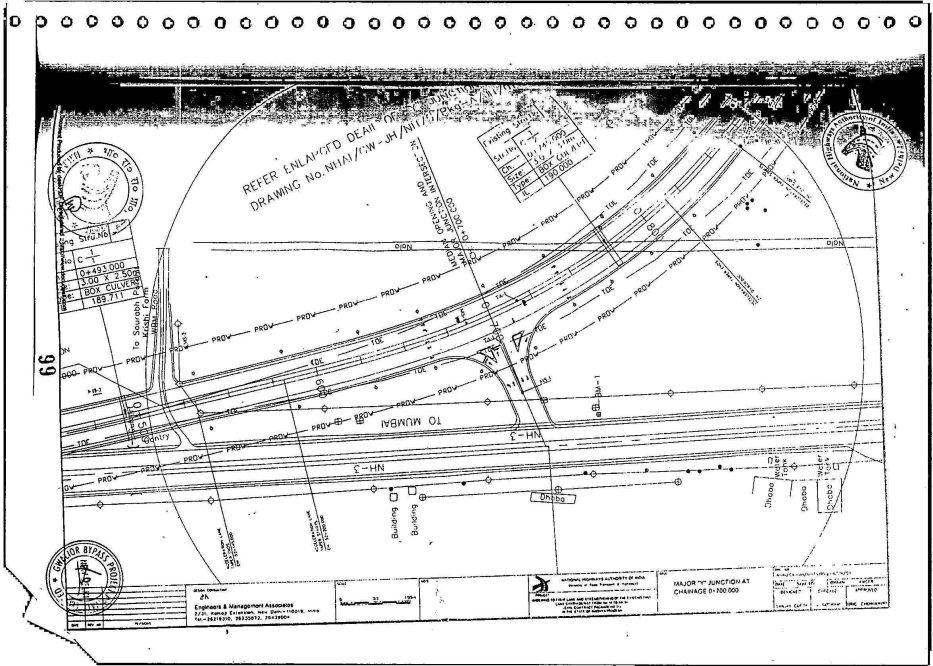
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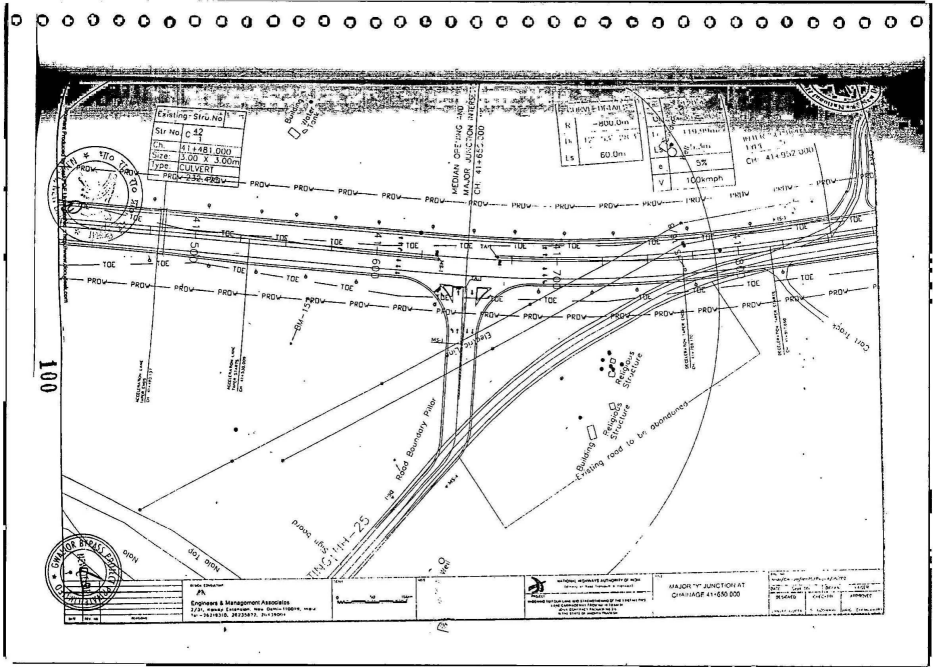


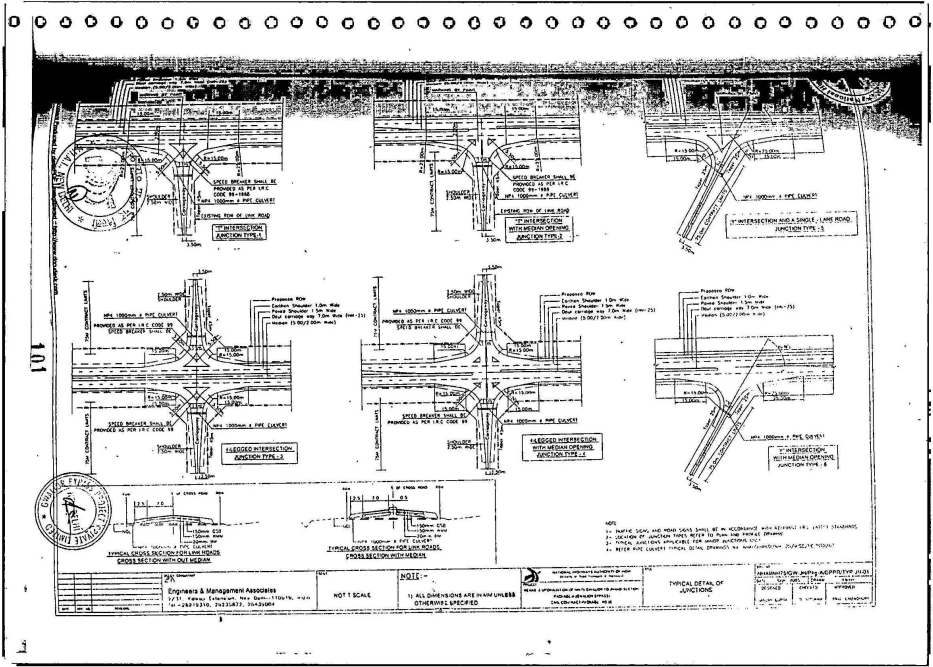


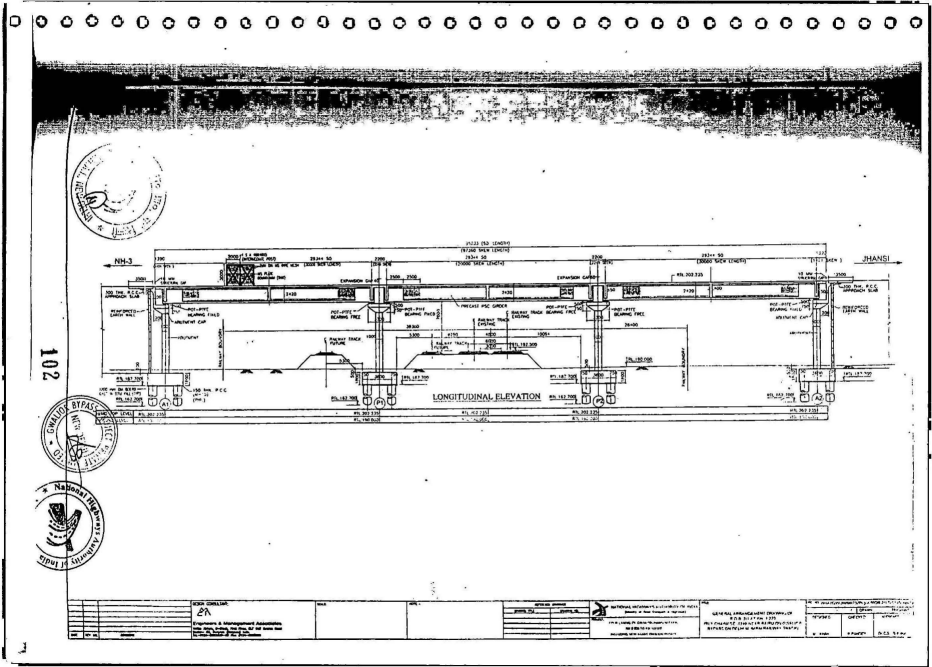


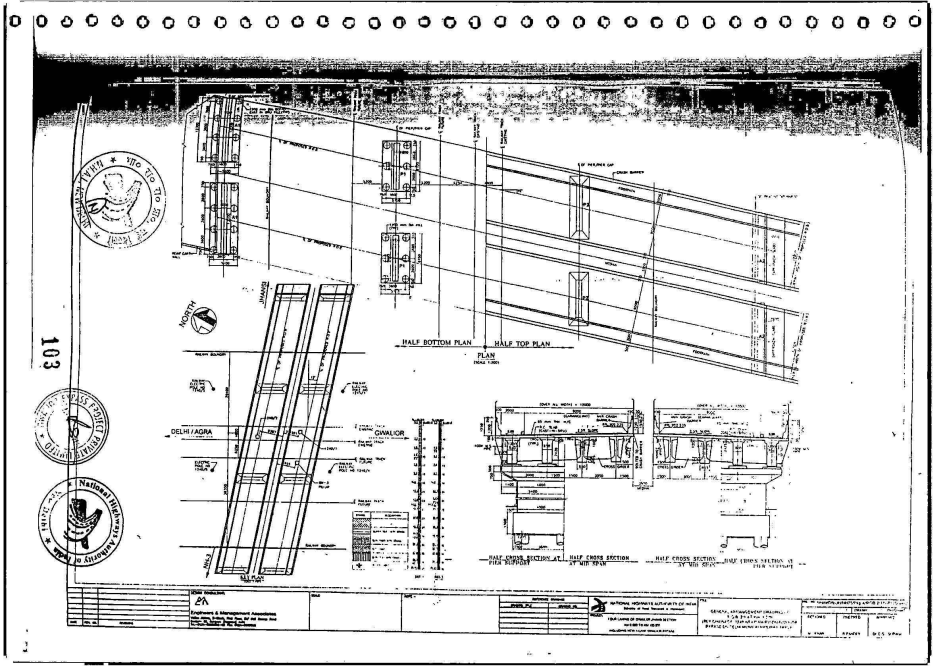


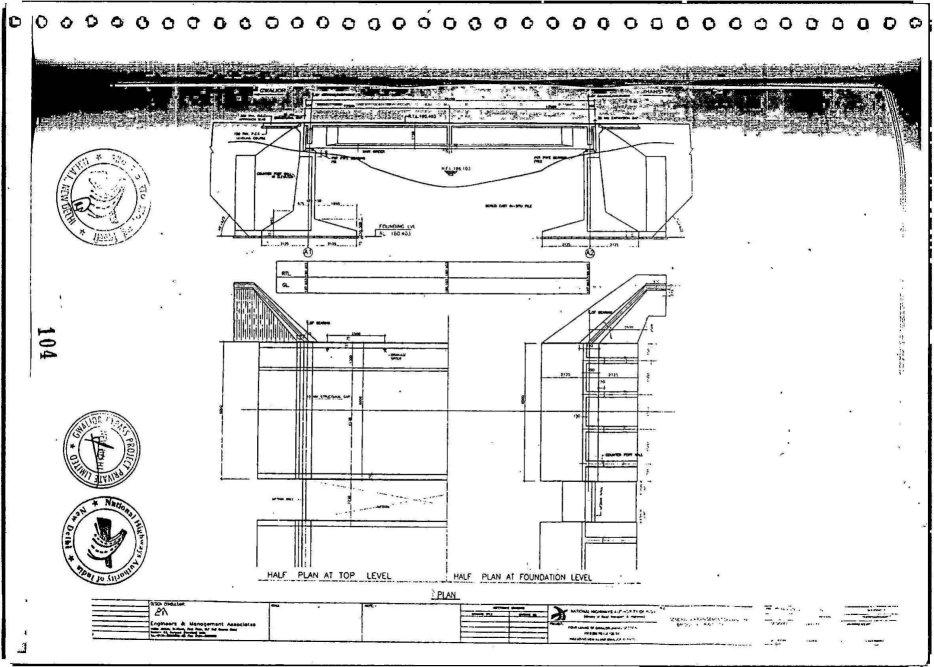


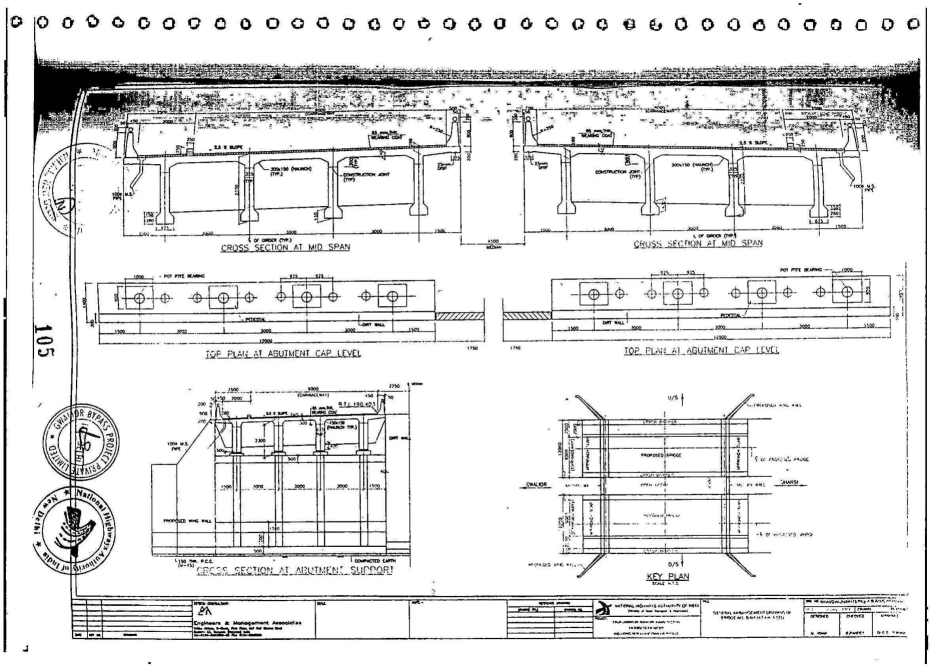


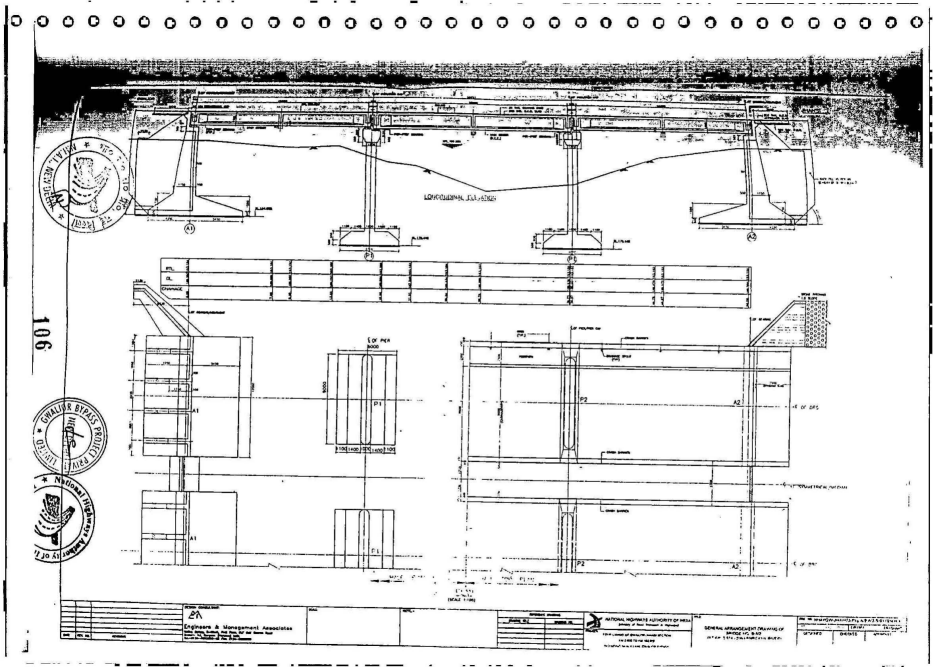


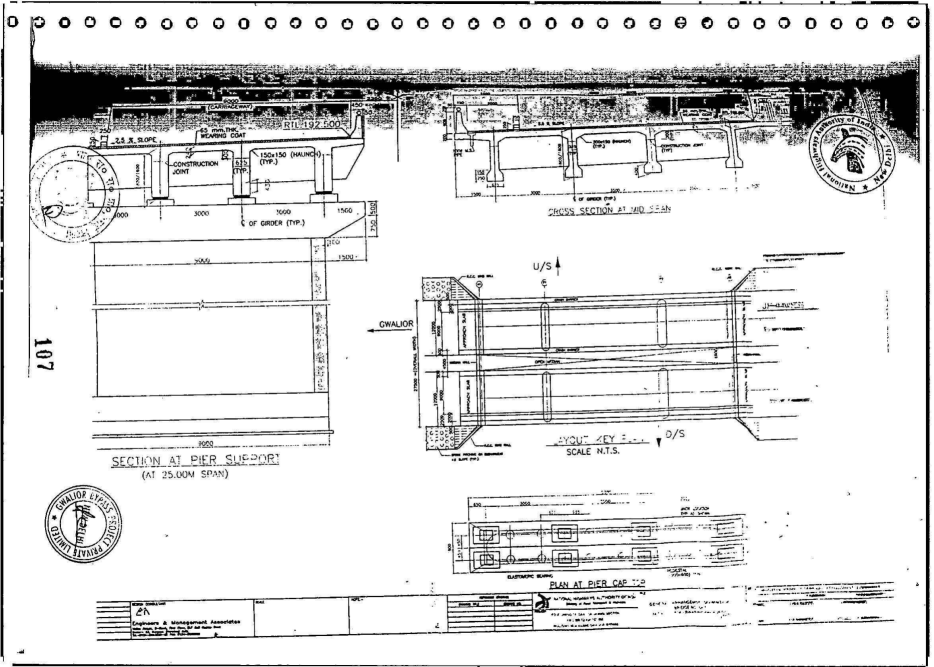


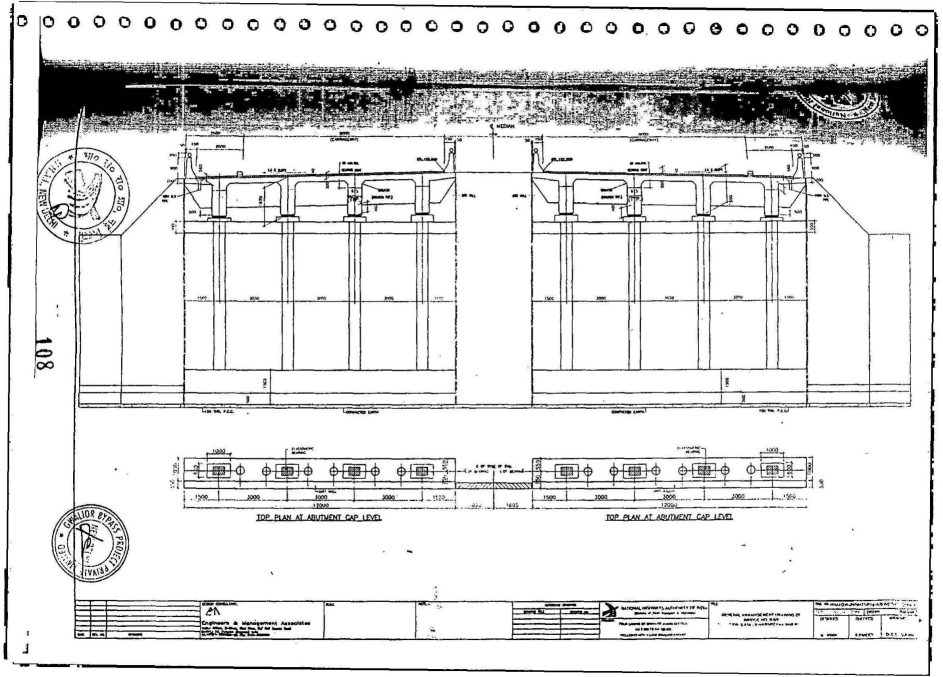


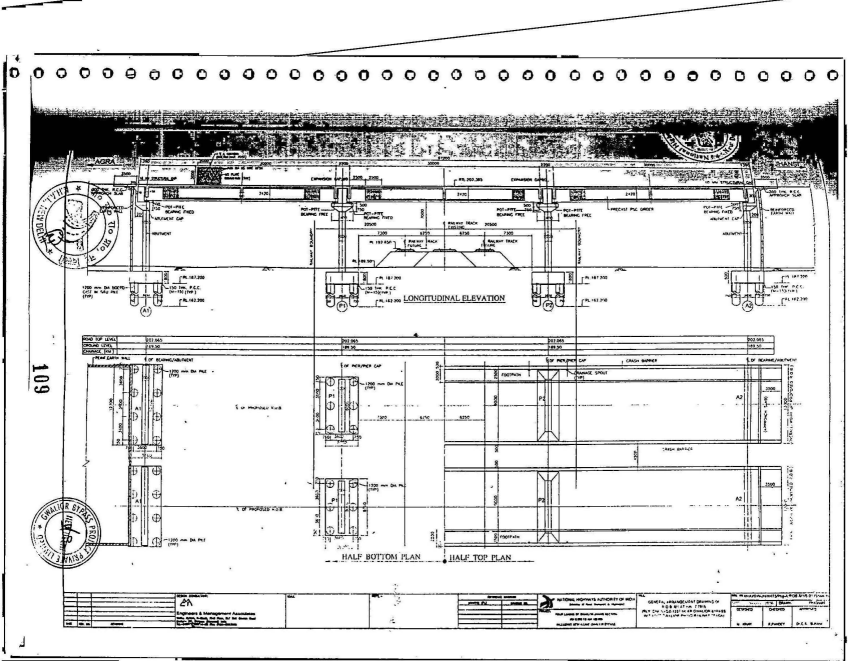


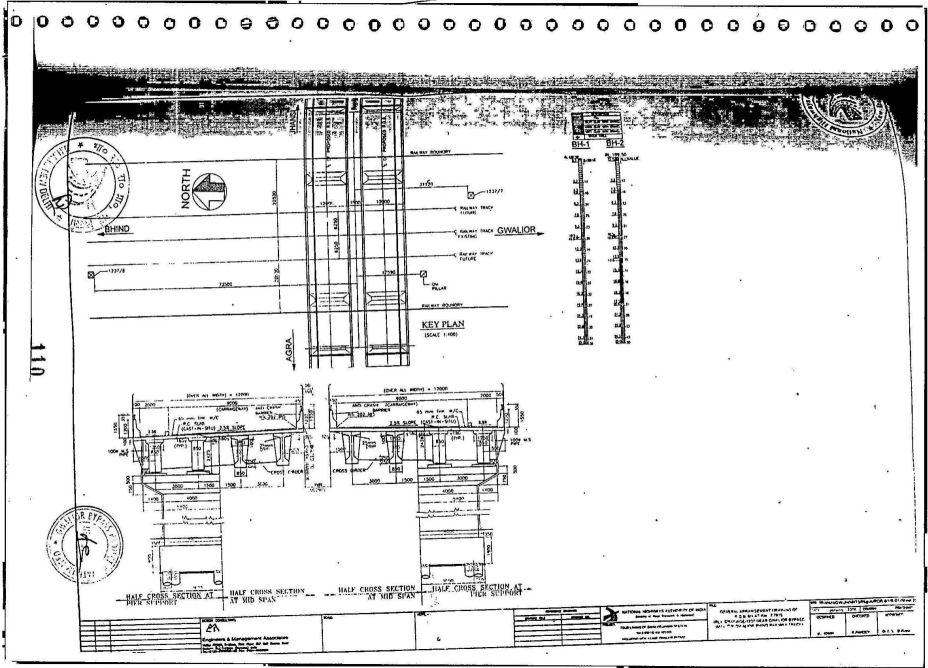


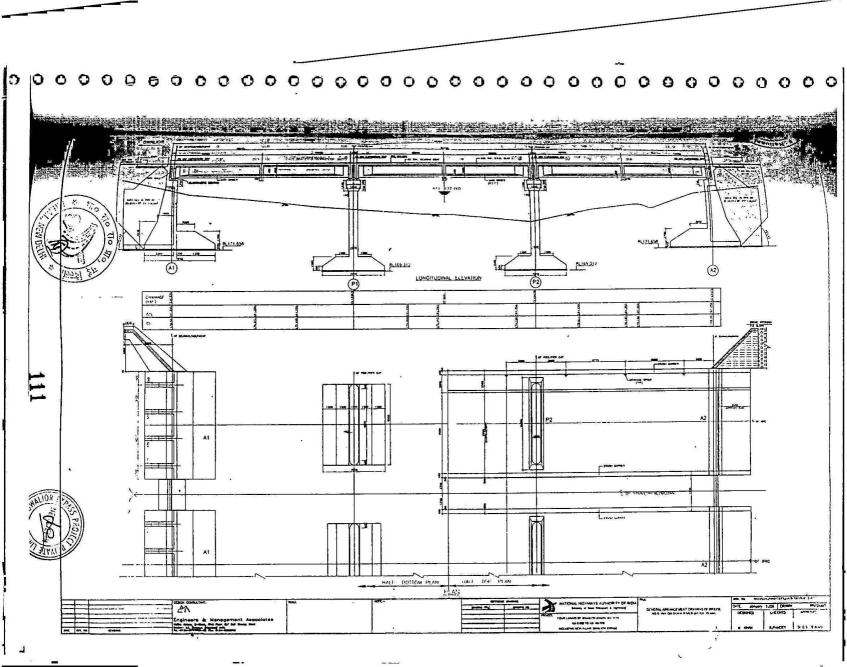


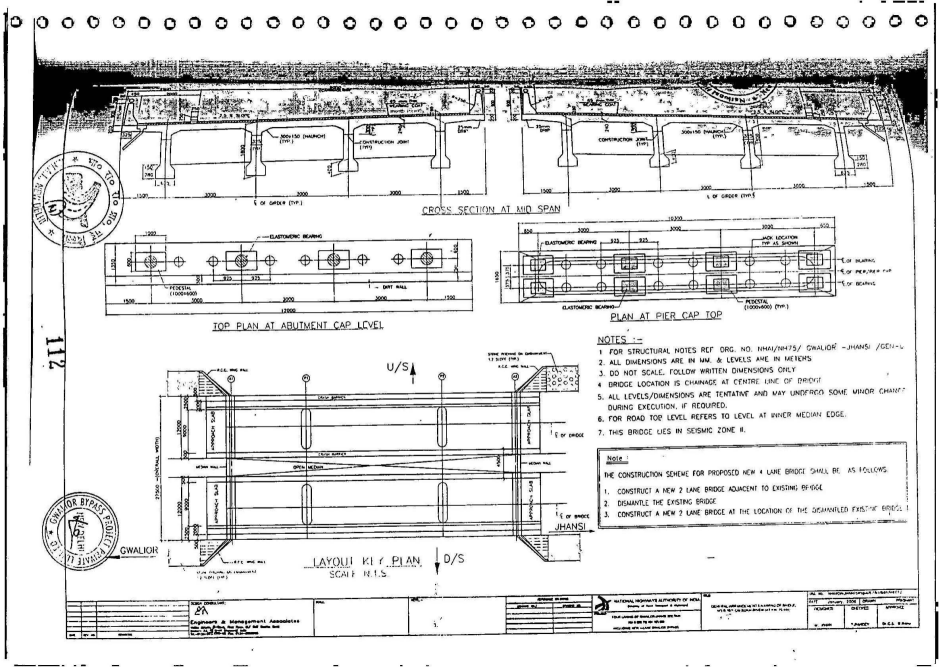


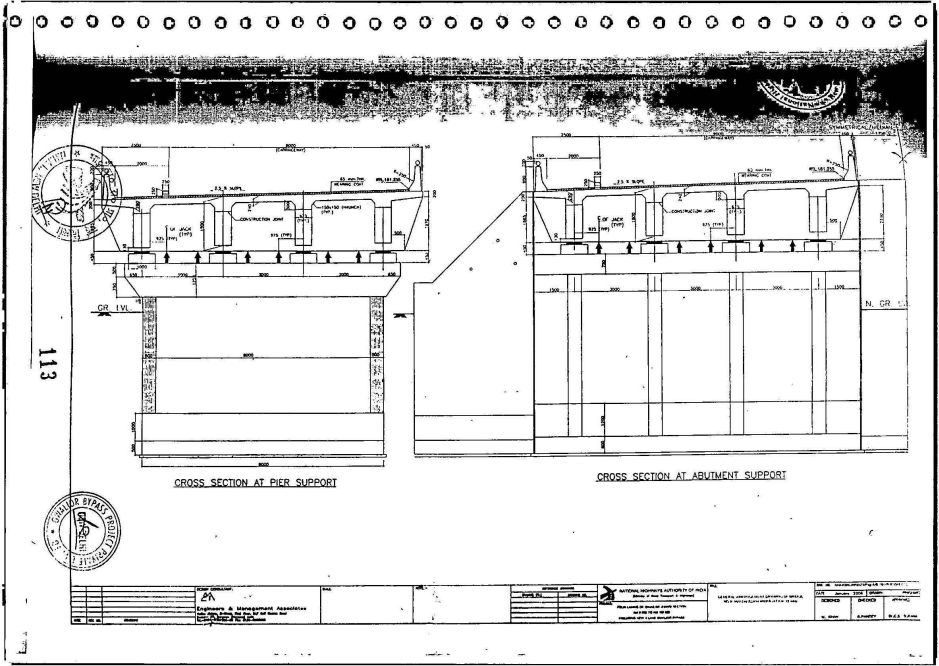


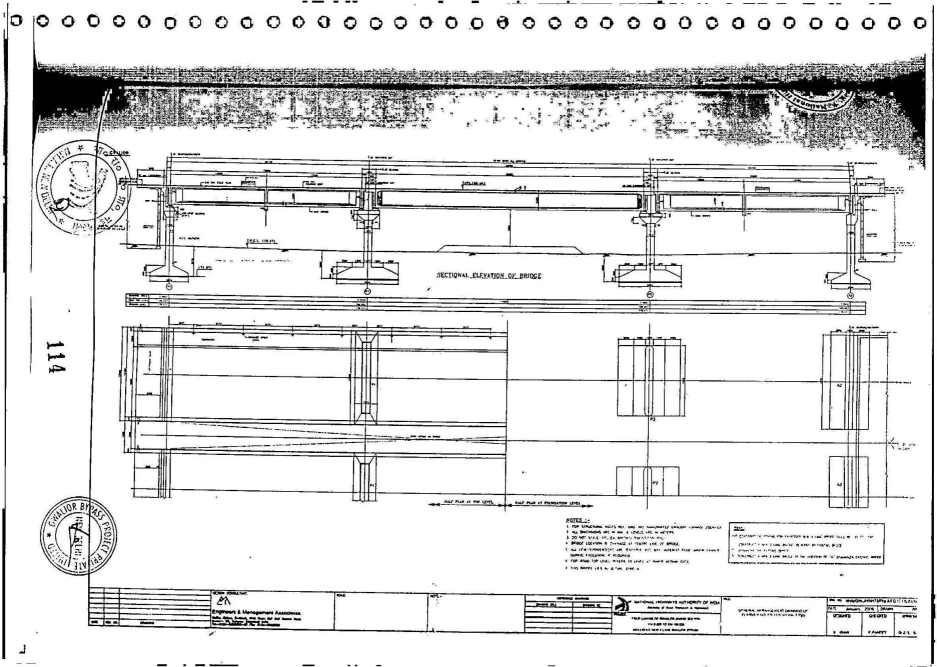


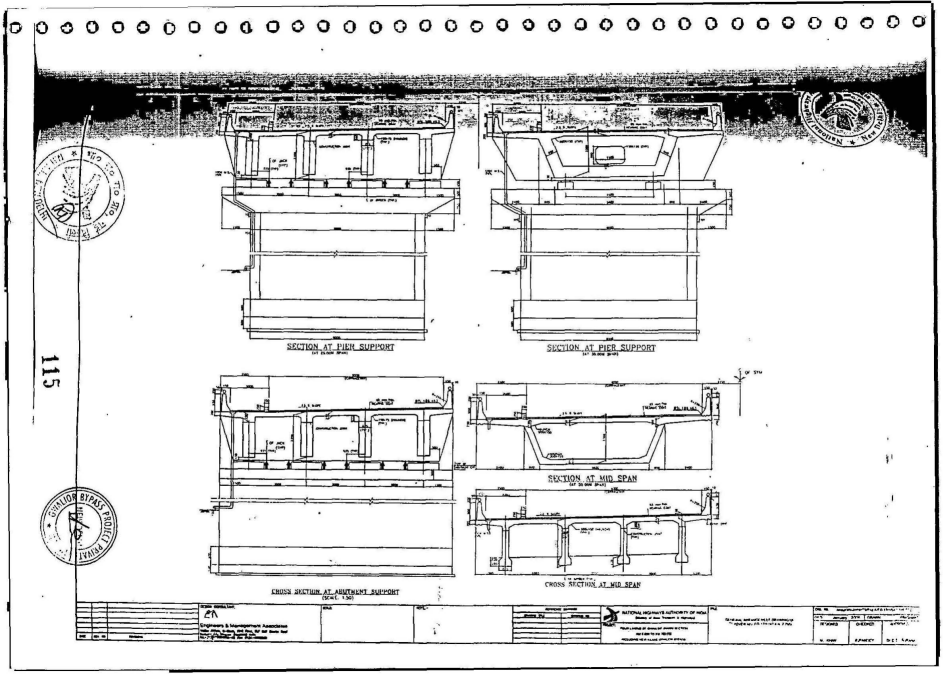


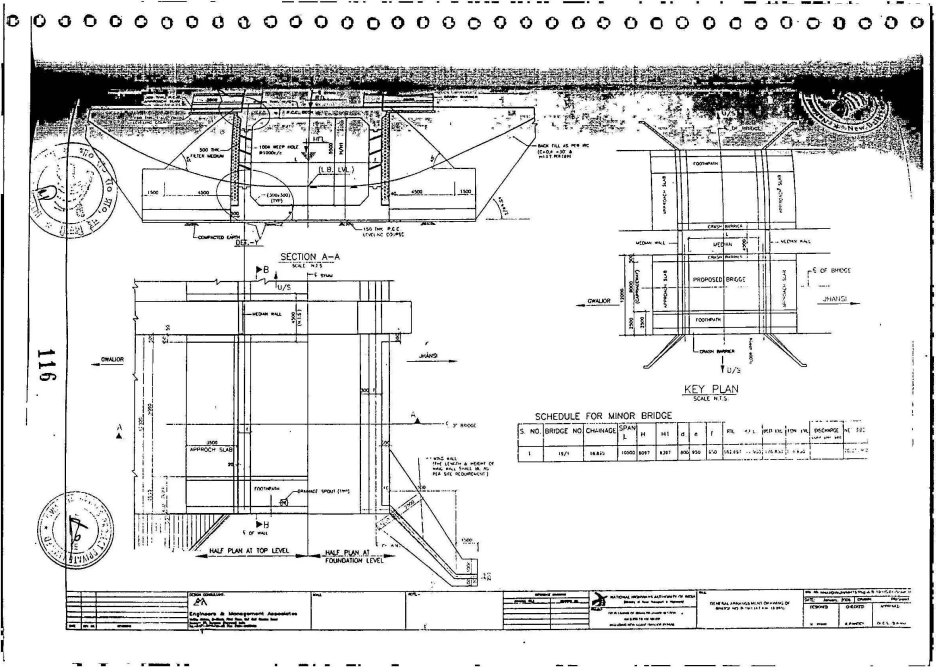


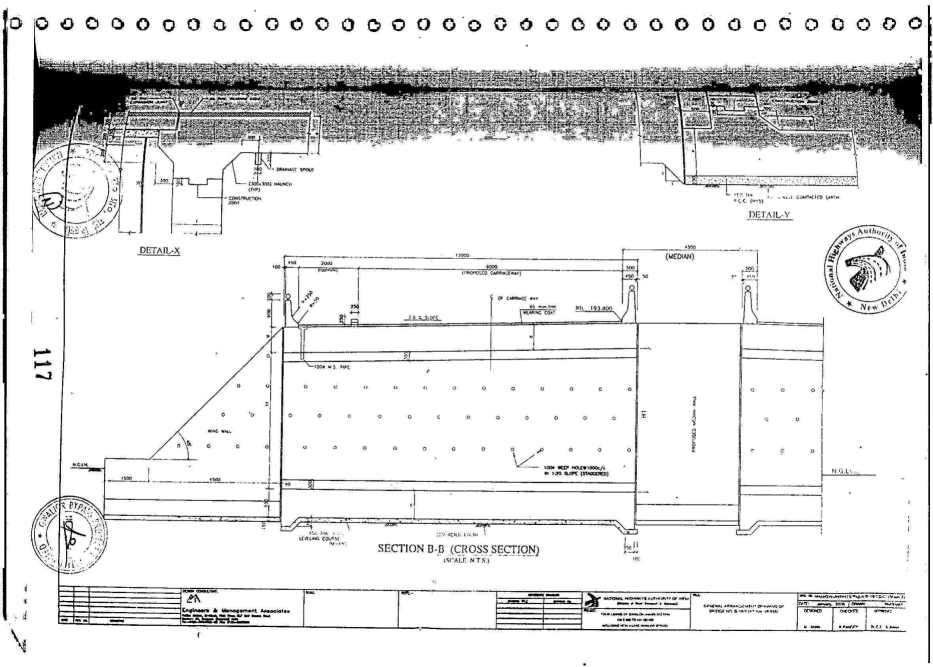


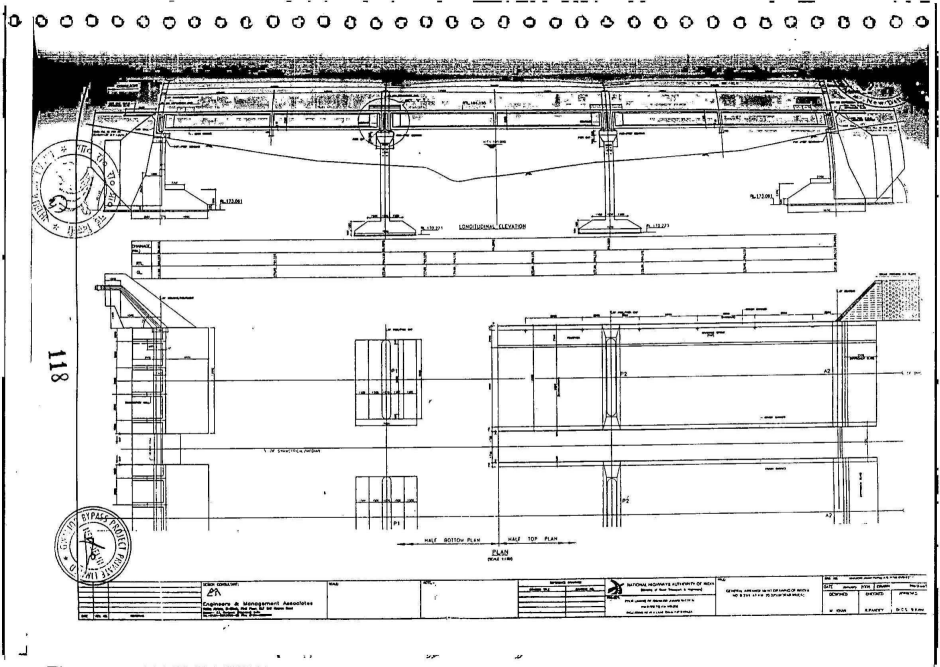


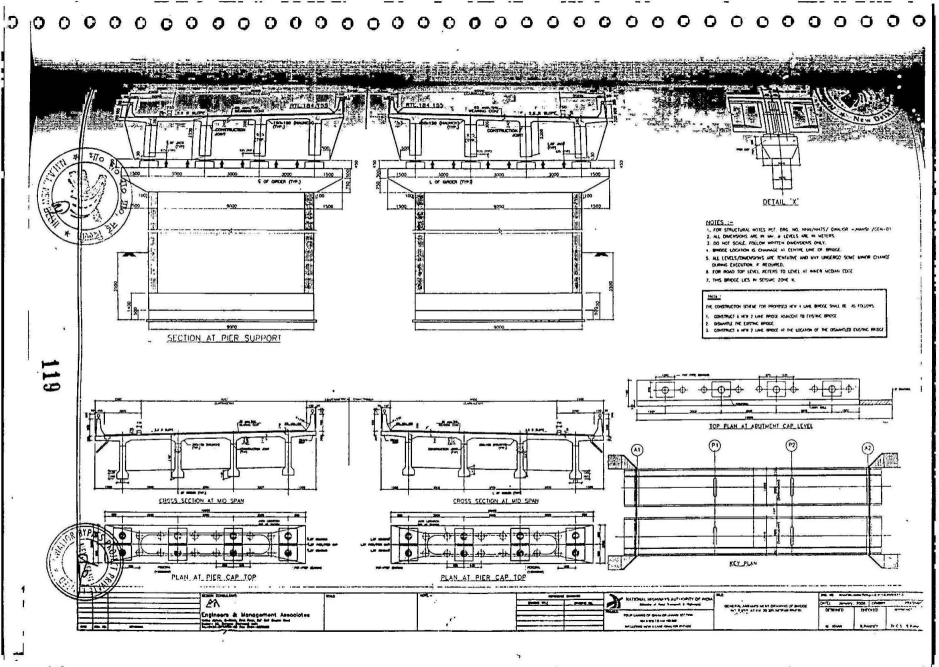


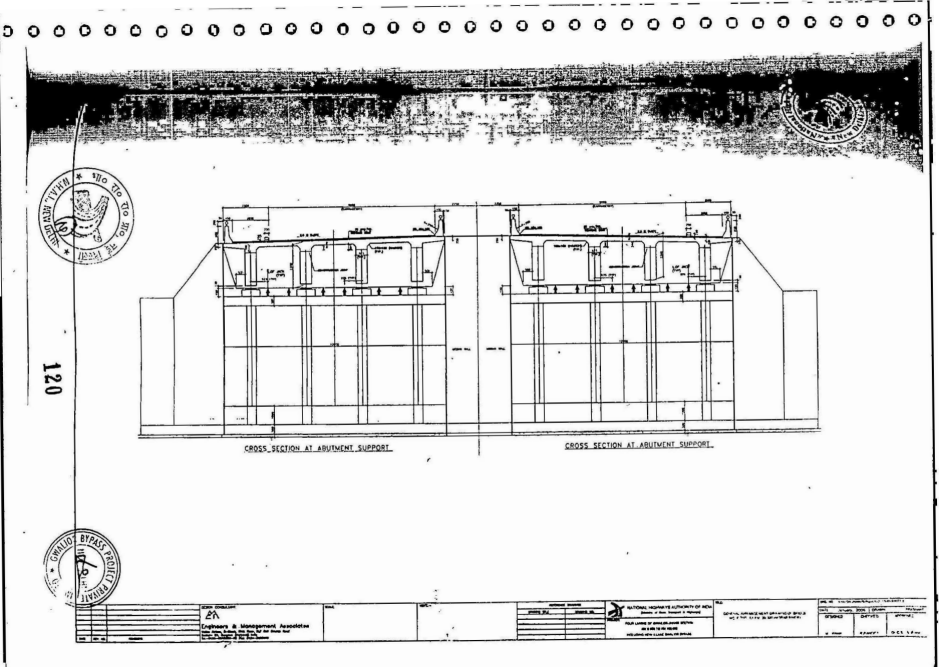


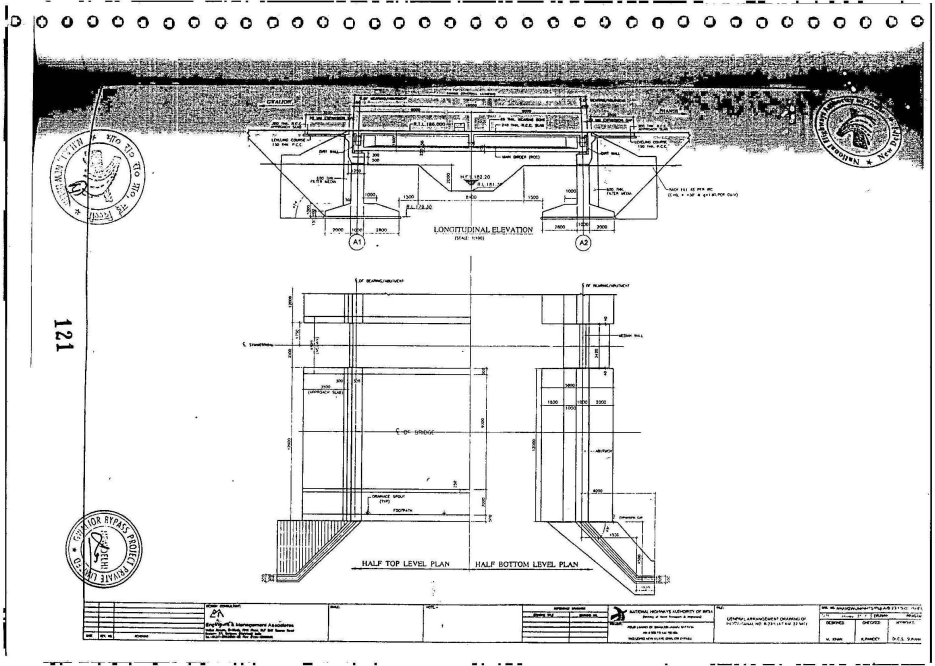


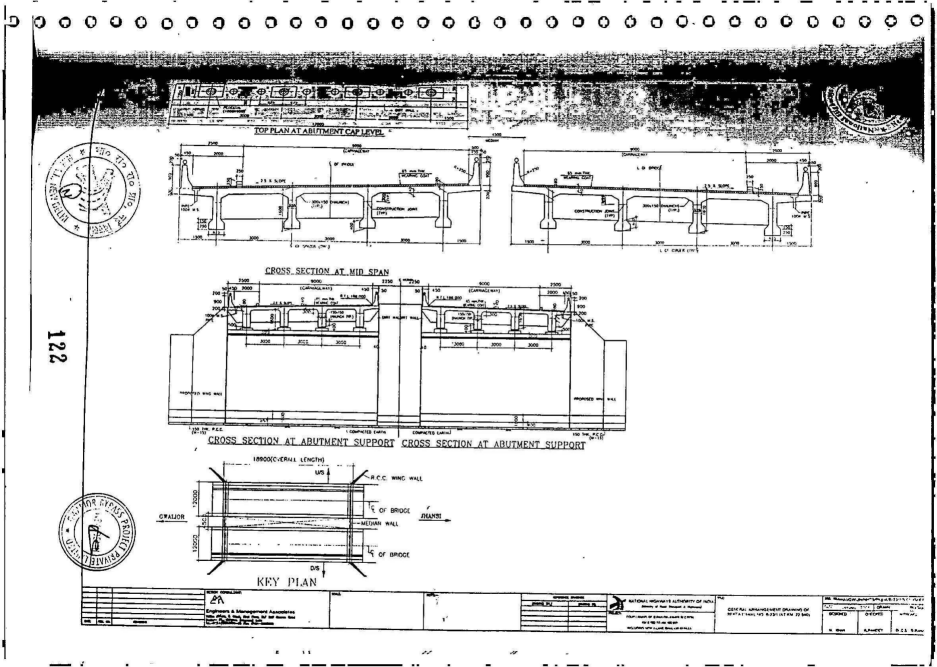


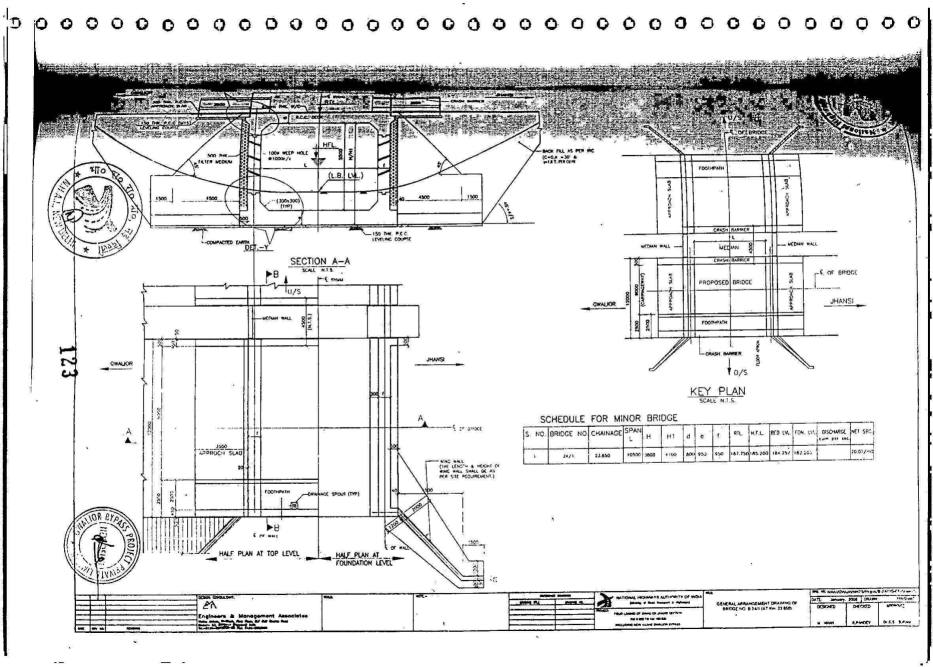


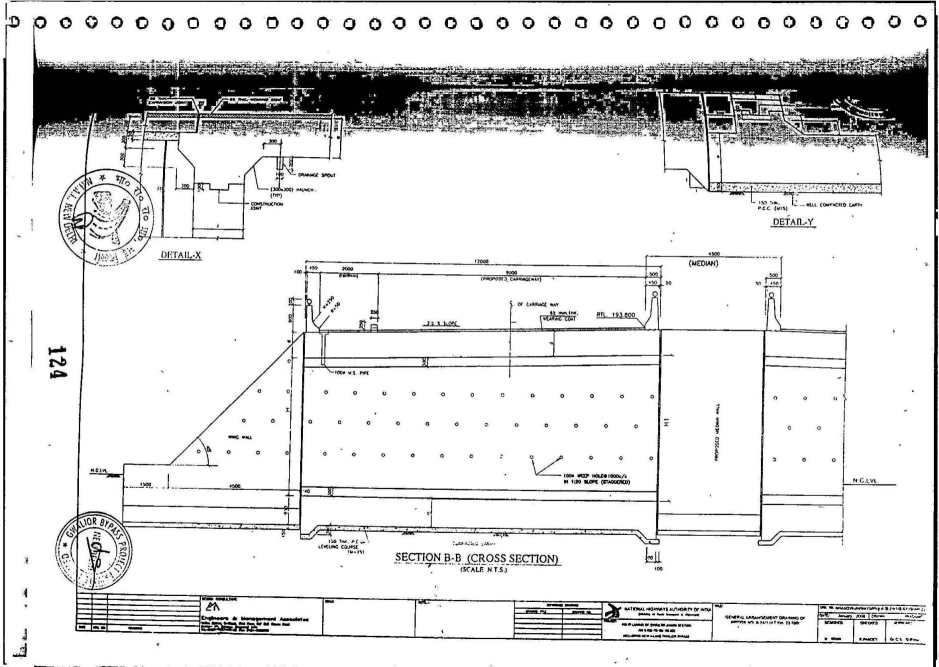


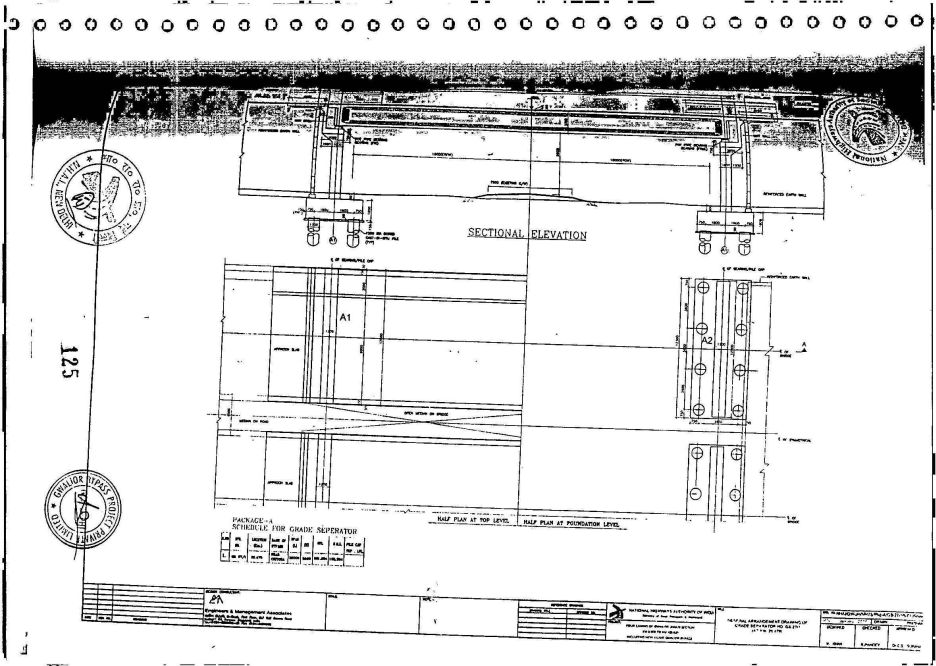


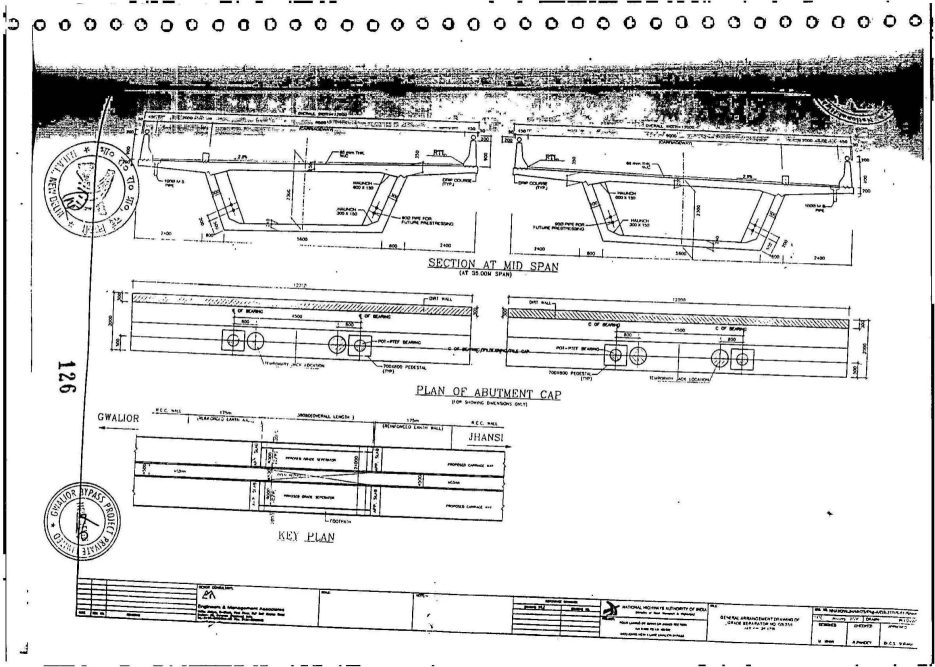


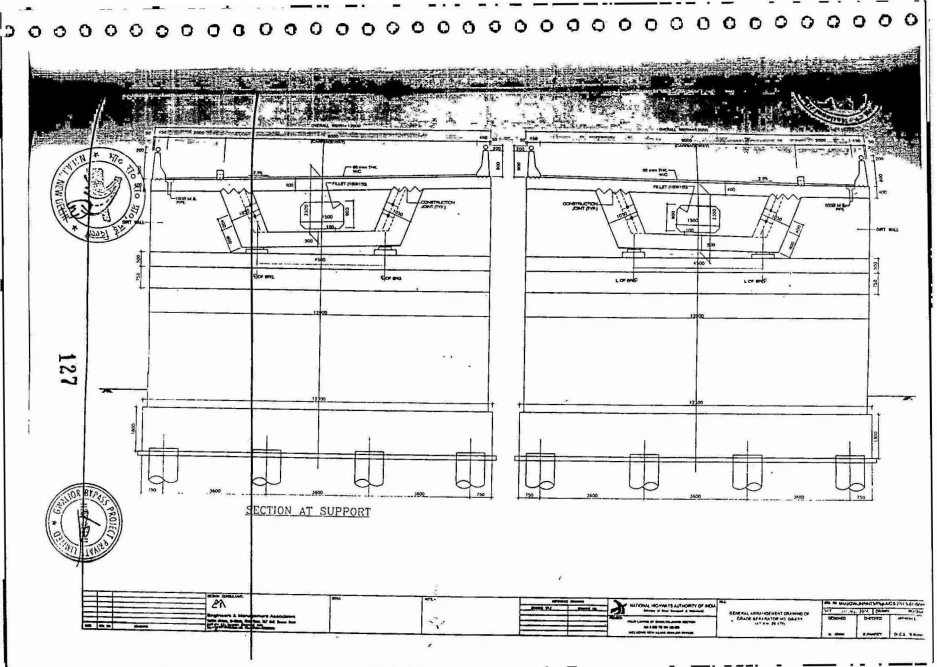


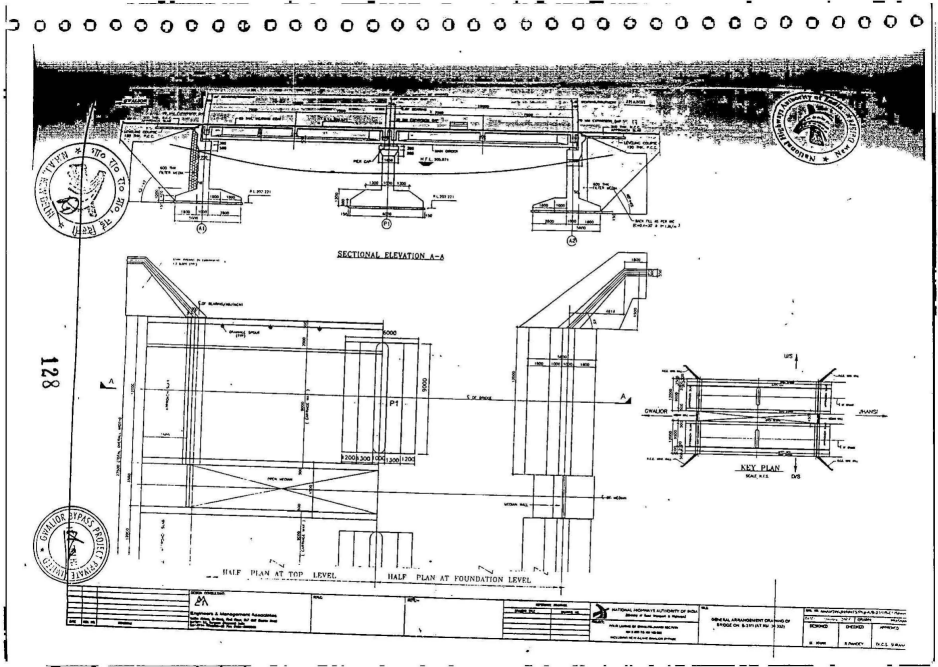


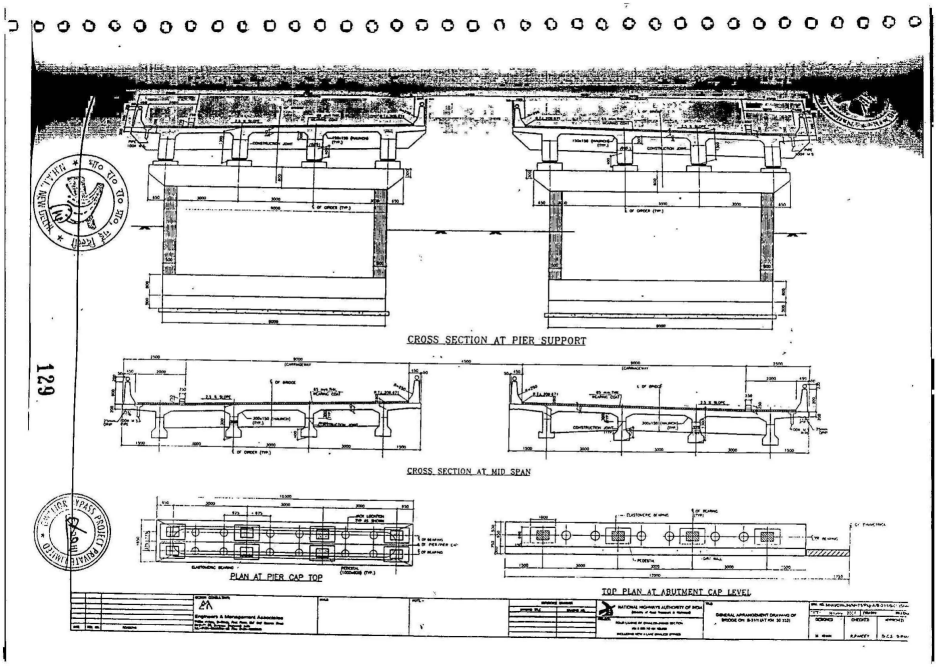


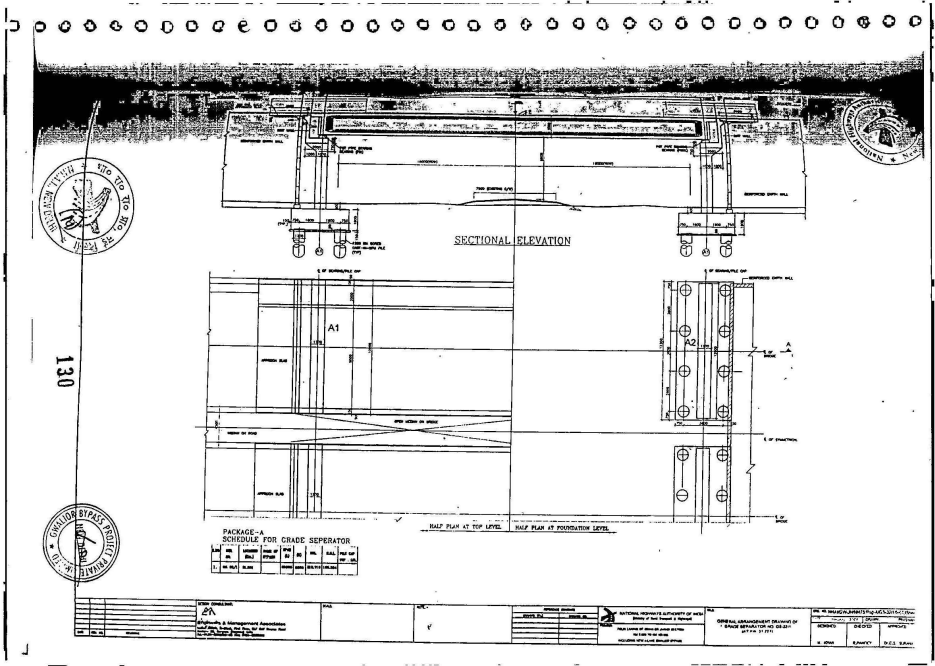


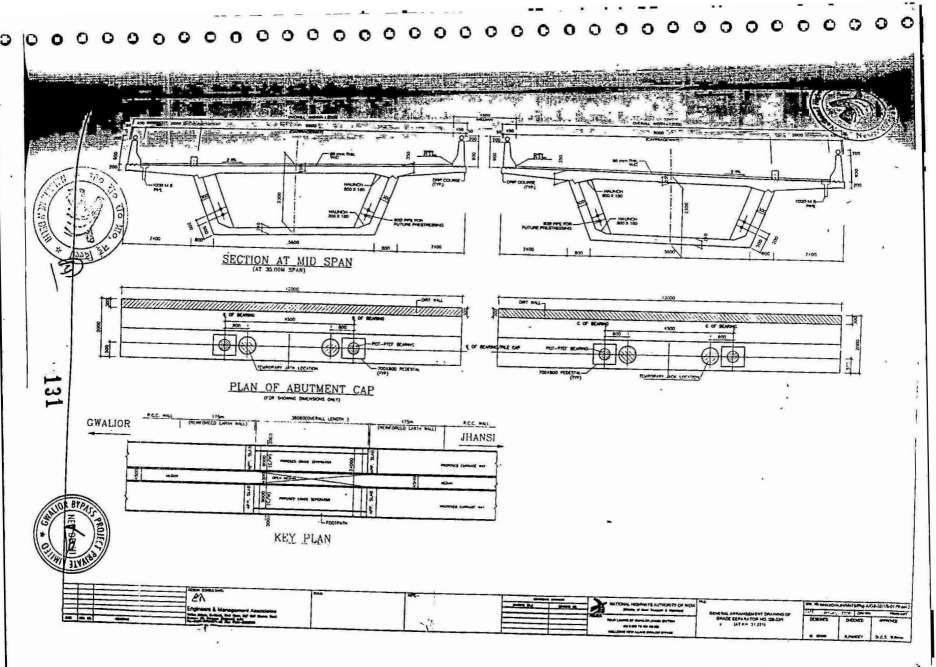


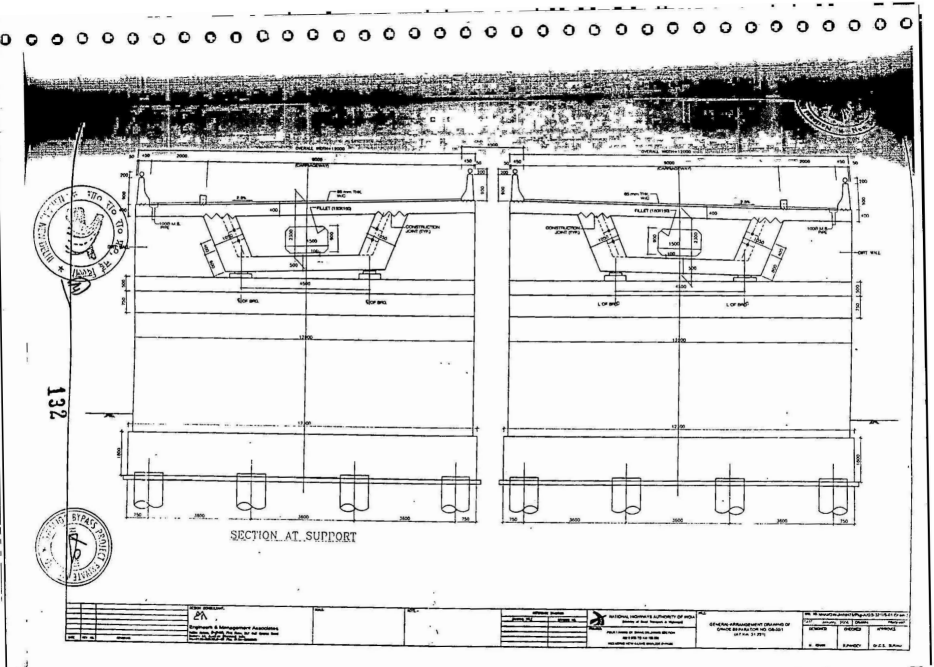


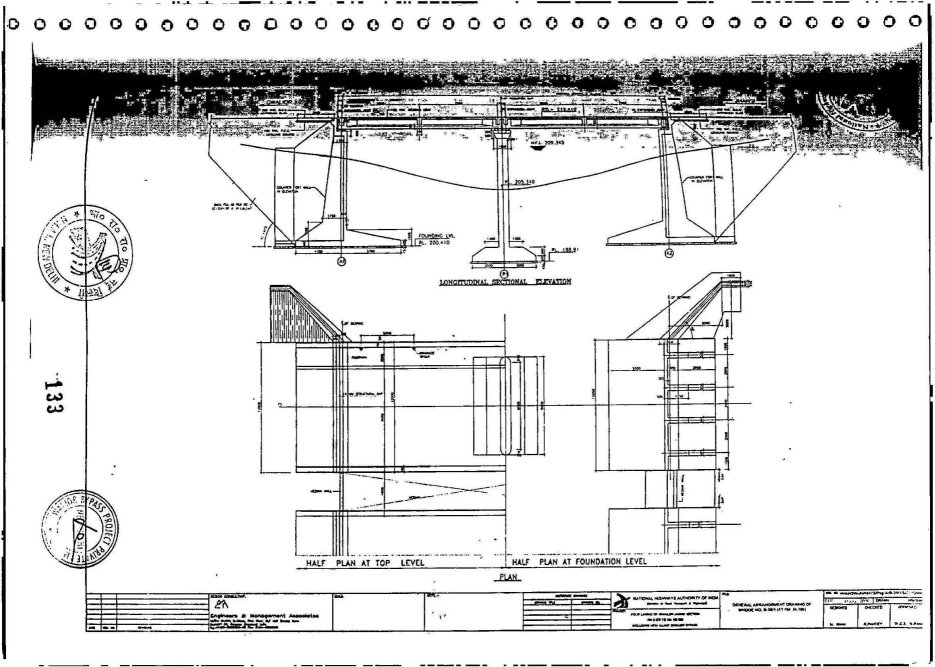


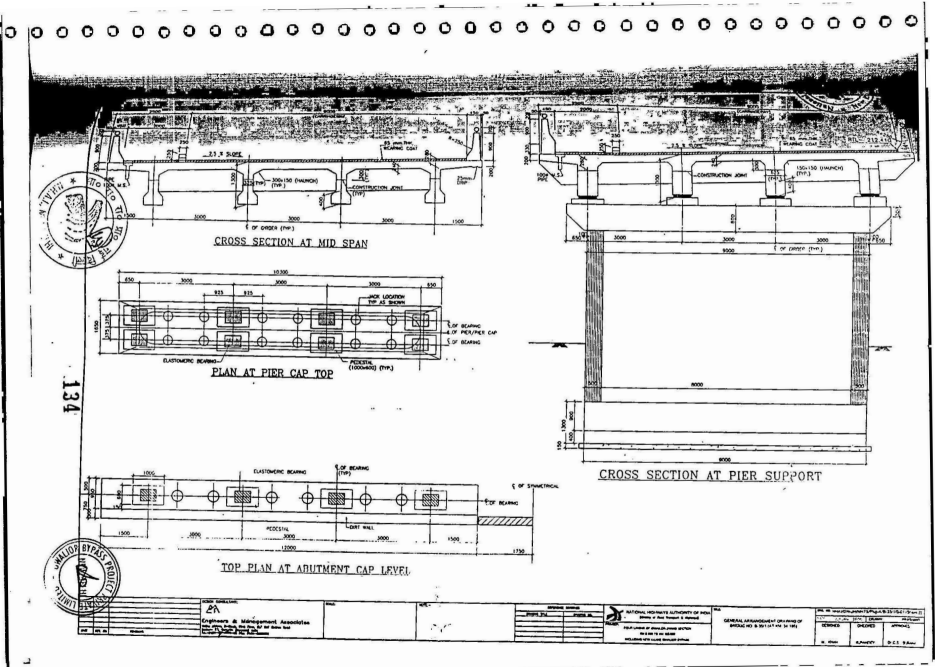


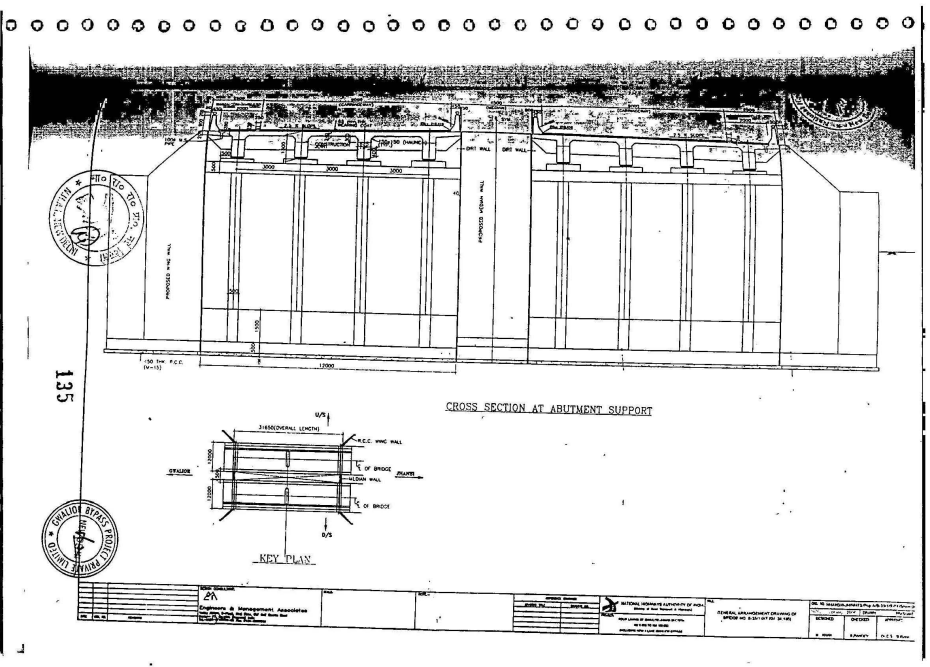


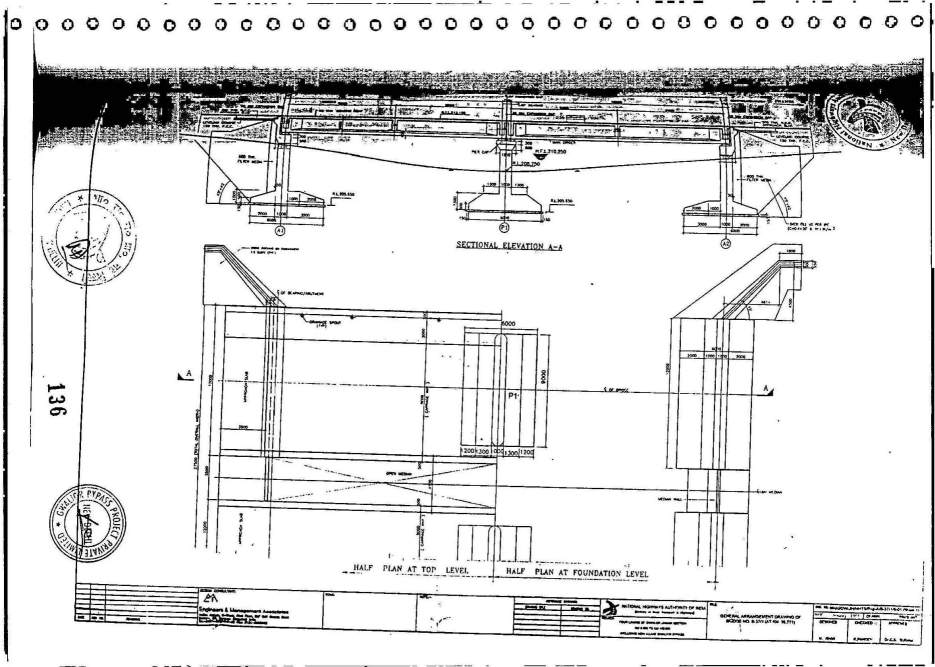


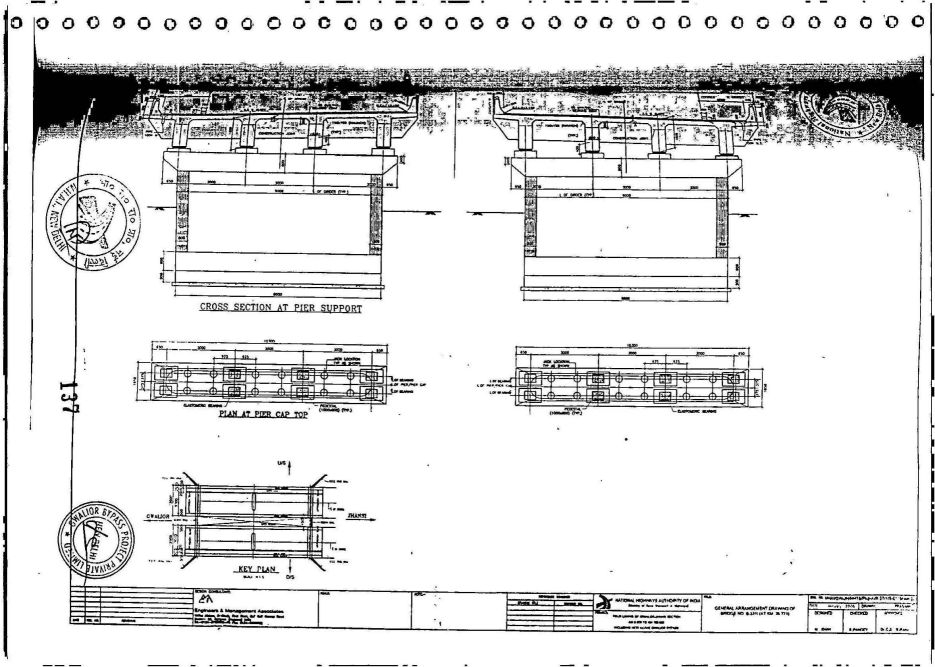


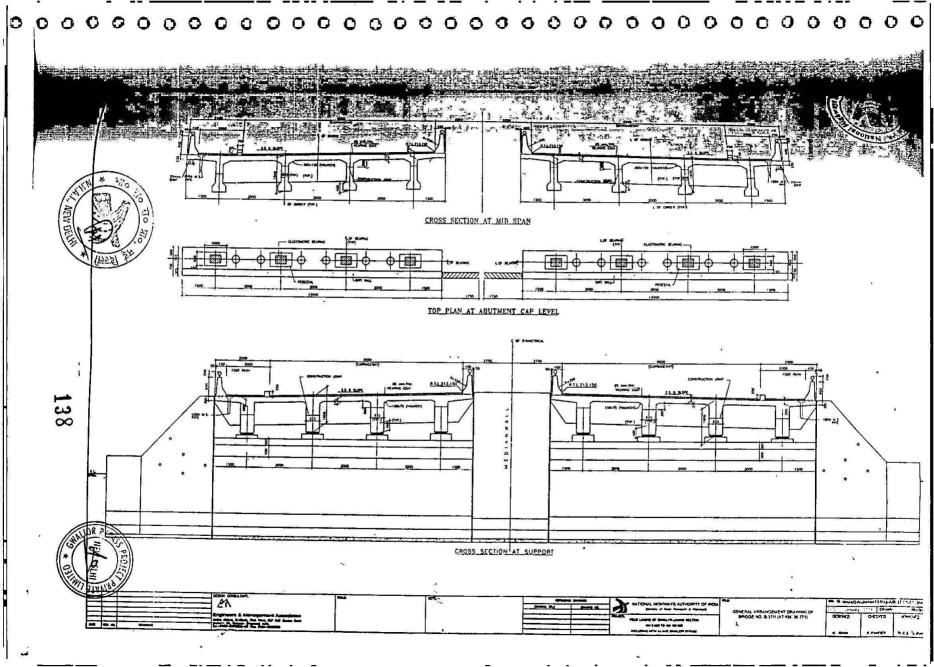


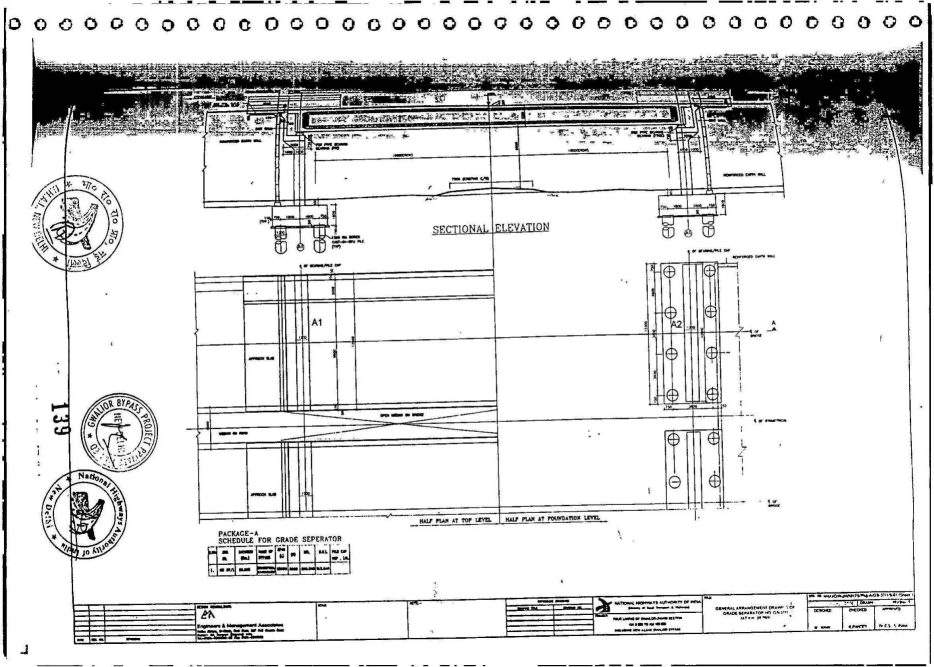


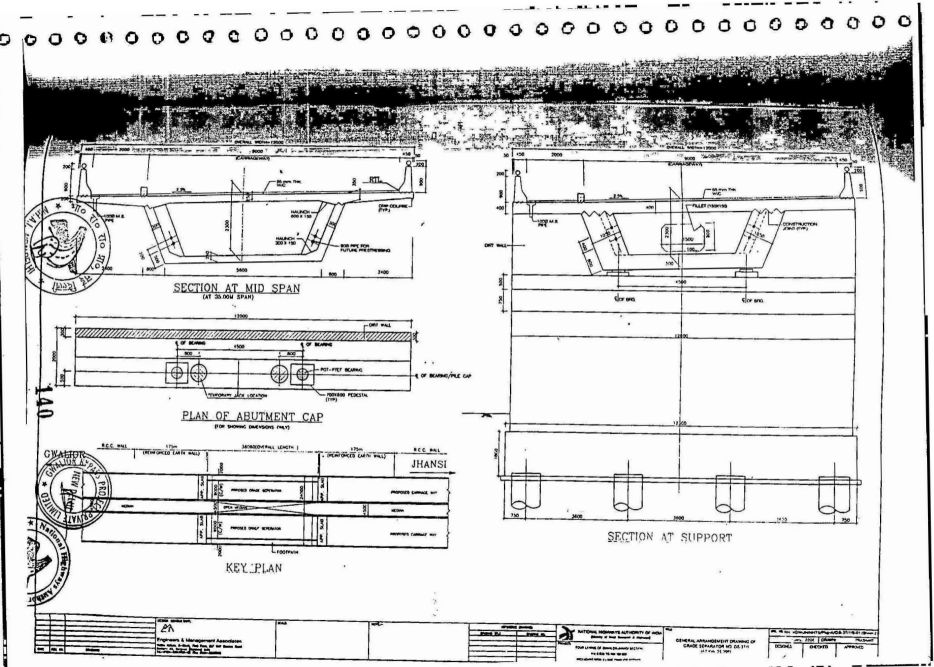


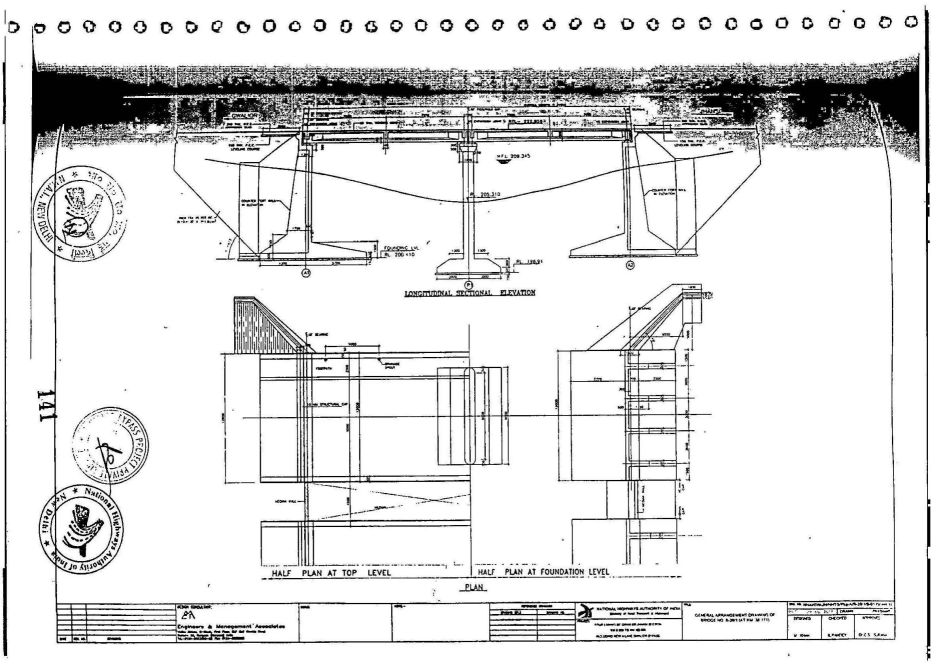


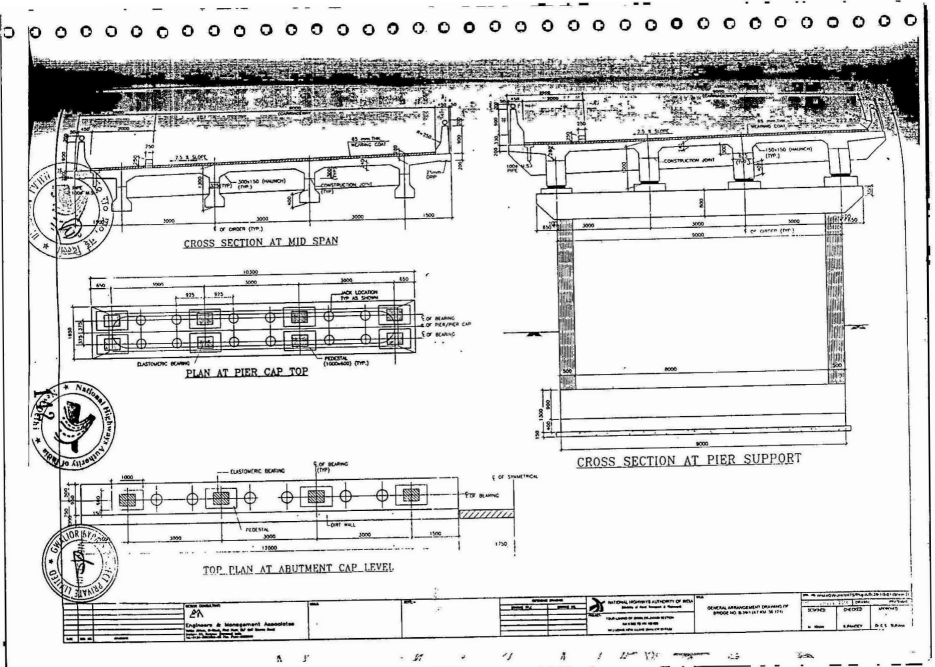


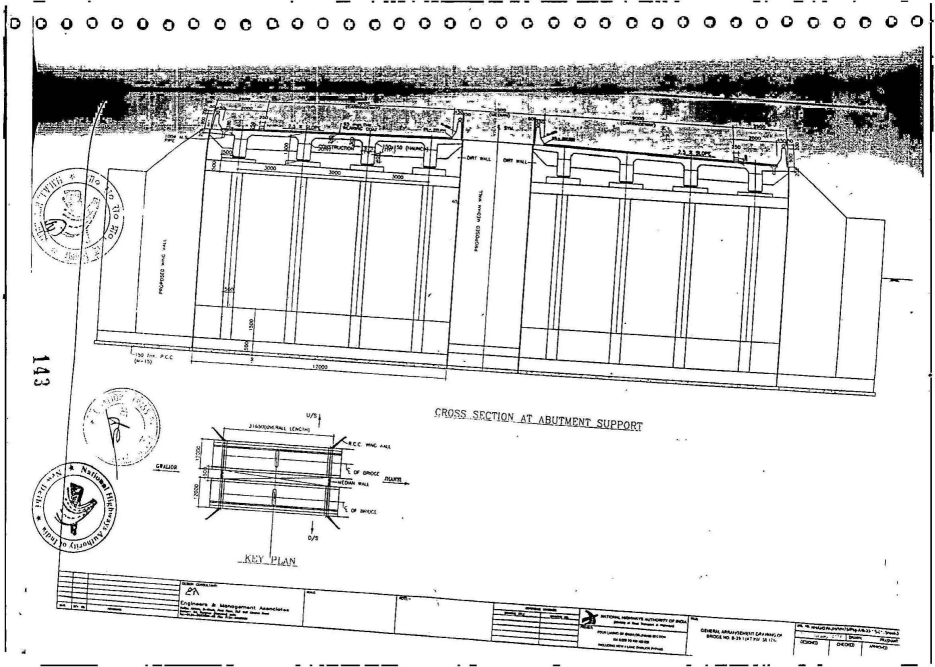


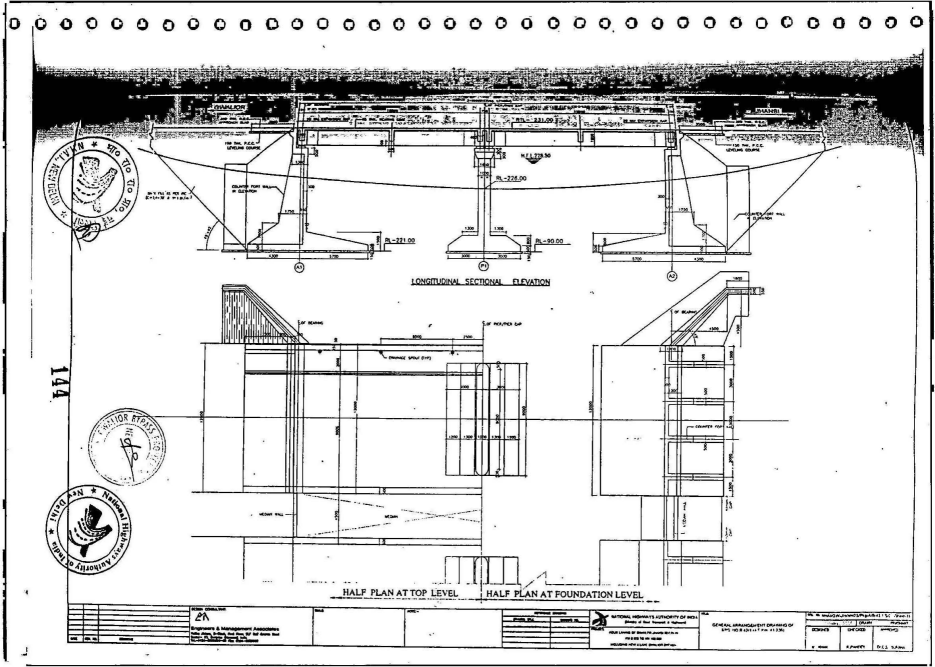


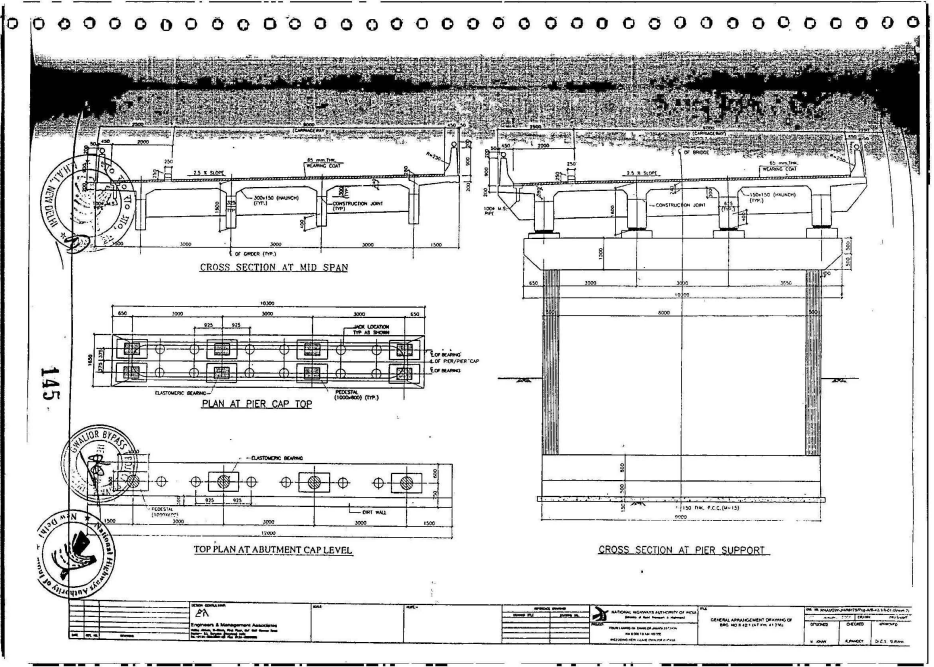


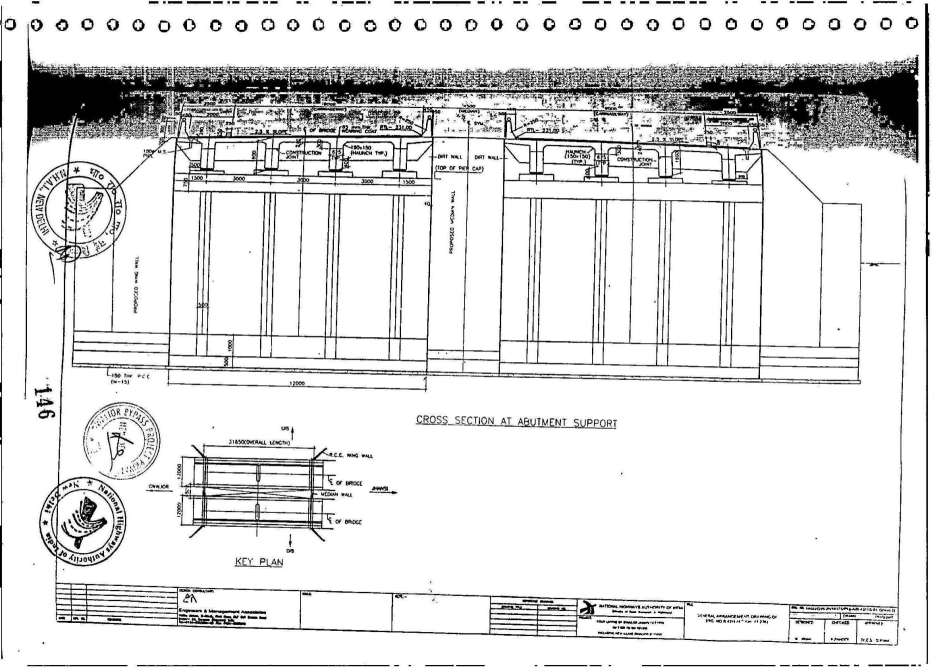


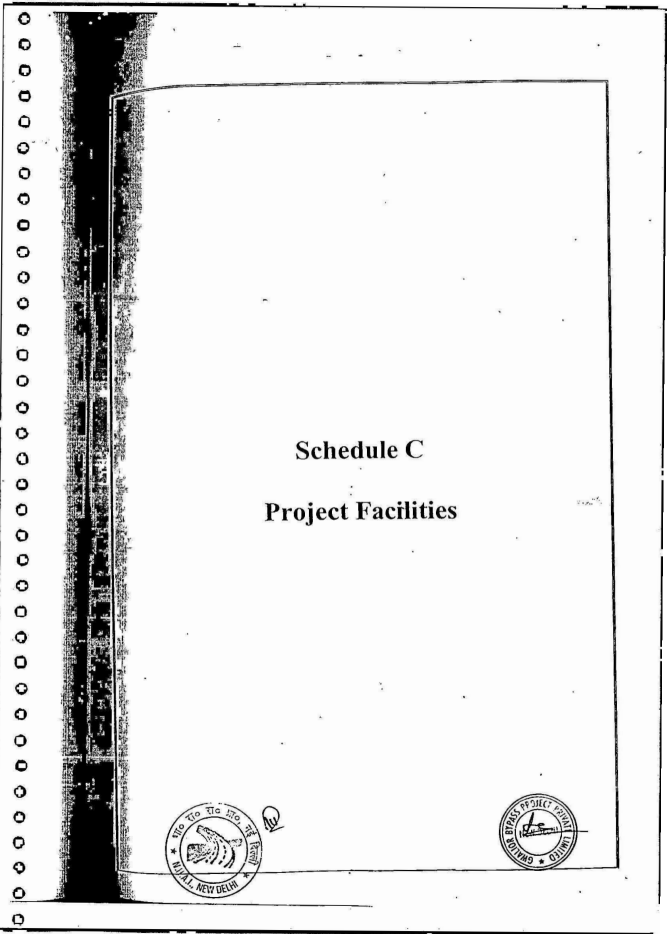












SCHEDULE C

PROJECT FACILITIES

The following sections of this Schedule provide the minimum spatial and functional requirements of the facilities to be provided on the Project Highway with an aim to cater is the envisaged demand till the end of the concession period. The Concessionaire shall review the adequacy of the proposed facilities at regular intervals of 3 years and accordingly provide additional facilities with necessary approval from the Independent Consultant in order to meet the demand of the road users till the end of the concession

The present Schedule briefly highlights the minimum spatial and functional requirements of the facilities to be provided on the Project Highway in construction package from km 0.00 (km 102.90 of NH 3) to km 42.033 (km 16 of NH 75) only.

TOLL PLAZA

The typical layout of toll plaza is given in Figure-C-1 at the end of this Schedule. The toll plaza shall have 4 lanes in each direction including a separate service lane for over sized wehicles and/or toll free traffic. The service lanes are designed for the maximum queue length of vehicles and service time for each vehicle. Normally the service time allowed is 15 seconds for manual/ semi automatic system with a queue length of not more than 5 vehicles at any point of time. High most lighting shall be provided.

PEDESTRIAN/ CATTLE CROSSING FACILITIES

Cattle/pedestrian underpasses in the form of R.C.C. box cells having inner dimensions 6.00 m (clear width) x 2.5 m (clear height) size shall be provided at the locations with the Independent Consultant. indicated in Table 8-11 of Schedule-B or in close vicinity of these locations in consultation

The proposed box cell shall have an opening at its top in full width in the median portion to the Provision of day light. The specifications and standards specified in Schedule-D shall be followed.

ADMINISTRATIVE, OPERATION AND MAINTENANCE BASE CAMP

Administrative base camp may be provided. Exact location of administrative base shall be finalized in consultation with IC. However it can be preferably located at toll plaza. The main administrative, operation and maintenance base camp shall be provided to cater to the requirement of the following services.

- Central Traffic Control Central Toll Control
- Highway Maintenance Facilities for storage and repair of maintenance equipment, vehicles, and materials

The main base camp shall be housed adjacent to the toll complex. An area of approximately 4000sam shall be earmarked for this purpose. The layout of the different buildings and facilities shall be finalized in consultation with the Independent Consultant. The Administrative building shall primarily house the Control Center, the security headquarters, the central store, the toll audit and data processing units in addition to RFP BOT (Annuity) NS 1/BOT/MP-1





al Highway Authority of India RFP PART-IV: Technical Schedules the secondary facilities such as computer room, office space, stores, sanitary facilities, to the space of th parties etc. The base camp shall have adequate parking space for staff and visitors.

didition, the base camp shall have an electric room and supplies room to cater to the power requirements of the camp. The electric room shall house a standby generator to provide the required power in case of failure of normal power. Power supply to the main base camp to be arranged and all lighting, heating requirements to be provided.

Tipe camps shall have adequate lighting during dark periods and night.

there shall be underground fuel storage area of capacity 20,000 litres with delivery facilities at the campsites to be adequate to cater to the demands of maintenance and patrolling activities.

Fine base camps shall not have more than one entry and one exit point. Security personnel shall man both of these at all times.

The camp shall be landscaped so as to protect the area from dust and noise from the Project Highway.

HIGHWAY LIGHTING

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the lighting in classified urban areas should be on the Project Highway, grade separators, toll plaza and main administrative base camp. Traffic aid posts shall be provided in accordance with the standards set in Schedule D.

LANDSCAPING

****Landscape treatment of the Project shall be undertaken through planting of trees and ground cover of appropriate varieties and landscaping on surplus land in the ROW and median in accordance with Schedule D.

Shrubs of low height shall be planted in the median of highway. Plantation scheme shall be prepared in consultation with Forest Department of the State Government and the Independent Consultant in accordance with Schedule D.

ENVIRONMENT

In view of the statutory requirement of environmental clearance for Highway Projects, The NHAI decided to carry out environmental and social impact assessment of the proposed bypass of the Project Highway. The environmental and social assessment study has accordingly, been carried out and is presented in a report titled: "Gwalior Bypass-Package A DPR". "Environmental Assessment Report"- Volume IVA & "Resettlement Action Plan" - Volume IVB.

The said report brings out the baseline environmental and social conditions, envisaged impacts of the Project, mitigation measures proposed and suitable management plan for monitoring and implementation of measures.

The Project Highway during design, construction, operation and maintenance shall conform to the environmental rules and regulations in force. The Concessionaire shall be responsible for the same. As such a copy of the report in question is enclosed herewith for guidance of the Concessionaire. However this does not absolve the Concessionaire from performance according to the laws on environment.

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ROAD FURNITURE AND ROAD SIDE FACILITIES

room to and roadside facilities like litterbins, public toilet and drinking water kiosks room to an arrow the provided in Project highway as per standards mentioned in Schedule D.

FACILITIES TO BE PROVIDED FOR NHAL

Concessionaire shall provide the following facilities for NHAI

The Concessionaire shall provide a new 4x4 driven A.C. Vehicle to the PIU and all the

species in ade against vehicle maintenance including fuel charges, driver salary etc

species in ade against vehicle maintenance including fuel charges, driver salary etc

species in a concessionaire shall provide at least two latest mobile phones with connection

iii the Concessionaire shall also provide following supporting staff for NHAI including their

wages and additional benefits for the entire concession period

One stenographer
One Office attendant/peon

LAB FACILITIES FOR IC

The Concessionaire shall provide a well-established highway/ material engineering icoordory with latest state-of-art material testing equipments. This lab will also be manned and operated by IC for quality control. The Lab shall also have power stand by system. The list of equipments shall be finalized in consultation with NHAI/IC. However, minimum equipment indicated in Clause No 121 of Standard Specifications for Road and Bridge Works (Fourth Revision 2001) shall be provided.

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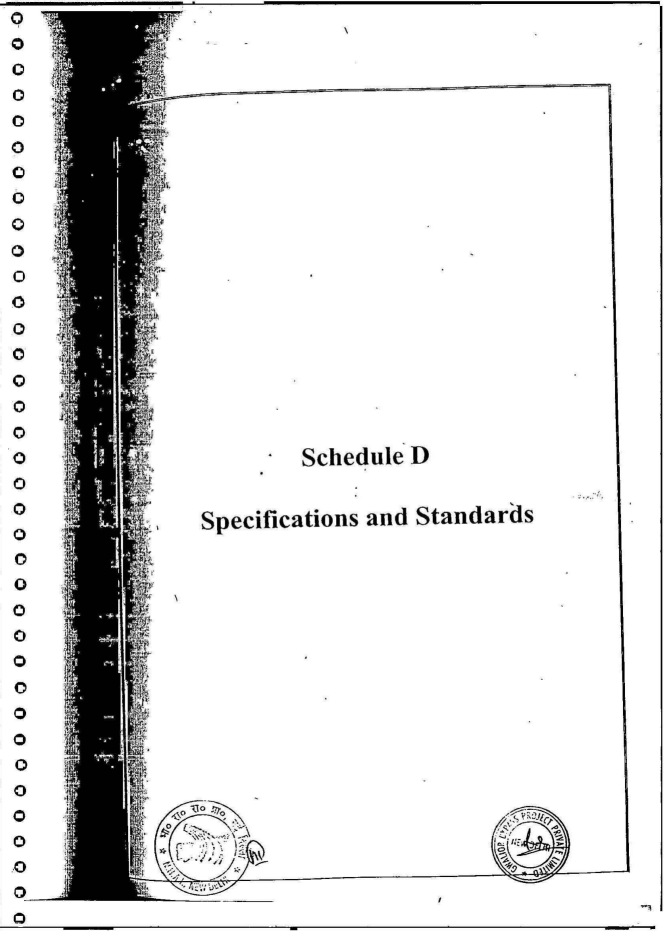




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SCHEDULE-D

SPECIFICATIONS AND STANDARDS

INTRODUCTION

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In Designs for various elements of the Project including facilities shall conform to the minimum design requirements set out in DPR and this Schedule. Alternative or additional designs submitted by the Concessionaire shall also meet these requirements.

12 Concessionaire in consultation with and approval of Independent Consultant / NHAI can adopt alternative designs for Bridges, Culverts, Flyovers, Retaining Earth Walls, Overpass and Underpass. In case the Concessionaire follows the DPR designs it shall carry out its own engineering surveys and shall be solely responsible for such designs. However, total length of viaduct portion of structure should not be reduced from that of mentioned in Schedule B. Also, the linear water way requirement, span arrangement and road Top Level given in the Annexure 1 shall be strictly followed. Notwithstanding anything to the contrary contained herein, the Concessionaire shall carry out its own engineering surveys and designs and shall be responsible for design, engineering and construction of the Project Highway as per the Specifications and Standards in accordance with the provisions of this Agreement

13. The Concessionaire shall strictly follow the horizontal alignment given in the DPR. In case DPR alignment design is deficient in terms of standards to be followed for the design speed of 100 kmph, improvements to alignment can be done with consultation and approval of Independent Consultant.

1.4 In no case the FRL of the additional 2/3 lanes shall be less than that of existing carriageway. The vertical profile has already been finalized by the Annexure 1 consultant. The concessionaire shall follow the finalized vertical alignment as minimum requirement. In no case the depth of cut shall not be more than that mentioned in DPR at any section of the Project Highway.

5. The Cross sectional elements specified for the Project shall be strictly followed.

1.6 All works related to the Project Highway shall conform to the Guidelines and Special Publications as applicable to National Highways and Ministry of Shipping, Road Transport and Highway (MORT&H) Specifications and Indian Roads Congress (IRC) standards, Codes, with all updates till 30 days before the date of bid submission by the Concessionaire. In the absence of any definite provisions on National Highways Authority of India any particular issue related to the Specifications and/or standards, reference may be made to the latest codes and Specifications of Bureau of Indian Standards, British Standards, AASHTO, ASTM or any other International standard in that order. But, where even these are silent, the Construction and completion of the works shall conform to sound engineering practice with the approval of the Independent Consultant / NHAI.

Amendments and or modifications carried out by the Ministry of Road Transport and Highway in the MORT&H specifications and IRC standards, and codes and available to 2001; 30 days before the date of receipt of bids shall be applicable.

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specifications, IRC standards and codes, those shall apply. All building works shall conform to Central Public Works Department (CPWD) Specifications for class 1 building works or standards given in the National Building Code (NBC) as amended and/or modified from time to time. For the purpose of this clause, building works shall be deemed to include road furniture, landscape elements and /or any other works incidental to the building works.

in case, any further amendments and/ or modifications in the said Specifications and/or standards and codes come into force after the said date (clause 1.8 above) and have financial impact, the matter shall be settled according to the Concession Agreement.

1.10 In so far as amended/modified/added clause supersedes a clause or part thereof in the said Specifications and standards, then any reference to the superseded clause velsewhere shall be deemed to refer to the amended/modified /added clause or part in the part of.

1.1) If amended/modified/added clause provision comes in conflict or be inconsistent with any of the provisions of the said Specifications and standards, the amended/modified/ added clause shall always prevail.

1:12 The Concessionaire shall plan and implement the quality assurance programme for the Project Highway and finalize it in consultation with the Independent Consultant at least one month prior to the commencement of the work.

it by devising suitable means. On noticing any deficiency in the quality and/ or quantity, if the Concessionaire. The Independent Consultant shall, however, ensure and/ or verify it by devising suitable means. On noticing any deficiency in the quality and/ or quantity, corrective measures as ordered by the Independent Consultant shall be carried out by the Concessionaire at the Concessionaire's cost to the satisfaction of the Independent Consultant.

In case of any disagreement or non-compliance by the Concessionaire, the dispute will be referred to NHAI to resolve it in terms of the Concession Agreement.

2. DESIGN STANDARDS

2.1 Design Standards comprise of MORT&H policy circulars and IRC codes, guidelines and special publications applicable to National Highways. The design standards adopted in DPR shall be generally followed. NHAI policy guidelines and respective State government current requirements and guidelines shall be adopted for landscaping and tree plantation along the corridor. Where the said standards are silent on any item, the following standards in order of preference shall be adopted with the approval of the Independent Consultant/NHAI.

L Bureau of Indian Standards (BIS)

ii. American Association of State Highway and Transport Officials (AASHTO)

iii. American Society of Testing Materials (ASTM)

iv. British Standards (BS)

V. Any other National or International Standard suggested by the Concessionaire.

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Designs, offered by the Concessionaire shall comply with the standards as spelt out in Designs 2:1 above.

dause 2.7. Codes in Annexure 1 is given to serve as a guide for design of various elements if project Highway.

73 Geometric Design Standards

Geometric design standards shall be adopted as per IRC codes as applicable to the NationalHighways. The design Standards and design criteria adopted in DPR shall be followed.

2.4 Geotechnical Design

- 24.1 Cut and fill slopes shall be appropriate to the nature of the material and the height of embankment or depth of cut. The embankment shall be safe against slope failure and the settlement should be within acceptable limits. If necessary, surcharge shall be placed on the embankment to induce faster rate of settlement. The settlement due to surcharge needs to be monitored using appropriate instrumentation, and pavement works taken up only after the 90% of the expected settlement has taken place and with the approval of the IC.
- 24.2 Material used in the fill and its compaction requirements shall conform to IRC 36-1970. Where these Specifications are in variance with the MORT&H Specifications the latter shall govern and be followed.
- 24.3 According to the present government guidelines, the use of flyash wherever possible within a radius of 10 Km of thermal plants is mandatory. The Concessionaire shall explore this possibility and incorporate in the design of the project facilities.

2.5 Pavement Design

- 2.5.1 The Pavement crust thickness requirement as mentioned in Schedule B for various elements shall be the bare minimum requirement for the Project. Any additional thickness above and over that mentioned in Schedule B shall be finalised in consultation with Independent Consultant.
 - 2.5.2 The new flexible pavement shall have Bituminous Concrete (BC) [also termed Asphaltic concrete (AC)] wearing course !aid over Dense Bituminous Macadam (D8M). Underneath DBM a bituminous base course of Bituminous Macadam (BM) shall be provided if necessary as per design requirements. It will be laid on Wet Mix Macadam (WMM) base course. The subbase granular material shall conform to the grading, density and other physical requirements stipulated in MORT&H Specifications and shall have a minimum CBR of 30% at 97% Maximum Dry Density (MDD). Material Chosen for subgrade shall have CBR not less than that suggested in DPR at 97% MDD.
 - 2.5.3 Refinery/Centrally Processed Polymer Modified bitumen (PMB-40) shall be used for bituminous concrete wearing courses in accordance with the stipulations of relevant and latest IRC & MORT&H guidelines.
 - 2.5.4 The minimum requirement of thickness for Cement concrete pavement shall be as mentioned in Schedule-B for Toll Plaza Locations. The flexural strength of concrete used for PQC should not be less than 45 Kg/cm2. In case Concessionaire desires to adopt rigid

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prement for new carriageway or any other facilities other than toll plaza, the above mentioned minimum thickness shall be provided in consultation with Independent Consultant.

2.5. Rigid pavement should be provided below the underpass locations where the project Highway is flying over the crossroad and proposed underpass is not a RCC box sincture. In case the crossroad is NH or SH the rigid pavement of at least same thickness of find of Toll Plaza as mentioned in Schedule B shall be provided. In case the crossroad standard pavement shall be designed and finalised in consultation with independent Consultant.

2.5.6 To ensure internal drainage of the pavement structure, the lower drainage layer of the road subbase shall extend upto full formation width.

2.5.7 Unevenness index of the pavement on completion shall not be more than 2000 mm per time assured with Bump Integrator litted in a vehicle or an equivalent device approved by the Independent Consultant/NHAI. The instrument used in the measurement of roughness shall be calibrated as per guidelines given in the World Bank rechnical Note No.46.

2.6 Drainage System

2.6.1 An effective surface and sub surface drainage system of pavement structure shall be in the control of the

2.62 Rainwater Harvesting System shall be provided all along the Project Highway as per provisions of DPR and IRC SP 50:1999.

2.6.2 Drainage system as designed and adopted in DPR for the drainage of carriageways in urban areas, rural areas, medians, toll plazas, wayside amenities, truck parking areas, bus-bays, rain water harvesting systems and other highway features are the minimum requirement for the Project and shall be followed. The concessionaire in consultation and approval of IC should work out a more effective drainage system before implementing the scheme given in the DPR.

2.7 Design Standards for Culverts, Bridges, Underpasses, Over bridges

2.7.1 The design standards and loading to be considered for culverts, bridges, underpasses and over bridges shall be those laid down in the latest relevant IRC codes and / or IS codes. Where the said codes are found wanting or are silent other codes as stipulated in Clause 2.1 above shall be followed.

2.7.2 MORT&H specification (Clause 2607.2) shall be followed for the material of strip seal expansion joints.

27.3 Design of POT/PTFE bearings design shall be done in accordance with IRC 83 (Part. III) Specifications.

2.7.4 Specifications for structural Concrete shall be as per IRC 21: 2000.

2.7.5 HDPE sheathing shall be used for pre-stressing.

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- 27.6 Pre-stressing anchorages -shall confirm to the latest BS code CEB-FIP Recommendations.
- 777) Design of voided slabs shall conform to the draft Specifications as considered by the IRC council.
- 27.8 Provision of pile foundations if proposed by Concessionaire shall have the approval of Independent Consultant. Pile load test shall be performed by conventional load lesting method and not by high-energy method.
- 2.7.9 Conduct of Field Pull Out test for RE walls is mandatory. In addition to this, specifications given in DPR shall be followed for RE wall design and construction.

2.8 Existing Culverts, Bridges

28.1 The unsafe and/or deficient bridge and culvert structures on the existing 2 lane carriageway shall be rehabilitated or replaced by sound structures to carry the IRC design loads spelt out in clause 2.7.1 above. The recommendations for rehabilitation of CD structures mentioned in DPR and Schedule-B are the bare minimum and any additional structure, which is required to be reconstructed, or any additional requirement for rehabilitation other than those mentioned in DPR and Schedule-B shall be finalised in consultation with Independent Consultant.

2.8.2 Where the existing structures are retained and extended, the extension shall be adone with same type of structure and properly adjusted and matched with the existing structure. The guidelines provided in DPR shall be followed for this purpose.

2.9 Intersections

2.9.1 At-grade intersections shall be designed according to IRC Special Publication 41 "Guidelines for the Design of At-grade Intersections in Rural & Urban Areas' and the MORT&H Type Designs for Intersections on National Highways, with modifications where required. The designs set out in DPR for intersections shall form the basis for the design. Treatment at any additional intersection other than those mentioned Schedule-B, shall be finalized in consultation with Independent Consultant.

2.9.2 For the design of elements not covered in the said publications, the AASHTO publication "A Policy on the Geometric Design of Highways and Streets" shall be followed.

2.9.3 Geometric design standards for elements of grade-separated intersections given in DPRshall be adopted.

2.9.4 For elements not covered in DPR, Guidelines of IRC-92-1985 supplemented by relevant MORT&H and the AASHTO publication 'A Policy on Geometric Design of Highways and Streets' shall be used.

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2,10.1 The litterbins shall be located at no more than 100 m intervals in the rest area and the fruck parking lay-byes. The bus stops shall be provided with at least one litterbin. 202 The capacity of the litterbin shall be as per requirement, subject to a minimum of

2.11 Public Toilets

30 lifres.

2.11.1 Requisite number of urinals, WC and bathing places supported by adequate water supply and sewerage facilities and appurtenances as per the National Building Code (NBC) shall be provided at truck parking lay-byes, subject to a minimum of 4 WC, 5 winds and 3 bathing places. Number of urinals WC and bathing spaces in all of the state of th unnals and 3 bathing places. Number of urinals, WC and bathing spaces in all other places including the rest areas will be as per the NBC. The entrance of the ladies toilet shall be clearly marked and segregated from the men's toilet.

211.2 At least 2-m wide area around the toilet blocks shall be paved with adequate cross slopes and drainage to ensure speedy disposal of water. Arrangement for sewage cross slopes and draining disposal shall beprovided.

2.12 Drinking Water Kiosk

2.12.1 Drinking water kiosks at the Truck Lay byes and Bus shelters shall have a minimum of 4 taps of push button type. The drinking water kiosks shall be easily accessible to Figure and handicapped people. The water kiosks shall be properly segregated and * Existing water pipe line. In absence of this, provisions for ground water extraction shall be made.

e cut 2.12.2 Water storage in the drinking water kiosks shall be as per the National Building Code (NBC), subject to a minimum of 200 litres. At least 2 sq.m. area around the drinking water kiosks shall be paved with adequate cross slopes and drainage to ensure speedy disposal of spilt water.

2.13 Highway Lighting System

2.13.1 The night-time illumination in the areas used by pedestrian shall not be less than 20 bux, In urban areas, it is recommended that semi-cut-off luminaries shall be provided. Arrangement of lighting installations shall be staggered except at curves. High most lighting shall be adopted for lighting of Toll Plazas, all Grade Separated Junctions and any other locations as mentioned in Schedule-B.

2.13.2 The layout of masts, their height and spacing shall be fixed in consultation with the Independent Consultants so that the minimum illumination level prescribed in 2.13.1 above is achieved.

2.13.3 Non-Conventional Sources of lighting system shall be provided at all At-grade Intersections as mentioned in Schedule-B with solar energy. The general Specifications mentioned in DPR shall be followed for this purpose.

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2.14 Highway Traffic Management System (HTMS)

shall provide facilities to the highway users to make emergency calls through Emergency Call Booths (ECBs) to control centre in case of accidents, break down of Wehicle and fire and to pre-warm the highway users about unusual conditions on the rood it shall provide information / data to traffic managers on traffic flow, conditions, speed and weather conditions, location of any incident and help required and on accoming calls. Based on these, the traffic managers should be able to exercise control on changing the variable message signs, mobilising the movement of ambulances. cranes, highway patrol units and fire tenders. HTMS shall also provide on line recording and reviewing of the voice and individual information for record and analysis.

- 2.14.1 All equipment shall comply and be installed in accordance with IEC 364, with minimum of CENELEC standards EN 50128 software integrity level 2.
- 2.14.2 The HTMS shall have an overall system mobility of better than 99% and shall be considered unavailable if any of the functions can not be properly executed. The mean time to restore to the normal operation following a failure shall be less than four hours all inclusive. The service life of HTMS shall be 10 years.
- 2.14.3 All outdoor equipment for the facility of the users such as Emergency Call Booths [ECB] and Message Signs (MS) shall be installed at locations which shall be clearly visible to the approaching drivers. The ECBs shall have proper sign identifications

2.15 Traffic Safety Measures

2.]5.1 Highway Patrolling

The Concessionaire is required to provide round the clock route patrols to assist motorists. The patrol personnel should be adequately trained to the satisfaction of the independent Consultant in traffic management, road safety and in primary First Aid. The purpose of these patrols is to:

• Provide the users of the Project Highway with basic mechanical help for vehicles that

- break down on the National Highway Section, and protect other motorists from such vehicles Immediately identify traffic hazards of whatever nature, such as unauthorised parking, public transport vehicles obstructing traffic during passenger loading and unloading, debris, stray animals and the like. The Concessionaire shall take the necessary
- measures to remove such obstructions.

 Provide emergency management at accident scenes until such time as the
 - authorities arrive. Assist the motorist, for the removal of damaged or mechanically
 - Provide road user information and to further the image of the National Highway Section in a professional and friendly manner.
 - Maintain daily records of assistance provided to motorists

 Observe, record and report suspect aspects of the highway, hazards and incidental damage caused by vehicles, floods, storms, or other random events, such that the highway maintenance records and data base are continuously improved.



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15.1.1 Patrol vehicles

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the Concessionaire will provide 4x4 drive Patrol vehicles as stipulated in the Contract. Facts vehicle shall accommodate a minimum 3 persons including the driver. The Concessionaire will also make arrangements for standby vehicles.

2.15.1.2 Ambulances

The Concessionaire will provide ambulances having all facilities of emergency assistance required like stretcher to carry the patient, Emergency Medicines, oxygen etc.

2.15.1.3 Cranes

The Concessionaire will provide cranes of 15 MT capacity having all requisite farrangements of pulling and lifting of accidental/break down vehicles. Table D-1 presents the serviceability indicators, required maintenance level that shall be followed by Concessionaire as part of highway patrolling.

Table D-1: Serviceability Indicators and required maintenance level for Patrolling

S. inter			The second secon
SI.	Serviceability Indicator	Required Maintenance Level	Frequency of Inspections by Engineer to Ensure Required Level of Service
	Tow trucks, cranes & ambulances etc.	within 30 minutes of incident occurrence	Daily on regular basis followed by weekly & monthly inspections
2.	Frequency of highway patrol	Every 4/6 hours on each carriageway for entire stretch (logging system)	Daily on regular basis followed by weekly & monthly inspections

2.15.2 Pedestrian Guard Rails and Safety Barriers

- 2.15.2.1 Pedestrian guardrail shall be provided at the following locations
- 1. At the places where pedestrian activity is high
 - II on raised foot path on the side of carriageway at bus stops and bus bays mentioned in
 - Schedule-C, for adequate length for pedestrain safety, not less than 20 m on either side the layout of pedestrian guard-rails at crossings, road intersections shall be as per the drawing given in DPR. On kerbed road sections, guard-rails shall be at least 15 cm away from the edge of carriageway.
 - 2.15.2.2 Safety barriers shall be located at the following locations
- (A) high embankments which have height > 3m when measured from the top of the payement to the natural ground.
 - III. At sharp horizontal curves whose radius is less than 500 m by the side of ponds, lakes, joben wells even when the height of embankment is less than 3 m.
 - Along the central median at places where median width is 1.5 m and also in the flengths where median tapers from 5.0 m to 1.5 m.. Typical layout for safety barriers is along in DBB
 - iv on the approaches of major and minor bridges for a length of at least 25m on both sides even if the embankment height is less than 3m.

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2.15.3 Traffic Blinker Signal with Liquid Electromagnetic Display (LED)

The road traffic signals, its configuration, size, location and other requirements shall be as ser IRC: 93 - 1985 and IS: 7537 - 1974.

Blacker Signal shall be provided at all intersections with SHIMDRIODR cotocons and intersections.

Binker Signal shall be provided at all intersections with SH/MDR/ODR category roads in fire great with non-conventional energy sources like solar energy. The general specifications mentioned in DPR shall be followed for this purpose.

2.15.4 Road Studs

2,15.4.1 Nineteen degree (19°) tilted one-way reflective road studs with anchor and with 15.4.1 Nineteen degree (19°) tilted one-way reflective road studs with anchor and with 15.4.3 glass elements etc. complete shall be provided at 1 m c/c on pedestrian crossing with red reflective panel as per EN 1463 and BS873 part IV (1987). Road studs shall also be provided at 9 m c/c on edge lanes, lane lines for a length of at least 130 m on the approaching side of the intersection with white reflective panels as per BS873 part IV (1987) replaced partly with BS EN 1463-1: 1998.

2.16 Highway Signs

2.16.1 The design and location of route marker signs for National Highway shall be as per the IRC: 2-1968. The design and placement of highway kilometre stones, the dimensions of stones, size, color, arrangement of letters shall be as per IRC: 26-1967 and IRC: 8-1980.

The design, location and materials to be used for Road delineators shall be as per IRC: 79-1981.

The color, configuration, size and location of size of traffic signs shall be as per IRC: 67-

The color, configuration, size and location of size of fractic signs shall be as per IRC; 67-2001.

2.16.2 For the road signs the standards set in IRC; 67-2001, Code of Practice for Road Signs shall be followed. As regards, the overhead signs the standards prescribed by

MORT&H shall be followed. Where these are sllent, standards prescribed in BIS/British

Standards/AASHTO/ASTM or any other international standard in that order shall be adopted in consultation with the Independent Consultant / NHAI.

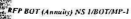
2.16.3 All the cautionary/mandatory signs shall be provided on shoulder and median for each direction of traffic for clear visibility during overtaking operations.

2.16.4 On kerbed road sections the edges of the road signs shall be at least 60 cm away from the edge of the kerb, where as on un-kerbed road sections the edge of the signs shall be at a distance of 2 m from the edge of the carriageway.

2.17 Pavement Markings

2.17.1 Pavement markings shall be designed and provided in accordance with IRC: 35-1997 "Code of Practice for Road Markings" in consultation with the Independent Consultant.

2.17.2 Centre line, Edge line (outer), Edge line (inner) and pedestrian crossing shall follow the guidelines mentioned in BS EN 1436 - 1998.





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2.18 Pickup Bus Stops & Bus Bays

18.1 The layout, design and location of the pickup bus stops shall be as mentioned in schedule C and shall follow the Specifications of IRC: 80 - 1981. The sizes of the bus helters shall be 0.6 m2 per person during peak load depending on the frequency of buses to be handled by each stop. Bus stops shall be provided on both sides of the road for either direction of traffic. The plinth height of the bus stop shall be 0.3 m from the bus boy level and shall be 2 risers high. The minimum ceiling height of the structure shall be 2.1 m. The height of seating shall be 0.4 m from floor level while the back of the seat shall be 0.35 m high. Seating space per person shall be 0.45m X 0.45m, while minimum leg and circulation space for each seat shall be 0.6 m. Each bus stop shall have at least one litter bin. The pedestrian guard rails shall be provided as described earlier in this Schedule.

2.18.2 No raised medians shall be constructed at bus bay locations. Chevron marking arid bollard system shall be provided at the median portion between main carriageway and bus bay for delineation of bus bay from main carriage way.

2.19 Truck Parking Facility

2.19.1 The parking length at bays for each vehicle shall not be less than 15 m and parking width for each vehicle shall be 2.75 m. The length of the lay-bye shall be as per parking requirement subject to a minimum of 100 m and the minimum width of the raised separator between the lay-bye and the carriageway shall be 3m in rural sections. The parking spaces shall be parallel to the road. Parking tots shall be adequately illuminated and nightlime illumination shall not be less than 20 lux.

2.20 Landscaping

2.20.1 Trees shall be planted in rows and on either side of the road with staggered pitch as per the IRC; SP: 21-1979. A range of 10-15 m c/c is recommended for spacing of trees (parallel to the road). Setback distance of trees needed in different situations shall be as per the IRC; SP: 21-1979 and the IRC; 66-1976. The distance between the kerb, if any, and the nearest edge of tree trunk shall be at least 2 m. Shrubs in medians shall not normally exceed 1-1.5 m in height and shall be as per IRC; SP: 21-1979.

2.20.2 Relevant provisions of NHAI policy guidelines and respective State Government current requirements and guidelines shall be followed for landscaping.

2.20.3 The Environment and Social Impact Assessment Report, (Clause 13 Schedule C)

For safe traffic operation vertical clearance between the crown of the carriageway and lowest part of the overhang of the tree available across the roadway shall conform to the standards set down in IRC: SP: 21-1979. The pit size, fencing, watering and maturing requirements shall also conform to the above standard. Planting shall be such that it is does not obstruct the visibility of traffic from any side and shall be pleasing in appearance.

2.21 Utility Ducts

Iwo (2) Numbers of Utility ducts shall be provided at an interval of 500m in urban sections and 2000m in rural sections for cross connection. These ducts shall be made of NP4 pipes

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of minimum 300mm diameter and shall be provided below the ground level. The above mentioned size of the pipe is bare minimum. It is advocated that the cross ducts be taken across the road on the ceiling of the box culverts that have been provided at regular intervals. However, if a need is ascertained for cross duct the same may be provided in consultation and approval of the IC. It shall be increased if necessary in consultation with respective service departments and Independent Consultant. Location and level of the cross utility ducts shall be finalized in consultation with the Independent Consultant and

3. SPECIFICATIONS

- \$\frac{1}{2}3.1\ \text{Specifications' herein under mean the Specifications relating to the quality and other requirements for the Project Highway as set forth in this Schedule and any modifications there-of, or additions there-to as included in the Specifications of DPR for the Project Highway.
 - 3.2 All Specifications (Additional & Modified) for materials used shall be consistent with DPR Specifications and other publications referred to therein.
 - 3.3 The materials to be used in the work of the Project Highway (including facilities thereon) shall conform to DPR and MORT&H Specifications. However, where the said Specifications are silent in regard to Specification for the material in question in that case. Specifications under Bureau of Indian Standard/British Standards/AASHTO/ASTM shall apply in that order. But even where these standards are silent, the Concessionaire shall get the Specifications for the material in question approved by the Independent Consultant prior to its use in the work.
 - 3.4 Fly ash shall be utilised in the road construction if it is available in adequate quantity within a radius of 100 Km from the Project corridor as per Ministry of Environment and Forest regulations. For usage of fly ash as embankment fill material, relevant cross section detail given in schedule B shall be followed.
 - 3.5 In addition to road and bridge works, there will be other works, described herein under, on the Project Highway. Wherever the tailor made Specifications are not available for these works, specific approval of the Independent Consultant shall be obtained by the Concessionaire in respect to that particular item of work.

3.5.1 HIGHWAY LANDSCAPING

- 3.5.1.1 Planting of trees along the Project Highway shall follow a variety of schemes depending upon location requirement as per the IRC: SP: 21-1979. The choice of trees to be planted shall also be made as per IRC: SP: 21-1979; "Manual on Landscaping". Eucalyptus (all species) is not recommended for planting. Local, indigenous species that grow in high salinity microclimate shall be planted.
- 3.5.1.2 On medians and as under-crop, planting of dust and gaseous substanceabsorbing shrubs such as nerium oleander album is recommended. To ensure survival from herbivorous animals, shrubs/plants containing latex shall only be planted.

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- 35,13 preparation of schemes for Project Highway development, restriction on building first, control lines, control of access, prevention unauthorised occupation of land and prepared of the control of the control of land and prepared of the control of the control of land and prepared of the control of land and land of la
- 15.14 The treatment of the highway embankment slopes shall be as per the recommendations of IRC: 56-1974, depending upon the soil types involved. Pitching works on the slopes shall be as per the MORT&H Specifications.
- Construction of CC (M-20) footpaths for pedestrians shall be as per MORT&H specifications.
- 3.5.1.6 No advertisement shall be allowed to be erected within the RoW.
- 351.7 It shall be ensured that any sign, signal or any other device erected for traffic control, traffic guidance and/or traffic information shall not obscure any other traffic sign.

3.5.2 BUILDINGS

- 352.1 All building works shall be designed to meet the functional requirements and shall be compatible with the regional architecture and microclimate. Locally available materials shall be given preference but not at the cost of construction quality. All brick and stone masonry works shall be of first class type and as per good practice. All steel works shall conform to section 6, Part VI of the NBC and section 1900 and 2000 of MORT&H Specifications.
- 3.5.2.2 Whenever any specific provision for any building works is given in the MORT&H specifications, IRC standards and codes, those shall apply All building works shall conform to Central Public Works Department (CPWD) Specifications for class 1 building works or standards given in the National Building Code (NBC) as amended and/or modified from time to time. For the purpose of this clause, building works shall be
 - deemed to include road furniture, landscape elements and /or any other works incidental
 - to the building works
 - 3.5.2.3 All the open spaces around the building(s) shall be landscaped. Boundary walls, fencing, controlled entry points and cattle-catches at all entry and exit points to the buildings shall be provided to protect them from intruders and animals.
 - 3.52.4 The design of water distribution and storage systems, laying of mains and pipes.

 deaning and disinfecting of the water supply system shall be as per relevant clauses of section 1, Part IX of the NBC.
 - 2.52.5 The design, tayout and construction of drains for sewage disposal system with all ancillary works such as connections, manholes and inspection chambers and septic tanks
 - shall be as per relevant clauses of Section 2, Part IX of the NBC. Each septic tank, if provided, shall have a soak pit of adequate size. The location of the septic tanks and subsurface absorption system shall be as per clause 12.15.1 of part I of NBC.
 - 3.5.2.6 The design and location of all electrical installations, distribution system, wiring, liftings, accessories and lightning protection of buildings shall be as per relevant clauses of Section 2, Part VI of the NBC.

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3.5.3 HIGHWAY LIGHTING SYSTEM

1,5.3.1 The following codes shall be followed while designing the lighting system on the project Highway for different locations such as urban areas, junctions, bridges, junction of slip roads with elevated roads, pedestrian crossing, toll plazas, base camps etc.

1, 15: 1944 (Parts 1 and 11) - 1970

1, 15: 1944 (Part V) - 1981; and

1, 10: 1944 (Part VI - 1981)

The layout of the lighting system together with type of luminaries and level of illumination for different locations shall be determined in consultation with the Independent Consultant.

13.5.3.2 Overhead electric power and telecommunication lines erected within the Right of

way (ROW) by the Concessionaire shall be provided with adequate clearance so that safe use of road is not affected. Vertical and horizontal clearances shall conform to the IRC:32-1969.

3.5.4 TRAFFIC SAFETY MEASURES

3.5.4.1 Highway Patrolling

3.5.4.1.1 The location and number of patrol control room centers shall be finalised with independent Consultant. Highway patrolling establishment should have three shifts of 8 hours each. It would consist of at least 3 persons including driver.

3.5.4.1.2 Control Centers (Main & Sub) for HTMS would have a crane mounted on truck, Diesel Jeep or Station Wagon, ambulance, Motorcycle and other equipments as per requirement. All the vehicles shall conform to the Motor Vehicles Act 1988. The ambulance unit shall have I (one) nurse, I (one) compounder, I (one) photographer and I (one) driver.

3.5.4.2 Pedestrian Guard Rails and Safety Barriers

3.5.4.2.1 The Pedestrian Guard Rails along the Highway shall be constructed as per DPR.

3.5.4.2.2 The Safety Barrier shall conform to MORT&H Specifications Clause 810 and shall be constructed as mentioned in DPR. In case not mentioned in DPR it shall be W-beam metal crash barrier.

3.5.5 TRAFFIC CONTROL

3.5.5.1 Traffic Signals

3.5.5.1.1 There shall be no traffic signals on National highway except at the locations of major intersections mentioned in Schedule B, where pedestrian Zebra crossing facilities fore to be provided in urban areas. Where provided as pedestrian facility and on the side road crossing/meeting the Project Highway, it will be governed by clause 3.5.7.1.2 herein I funder.

3.5.5.1.2 The signal foundation shall be constructed as per clause 13 of IRC: 93 - 1985. Constructional requirements shall conform to IS: 7537- 1974, unless otherwise stated in IRC: 93-1985. Posts shall be painted and protected as per clause 3.7 of IS: 7537-1974.

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raffic signals shall have a complete electronic mechanism with an auxiliary manual controller.

3.5.5.2 Highway Signs

- 3.5.5.2.1 The road signs erected on the Project Highway shall conform to IRC 67-2001, Code of Practice for Road signs. Road signs such as Chevron, overhead etc. not covered by IRC 67-2001 will be as per BIS/British Standard/AASHTO/ASTM in that order after approval by the Independent Consultant.
- 3.5.5.2.2 All road signs shall be with retro-reflective sheeting of high intensity grade with tencapsulated lens fixed over aluminium substrata as per Clause 801 of MORT&H specifications.
- 3.5.5.2.3 The overhead signs shall be placed on a structurally sound gantry or cantilever structure made of circular pipes or steel sections approved by the Independent Consultant. The said sign shall be with high intensity retro reflective sheeting. The height, lateral clearance and installation shall be as per the MORT&H Specifications.

3.5.5.3 Pavement Markings

- 3.5.5.3.1 Pavement markings shall be as per IRC; 35-1997. These markings shall be applied to road centre lines, edge line, continuity line, stop lines, give way lines, diagonal/chevron markings, zebra crossing and at parking areas by means of an approved self-propelled machine which has a satisfactory cut-off value capable of applying broken lines automatically.
 - 3.5.5.3.2 Road markings shall be of hot applied thermoplastic paints with glass reflectorising beads as per relevant clauses of Section 803 of MORT&H Specifications.
 - 3.5.5.3.3 Titanium of rutile grade, minimum 40% glass beads, bead size of 1-1.5 mm, glass beads with minimum 95% true spheres with minimum reflectivity of 100 mcd/lx/sam for a period of 12 months and minimum wet reflectivity after rain of 25 mcd/lx/sam on centre line and pedestrian crossing shall be used. It should also have at least a life warranty of 24 months.
 - 3.5.5.3.4 Instruments such as reflectometers shall be available in mobile battery operated units to check the reflectivity in the site.

3.5.6 PROJECT VEHICLES AND EQUIPMENT FOR OPERATION

- 3.5.6.1 All the vehicles used for activities pertaining to the highway operation shall conform to the Motor Vehicles Act 1988.
- 3.5.6.2 All the gadgets, equipment or any systems used for operation and maintenance of the highway shall be of standard make and shall conform to international standards

3.5.7 ROAD FURNITURE AND FACILITIES ON ROADSIDE

3.5.7.1 Road furniture on the Project Highway provided as per IRC Codes shall meet requirements of MORT&H Specifications. Where any item is not covered by it, then its

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specification shall conform to BIS/British standard/AASHTO/ASTM in that order after approval by the Independent Consultant.

- 3.5.7.2 Noise barriers and other measures as suggested in EMP for the Project in DPR shall be strictly adhered to.
- 3.5.7.3 Low height easily mountable kerb shall be placed at locations of pedestrian crossings and other facilities to accommodate physically handicapped people. These locations should be designed suitably to avoid usage of vehicular traffic, particularly two-wheelers. Design of such facilities shall be finalised in consultation with Independent Consultant.

 3.5.7.2 Roadside facilities such 3.5.7.3 Low height easily mountable kerb shall be placed at locations of pedestrian crossings and other facilities to accommodate physically handicapped people. These
 - provided shall follow the Specifications spelt out hereinunder.
 - 3.5.7.3 Litter Bins: The litter-bin shall be simple in shape and its colour and finish shall be conspicuous. Litter-bin shall be post mounted and/or swivel type. The mounting and fixing components shall be robust. The bin shall have drainage holes for periodic flushing. It shall also be theft, vandal and fire proof. It shall be resistant to wear and tear and the material and design shall be such as to require minimal maintenance.
 - 3.5.7.4 Public Toilets: The public toilet shall be simple in design and the area around the toilet block shall be paved with cement concrete tiles or any other suitable material, and have cross slope so as to ensure speeay alsposure relevant sections of clause 3.5.2 of this Schedule. have cross slope so as to ensure speedy disposal of water. The structure shall conform to
 - 3.5.7.5 Drinking Water Klosk: The design of the water kiosk shall be such as to require minimal maintenance. Area around the kiosk shall be paved with cement concrete tiles or any other suitable material, and have cross slope so as to ensure speedy disposal of water. The water supplied shall conform to IS: 10500:1991 for quality and purity of potable

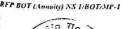
3.5.8 PICKUP BUS STOPS

- 3.5.8.1 The bus stop layout shall provide safe entry and exit of buses from Project Highway and movement of passengers. The shelter structure shall be structurally safe and functional so as to protect the waiting passengers adequately from sun, rain and wind. The seating and plinth of the structure shall be of coursed stone masonry. The bus bay area shall be provided with an effective drainage system.

 3.5.8.2 The bus bays shall be paved with flexible pavement as that of new carriageway.

3.5.9 TRUCK PARKING FACILITIES

- 3.5.9.1 The layout of the truck lay-byes and facilities thereon shall be as mentioned in Schedule C to cater to the estimated parking demand and shall be got approved by the Independent Consultant. Parking shall be parallel to the road and the lay-bye shall be setback from the edge of the carriageway. The lay-byes shall be landscaped with low-density plantation to provide shade.
 - 3.5.9.2 The parking spaces shall have flexible pavement as that of main carriageway. Parking bays/lots shall have proper cross slope and drainage. They shall be marked with







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paint as per IRC: 35-1997 to demarcate parking and circulation spaces. Lighting shall be populated as per IS: 1944 (Part 1 and 11) - 1970.

35.9.3 The parking lay-bye shall have drinking water kiosk, independent of other existing facilities and of required capacity. The kiosk shall be well sheltered from the sun and rain area around it shall be suitably and adequately paved with proper drainage to ensure disposal of spilt water.

3.5.9.4 The parking lay-bye shall have toilet facility to suit the requirement. It shall have covered soak pits and shall be away from the drinking water facility.

4. Salety During Project Execution, Operation and Maintenance

4.1. The Concessionaire shall ensure complete safety of construction staff during the construction work of the Project Highway. It shall also ensure minimum interference to the flow of traffic during widening of the existing 2-lane pavement. The additional lanes shall be constructed first and the traffic diverted to it before improvements to the existing small are taken up. Detailed plan for traffic management shall be worked out in consultation with the Independent Consultants prior to implementation. During construction, the Concessionaire shall take all necessary measures for the safety of traffic by providing and maintaining barricades, traffic signs and illumination during night.

4.2 The Concessionaire shall also ensure complete safety of the Road Users during the construction work of various nature spelt out in Schedule L

43 Guidelines for safety measures during construction, operation and maintenance as given in Schedule S, shall be followed.

4.4 A situation arising at site not covered in Schedule L shall be carefully studied for solution, in consultation with Independent Consultant.





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LIST OF IRC CODES FOR THE DESIGN OF BRIDGE STRUCTURES AND CULVERTS RC: 5-1998 Standard Specifications & Code of Practice for Road Bridges. Section 1 -

General Features of Design (Seventh Revision)

IRC: 6-2000 Standard Specifications & Code of Practice for Road Bridges, Section 11 -

loads and Stresses (Fourth Revision)

RC: 7,1971 Recommended Practice for Numbering Bridges and Culverts (First Revision)

IRC: 18-2000 Design Criteria for Pre-stressed Concrete Road Bridges (Post-Tensioned

concrete) (Third Revision)

FIRC: 21-2000 Standard Specifications and Code of Practice for Road Bridges. Section III

Cement Concrete (Plain and Reinforced) (Third Revision)

IRC: 22-1986 Standard Specifications and Code of Practice for Road Bridges.

Section VI Composite Construction (First Revision) RC: 24-2001 Standard Specifications and Code of Practice for Road Bridges.

Section V Steel Road Bridges. (Second Revisison)

IRC: 45-1972 Recommendations for Estimating the Resistance of Soil Below the Maximum Scour Level in the Design of Well Foundations of Bridges.

RC: 54-1974 Lateral and Vertical Clearances at Underpasses for Vehicular Traffic.

IRC: 73-1980 Geometric Design Standards for Rural (Non-Urban) Highways IRC: 78-2000 Standard Specifications and Code of Practice for Road Bridges.

Section VII Foundations & Substructure (Second Revision)

IRC: 83-1999 Standard Specifications and Code of Practice for Road Bridges.

Section IX Bearings, Part 1: Metallic Bearings (First Revision)

RC: 83-1987 Standard Specifications and Code of Practice for Road Bridges, (Part-II) Section IX-Bearings, Part II: Elastomeric Bearings

IRC: 89-1997 Guidelines for Design & Construction of River Training & Control Works for Road Bridges.(First revision)
[RC: SP:13-1973 Guidelines for the Design of Small Bridges and Culverts

IRC: SP:18-1978 Manual for Highway Bridge Maintenance Inspection IRC: SP:33-1989 Guidelines on Supplemental Measures for Design, Detailing &

Durability of Important Bridge Structures.
RC: SP:35-1990 Guideline for Inspection and Maintenance of Bridges

RC: SP:40-1993 Guidelines on Techniques for Strengthening and Rehabilitation of Bridges

LIST OF IRC CODES/STANDARDS/ACTS FOR ROAD WORKS IRC: 2-1968 Route Marker signs for National Highways (First Revision) RC: 8-1980 Type Designs for Highway Kilometer Stone (Second Revision)

RC: 12-1983 Recommended Practice for Location and layout of Roadside Motor Fuel Filling and Motor Fuel Filling-cum Service Stations (Second Revision)

IRC: 15-2002 Standard Specification and Code of Practice for Construction of Concrete Roads (Third Revision) IRC: 16-1989 Specification for Printing of Base Course with Bituminous Primers

(First Revision) Section III- Cement Concrete (plain and Reinforced) (Third Division)

RC: 25-1967 Type Designs for Boundary Stones O IRC: 26-1967 Type design for 200-meter stones IRC: 30-1968 Standard Letters and Numbers of Different Heights for Use on O

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IRC: 21-2000 Standard Specifications and Code of Practice for Road, Bridges,

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Highway signs nigg: 32-1969 Standards for Vertical and Horizontal Clearances of Overhead Electric Power and Telecommunication Lines as Related to Roads

IRC: 36-1970 Recommended Practice for the Construction of Earth Embankment for Rood Works RC 35-1997 Code of Practice for Road Markings

iRC: 37-2001 Guidelines for the Design of Flexible Pavement (Second Revision) RC: 38-1988 Guidelines for Design of Horizontal Curves for Highways and Design Tables (First Revision)

IRC: 56-1974 Recommended Practice for Treatment of Embankment Slopes for Erosion Control IRC: 58-2002 Guidelines for the Design of Plain Jointed Rigid Pavements for

Highways. RC: 62-1976 Guidelines for Control of Access on Highways RC: 64-1990 Guidelines for Capacity of Roads in Rural Areas (First Revision)

IRC: 66-1976 Recommended Practice for Sight Distance on Rural Highways IRC: 67-2001 Code of Practice for Road Signs (First Revision) IRC: 69-1977 Space Standards for Road in Urban Areas IRC: 73-1980 Geometric Design Standards for Rural (Non Urban) Highways

IRC: 75-1979 Guidelines for the Design of High Embankments IRC: 79-1981 Recommended practice for Road Delineators IRC: 80-1981 Type Designs for Pick-up Bus Stops on Rural (i.e. Non-Urban)
III Highways
IRC: 81-1981 Tentative Guidelines for Strengthening of Flexible Road Pavements 0

Using Benkelman Beam Deflection Techniques iRC: 84-1983 Code of Practice for curing of Cement Concrete Pavements IRC: 86-1983 Geometric Design Standards for Urban Roads in Plains
IRC: 92-1985 Guidelines for the Design of Interchanges in Urban Areas IRC: 93-1985 Guidelines on Design and Installation of Road Traffic Signals

IRC: 98-1997 Guidelines on Accommodation of Under Ground Utility Services Along and Across Roads in urban Areas (First Revision) IRC: 103-1988 Guidelines for Pedestrian Facilities IRC: 106-1990 Guidelines for Capacity of Urban Roads in Plain Areas IRC: 106-1990 Guidelines for Traffic Prediction on Rural Highways

RC:SP: 11-1988 Hand Book of Quality Control for Construction of Roads and (Runways (Second Revision) RC:SP:15-1996 Ribbon Development along Highways and its Prevention IRC:SP:21-1979 Manual on Landscaping of Roads

RC:SP:23-1983 Vertical curves for Highways IRC:SP:31-1992 New Traffic signs RC:SP:41-1994 Guidelines on Design of At-Grade Intersections in Rural and Urban Greas IRC:SP:42-1994 Guidelines on Road Drainage IRC:SP:44-1994 Highway Safety Code

IRC:SP:50-999 Guidelines on Urban Drainage RC:SP:53-2002 Guidelines on the use of Polymer and Rubber Modified Bitumen in Road Construction IRC:SP:58-2001 Guidelines for the use of Fly Ash in Road Embankment #IRC:SP:59-2002 Guidelines for the use of Geotextiles in Road Embankments and

Associated Works. LiRC:SP:63-2004 Guidelines for the use of Interlocking Concrete Block Pavement.





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Ministry of Road Transport and Highway Publications

ORISH, Manual for maintenance of roads, 1983

MUKISH, Specifications for Road and Bridge Works, 2001 (Fourth Revision) NORTEH, Addendum to Technical Circulars and Directives on National Highways and

ponored Road and Bridge Works Projects (Jan 1995 to Dec 1997) Centrally

ORT&H, Type Designs for Intersections on National Highways, 1992 MORTAH, Addendum to Ministry's Technical Circulars and Directives on National Highways and

centrally Sponsored Road and Bridge Projects (August 1988 to December 1992), 1993 MORT&H, Addendum to Ministry's Technical Circulars and Directives on National Highways and Centrally Sponsored Road and Bridge Projects (Jan. 1993 to Dec. 1994) 1996

LIS Publications

15:7537-1974 Road traffic signals

S:10500-1991 Drinking Water 1970 Code of Practice for lighting of Public Thoroughfare: Parts land 2

main and secondary roads (Group A and B) (first revision)

"(Amendments No. 1 and 2) Parts 1 and 2 in one volume)

(Amendments 2) S:1944 (Parts V) 1981 Code of Practice for Lighting of Public Thoroughfares: Parts 5 Lighting for Grade separated junctions, Bridges and Elevated roads

IS: 1944 (Parts VI) 1981 Code of Practice for lighting of Public Thoroughfare: Part 6 Lighting

for Towns and city centres and areas civic importance (Group E) S. 10748-1995 Hot rolled steel for welded tubes and pipes (First Revision)

NBC National Building Code

Part III, NBC: Development Control rules and general building requirements of VI, NBC: Structural Design

Part VIII, NBC: Building Services

Part IX, NBC: Plumbing Services Part IV, NBC: Fire Protection

British Standards

88 873 part IV (1987) Road traffic signs and internally illuminated bollards. Specification for

BS EN 1463-1: 1998 Road traffic signs and internally illuminated bollards. Specification for road studs

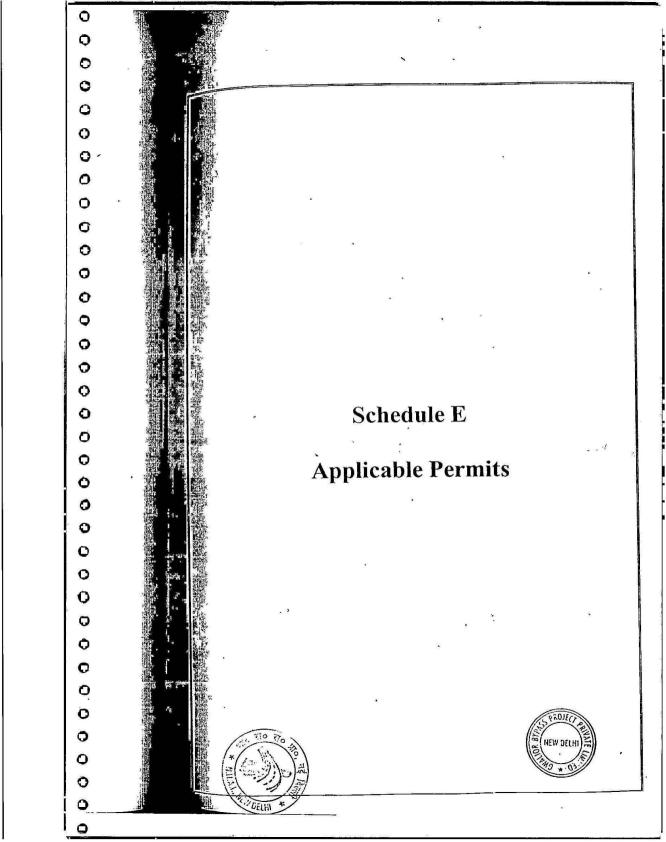
SS EN 1436;1998 Road marking materials. Road marking performance for road users.

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SCHEDULE E

APPLICABLE PERMITS

(to be obtained before/ on financial closure)

Ministry of Finance / RBI

- i) Approval for foreign investment and foreign loans, if required
 - ii) Approval for import of equipment and machinery for construction
 - and operation, if required

 Exemption of Excise duty on construction material, if required.
- Department of Telecommunication

required

Department of relecontinuinculo

- i) Permission / clearance for setting up of wireless system, if required
- ii) Clearance / permission for the use of optical fibre cables of DOT, if

State Government Permits

Quarrying Permits: Permits for extraction of boulder from quarry from Additional District

- Magistrate (ADM) Mines

 Permit for installation of crusher from village Panchayat and State/Central
- Pollution Control Board
 License for explosives from the office of Explosive controller
 - Explosive license for storing diesel

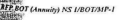
Electricity:

- Generator (DG)
- Permission for electrical connection, if power source is available

Water:

If water has to be taken from river/ reservoir, permission to be obtained from State Irrigation Department

Permission required from State Electricity Board (SEB) for installation of Diesel





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- License from inspection of factories
- NOC consent from pollution department

Asphalt Plant:

Clearance required from village panchayats & State/Central Pollution Control Board

Borrow Earth:

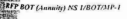
- Permission from irrigation department if land taken from irrigation land
- Permission required from village panchayat and ADM mines for Government
 & private land
- Permission from Local Municipalities and Development Authorities.

Cutting of trees:

Permission from Forest Department.

Sewage Lines and Water Mains:

Permission from Local Municipalities and Development Authorities.

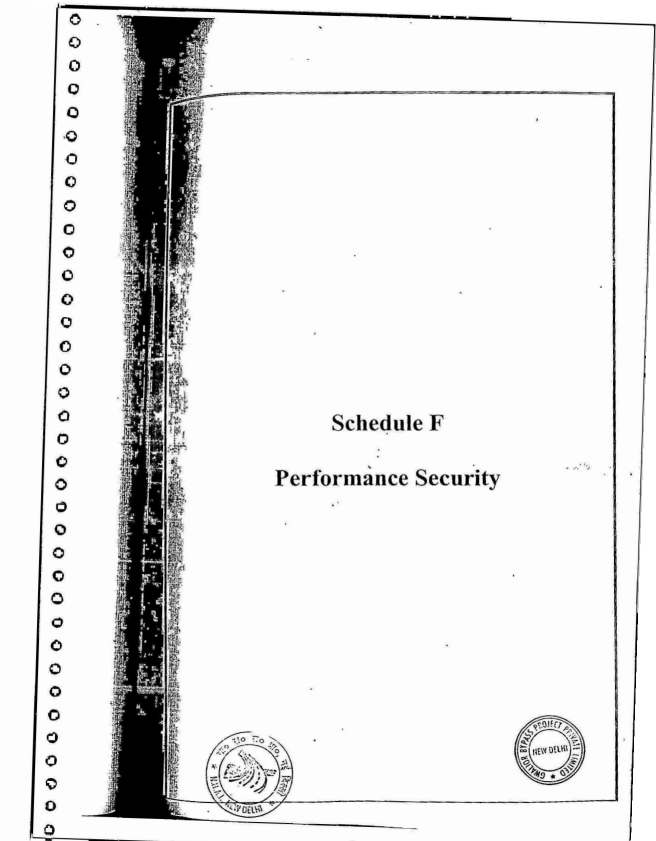




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ALIOR BYPASS PROJECT PVT. LTD. 370-371/2, Sahi Hospital Road, Jangpura, Bhogal, New Delhi - 110014 Ph. · 011-24378011 - 20, Fax : 011-24378784, 24373707

f:: NHAI/GWB/2006/06

Date: 19th September, 2006. The General Manager (N-II)

National Highway Authority of India G-5 & G-6, Sector 10. Dwarka, New Delhi-110 075. Subject:

Design, Construction, Development, Finance, Operation and Maintenance of the work of construction of New Four Lane Gwalior Bypass of the length 42.033 Km from Km 103.00 of NH-3 to Km 16 on NH-75 in the State of and Madhya Pradesh under North-South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) basis-Package No. NS-1/BOT/MP-1- Performance Bank Guarantee.

Thanking you for giving us the time for submission of Performance Bank guarantee till

15th September 2006 and for considering our problem. In this regard we are enclosing a Bank guarantee of Rs. 6, 01, 86,000.00 (Rupees Six Crore One Lac Eighty Six Thousand only) towards the financial close. Further we expect that another Bank Guarantee i.e. of Rs. 9, 02, 79,000.00 (Rupees Nine Crore Two Lac Seventy Nine Thousand only) will

submitted to you very shortly. We hope you will appreciate our positive efforts in this regard. Thanking You,

and well DIRECTOR



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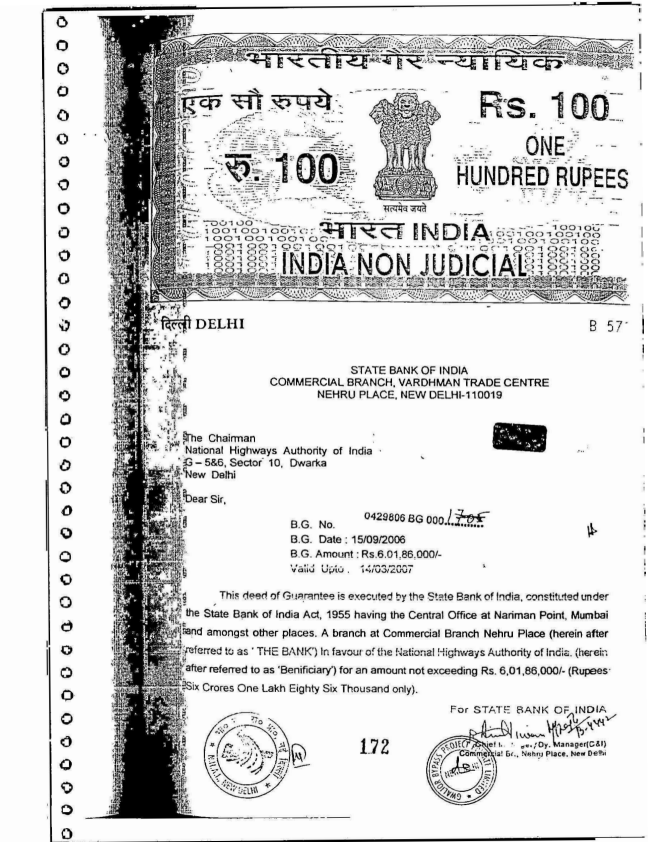
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Dear Sir,

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0 0 0 O B.G. No. U429806 EG 000 7-05 O B.G. Date: 15/09/2006 Q B.G. Amount: Rs.6,01,86,000/-O Valid Upto: 14/03/2007 O 0 O 0 M/s.GWALIOR BYPASS PROJECT PVT. LTD. having its Office at 370-371/2, 0 Hospital Road, Jangpura, Bhogal, New Delhi-110014; (the "Concessionaire") has agreed in accordance with the Letter of Acceptance O (LOA) dated 31st May, 2006 issued by NHAI to construct and operate the 0 Design, Construction, Finance, Operation & Maintenance of the Work of 0 Construction of New Four Lane Gwalior Bye-pass of the length 42.033 KM 0 from KM 103.00 of NH-3 to KM 16 of NH-75 in the State of Madhya Pradesh under North-South Corridor (NHDP, Phase II) on Build Operate and O Transfer (BOT) (Annuity) basis Package No. NS-1/BOT/MP-1 (the "Project"). 0 O The Concessionaire is required to give ("NHAI") a guarantee by a 0 recognized bank based in India in the sum of Rs.6,01,86,000/- (Rupees 0 Six Crore One Lakh Eighty Six Thousand Only) as security for compliance with its obligations under the Concession Agreement during the 0 Construction Period. 0 0 O O 0 Ó 0 0 0



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B.G. No. 0429808 BG 000 105

B.G. Date: 15/09/2006

B.G. Amount: Rs.6,01,86,000/-

Valid Upto: 14/03/2007

The Guarantor has agreed to give NHAI the abovementioned guarantee on the terms set out herein.

We, State Bank of India, a Body Corporate, having its Head Office at Nariman Point, Mumbai and a Branch Office amongst other places at Commercial Branch, Vardhaman Trade Centre, Plot No.3&4, Second Floor, DDA Building, Nehru Place, New Delhi-110019 unconditionally guarantee to pay NHAI upon first written demand and without any deduction any sum claimed by NHAI upto a maximum of Rs.6,01,86,000/- (Rupees Six Crore One Lakh Eighty Six Thousand Only) (the "Guaranteed Sum") subject to the conditions set out below:

The Guarantor unconditionally and irrevocably promises to pay on demand the Guaranteed Sum, without protest or demur whatsoever upon the receipt of a written demand from NHAI, which shall be final and conclusive as against the Guarantor requiring the Guarantor to make the payment to NHAI.

The Guarantor waives any requirement that NHAI demand any debt or payment from the Concessionaire before presenting it with a demand under this Guarantee.

NHAI shall notify the Guarantor of its demand for payment of Rs.6,01,86,000/- (Rupees Six Crore One Lakh Eighty Six Thousand Only) without any deduction of whatsoever nature and without reference to any claim or counter claim or set off, in accordance with the Concession Agreement.

Such notification by NHAI, shall be conclusive and binding on the Guarantor.

Upon encashment and appropriation of the whole or any portion of the Guaranteed Sum by NHAI in accordance with the Concession Agreement, the Guarantor shall be obliged to replenish the existing Guarantee or provide fresh Guarantee of the Guaranteed Sum and the Concessionaire is deemed to have made the request for such fresh guarantee upon the execution and furnishing of this Guarantee in the first instance.

No underlying dispute as between NHAI and the Concessionaire nor any pending application for interim relief or arbitration proceedings or other legal proceedings shall constitute any ground for prevention, delay or obstruction for making payment to NHAI by the Guarantor and the existence of any disputes or differences or claims in arbitration or otherwise shall not constitute any ground for non payment on this guarantee.



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0429806 BG non 1705 B.G. No. 0 B.G. Date: 15/09/2006 0 B.G. Amount: Rs.6,01,86,000/-Valid Upto: 14/03/2007 This guarantee is valid and effective from its date. This guarantee and O the Guarantor's obligations under it will terminate on the Commercial Operations Date of the Project as advised by the Guarantor in writing by 0 NHAI. However, the Guarantee shall be released earlier by NHAI to the Concessionaire, upon contribution of the Equity (excluding) Equity Support, 0 if any by the Shareholders of the Concessionaire to the extent of 100% 0 and upon the Concessionaire having expended on the Project and paid out an aggregate sum of not less than 20% of the Total Project cost as O certified by the Statutory Auditors of the Concessionaire but provided the Concessionaire is not in breach of this Agreement or the Concession 0 Agreement. 0 The Guarantor agrees that its obligation to pay any demand made by NHAI before the termination of this Guarantee will continue until the 0 amount demanded has been paid in full. 0 This Guarantee shall be valid and effective upto 14/03/2007 for enabling NHAI to lodge a claim for payment under the Guarantee till the date of 0 expiry of the term of the Guarantee. The Guarantor shall be obligated to make payment upon the Guarantee forthwith on demand, if the claim is 0 lodged within the claim validity period and the obligation to pay is subject to normal limitation for payment of claims upon a guarantee. Time is of O essence for payment and in the event of failure to make payment, Guarantor shall be obligated to pay compound interest at 2% above the O prime lending rate of the Guarantor institution, compounding quarterly in the event of the Guarantor's failure to make payment upon the Guarantee 0 for any reason whatsoever. Payment of interest as provided is no excuse 0 for delayed payment or non-payment of the Guaranteed Sum. No change in the constitution of the Concessionaire or of the Guarantor 0 shall be a ground for release of the Guarantee and no variation in the 0 concession agreement made post selection of the bidder, or post making of the bid, shall constitute a variation, which would, subject to the terms O and conditions of this agreement, discharge the Guarantor. The Guarantor shall notwithstanding such change, be bound to make payment upon the O Guarantee on demand. O The Guarantor agrees that no change, addition to or other modifications to the terms of the Concession Agreement or to any documents which have 0 or may be made between NHAI and the Concessionaire will in any way release it from any liability under this Guarantee and that it waives any 0 requirement for notice of any such change, addition or modification. O The Guarantor agrees that it will not assign its obligations under this Guarantee without the prior written consent of NHAL NHAL will not 0 O 0

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O O 4429606 BG DDn 1705 B.G. No. B.G. Date: 15/09/2006 B.G. Amount: Rs.6.01.86.000/-0 Valid Upto: 14/03/2007 O inreasonably withhold its consent if the proposed assignee is of at least equal financial standing to the Guarantor and the assignee assumes in O writing the obligations of the Guarantor under this Guarantee at the same time or before the assignment. 0 This Guarantee binds the Guarantor, its successors and permitted assigns. 0 O Our liability under this guarantee shall be null and void immediately upon its expiry, and no claim may be made hereunder after such expiry or if the 0 aggregate of the sums paid by us shall equal the sum guaranteed hereunder whichever is the earlier". 0 Notwithstanding anything contained herein: O Our liability under this Guarantee shall not exceed Rs.6,01,86,000/-0 (Rupees Six Crore One Lakh Eighty Six Thousand Only) O This Bank Guarantee shall be valid up to 14/03/2007 and 0 We are liable to pay the guarantee amount or any part thereof under this 0 Bank Guarantee only and only if you serve upon us a written claim or 0 demand on or before 14/03/2007. Thereafter all your rights under the said O quarantee will be extinguished and we shall be relieved & discharged of all the liabilities thereafter. 0 0 0 For State Bank of India For STATE 0 O Commercial ar 0 O 0 0 0



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WALIOR BYPASS PROJECT PVT. LTD. 370-371/2, Sahi Hospital Road, Jangpura, Bhogal, New Delhi - 1:0014 Ph. 011-24378011 - 20, Fax, 011-24378784, 24373707

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Ref.: NHAI/GWB/2006/07

Date: 21st September, 2006. 6n/cm

The General Manager (N-II)

National Highway Authority of India

G-5 & G-6. Sector 10,

Dwarka.

New Delhi-110 075.

Subject: Design. Construction. Development, Finance, Operation and Maintenance of the work of construction of New Four Lane Gwalior Bypass of the length 42.033 Km from Km 103.00 of NH-3 to Km 16 on NH-75 in the State of and Madhya Pradesh under North-South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) basis-Package No. NS-1/BOT/MP-1- Performance Bank Guarantee.

Dear Sir.

As per the Guidelines of the NHAI, we are enclosing the requisite Performance Bank Guarantee Requisite No. 0429806 BG 0001708 dated 20.09.2006 for Rs.9. 02, 79,000.00 (Rupees Nine Crore Two Lac Seventy Nine Thousand only) valid upto 19.12.2009 issued by the State Bank of India for 3% of the Total Project Cost for the Construction period.

We had already submitted you the Bank Guarantee No. 0429806 BG 0001705 dated 15.09.2006 for Rs. 6, 01, 86.000.00 (Rupees Six Crore One Lac Eighty Six Thousand only) valid upto 14.03.2007 issued by the State Bank of India for 2% of the Total Project Cost towards the Financial Close on 19.09.2006 vide our letter no. NHAI/GWB/2006/06.

Therefore, we request you to advice us the further formalities to be completed on our end and inform us the date of signing of the Concession Agreement.

We hope you will appreciate our positive efforts in this regard.

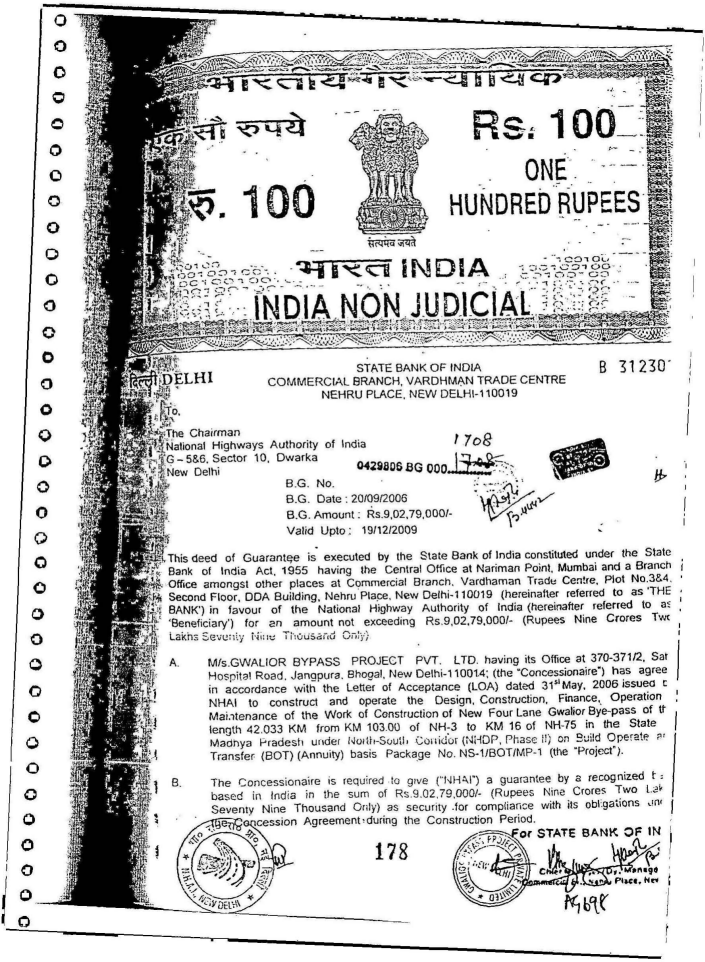
Thanking you and assuring you of our best services always.

Yours faithfully.

(J.L. KHUSHU) DIRECTOR







0429806 BG nor

. .2 .

B.G. No.

B.G. Date: 20/09/2006

B.G. Amount: Rs.9,02,79,000/-

Valid Upto: 19/12/2009

The Guarantor has agreed to give NHAI the abovementioned guarantee on the terms set out herein.

We. State Bank of India constituted under the State Bank of India Act, 1955 having its Central Office at Nariman Point, Mumbai and a Branch Office amongst other places at Commercial Branch, Vardhaman Trade Centre, Plot No.3&4, Second Floor, DDA Building, Nehru Place, New Delhi-110019 unconditionally guarantee to pay NHAI upon first written demand and without any deduction any sum claimed by NHAI upto a maximum of Rs.9,02,79,000/- (Rupees Nine Crores Two Lakhs Seventy Nine Thousand Only) (the "Guaranteed Sum") subject to the conditions set out below:

The Guarantor unconditionally and irrevocably promises to pay on demand the Guaranteed Sum, without protest or demur whatsoever upon the receipt of a written demand from NHAI, which shall be final and conclusive as against the Guarantor requiring the Guarantor to make the payment to NHAI..

The Guarantor waives any requirement that NHAI demand any debt or payment from the Concessionaire before presenting it with a demand under this Guarantee.

NHAI shall notify the Guarantor of its demand for payment of Rs.9,02,79,000/-(Rupees Nine Crores Two Lakhs Seventy Nine Thousand Only) without any deduction of whatsoever nature and without reference to any claim or counter claim or set off, in accordance with the Concession Agreement,

Such notification by NHAI, shall be conclusive and binding on the Guarantor.

Upon encashment and appropriation of the whole or any portion of the Guaranteed Sum by NHAI in accordance with the Concession Agreement, the Guarantor shall be obliged to replenish the existing Guarantee or provide fresh Guarantee of the Guaranteed Sum and the Concessionaire is deemed to have made the request for such fresh guarantee upon the execution and furnishing of this Guarantee in the first instance.

No underlying dispute as between NHAI and the Concessionaire nor any pending application for interim relief or arbitration proceedings or other legal proceedings shall constitute any ground for prevention, delay or obstruction for making payment to NHAI by the Guarantor and the existence of any disputes or differences or claims in arbitration or otherwise shall not constitute any ground for non payment on this guarantee

For STATE BANK OF INDIA



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...3 .. 0429806 BG 000 BG No. B.G. Date: 20/09/2006 B.G. Amount: Rs.9,02,79,000/-Valid Upto: 19/12/2009 This quarantee is valid and effective from its date. This guarantee and the Guarantor's obligations under it will terminate on the Commercial Operations Date of the Project as advised by the Guarantor in writing by NHAI. However, the Guarantee shall be released earlier by NHAI to the Concessionaire, upon contribution of the Equity (excluding) Equity Support, if any by the Shareholders of the Concessionaire to the extent of 100% and upon the Concessionaire having expended on the Project and paid out an aggregate sum of not less than 20% of the Total Project cost as certified by the Statutory Auditors of the Concessionaire but provided the Concessionaire is not in breach of this Agreement or the Concession Agreement. The Guarantor agrees that its obligation to pay any demand made by NHAI before the termination of this Guarantee will continue until the amount demanded has been paid in full. This Guarantee shall be valid and effective upto 19/12/2009 for enabling NHAI to lodge a claim for payment under the Guarantee till the date of expiry of the term of the Guarantee. The Guarantor shall be obligated to make payment upon the Guarantee forthwith on demand, if the claim is lodged within the claim validity period and the obligation to pay is subject to normal limitation for payment of claims upon a guarantee. Time is of essence for payment and in the event of failure to make payment, Guarantor shall be obligated to pay compound interest at 2% above the prime lending rate of the Guarantor institution, compounding quarterly in the event of the Guarantor's failure to make payment upon the Guarantee for any reason whatsoever. Payment of interest as provided is no excuse for delayed payment or non-payment of the Guaranteed Sum. No change in the constitution of the Concessionaire or of the Guarantor shall be a ground for release of the Guarantee and no variation in the concession agreement made post selection of the bidder, or post making of the bid, shall constitute a variation, which would, subject to the terms and conditions of this agreement, discharge the Guarantor. The Guarantor shall notwithstanding such change, be bound to make payment upon the Guarantee on demand The Guarantor agrees that no change, addition to or other modifications to the terms of the Concession Agreement or to any documents which have or may be made between NHAI and the Concessionaire will in any way release it from any liability under this Guarantee and that it waives any requirement for notice of any such change, addition or modification. The Guarantor agrees that it will not assign its obligations under this Guarantee without the prior written consent of NHAI. NHAI will not 180

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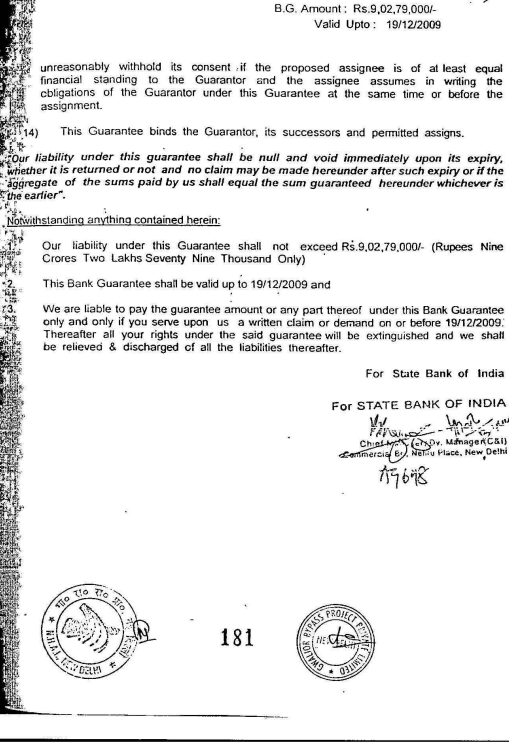
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U429806 BG 000

B.G. No.

B.G. Date: 20/09/2006

IOR BYPASS PROJECT PVT. LTD. «

370-371/2, Sahi Hospital Road, Jangpura, Bhogal, New Delhi - 110014

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HAI/GWB/2006/10

he General Manager (N-II) National Highway Authority of India

G-5 & G-6, Sector 10.

New Delhi-110 075.

Bank Guarantees:-

Yours faithfully,

(J.L. KHUSHU)

DIRECTOR

14.09.2007.

Dwarka.

Dear Sir.

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Date: 3rd October, 2006.

In dele captusie de

Ph. 011-24378311 - 20, Fax 011-24378784, 24373707

Subject: Design, Construction, Development, Finance, Operation and Maintenance of

The work of construction of New Four Lane Gwalior Bypass of the length 42.033 Km from km 103.00 of NH-3 to Km 16 on NH-75 in the State of and Madhya Pradesh under North-South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity)

in reference to your letter no.NHAI/PH-II/NHDP/BOT (ANNUITY)/ GM (N-II)/ MP – UP /

NS- I / 2006 dated 28.09.2006 regarding the amendment and extension of validity period

Please find enclosed the amendment and extension of the following the Performance

0429806 BG

Rs. 6, 01, 86,000.00 (Rupees Six Crore One Lac Eighty Six Thousand only) valid upto 14.09.2007 issued by the State Bank of India for 2% of the Total Project

Cost towards the Financial Close. The abovesaid Bank Guarantee has been

amended and extended from 14.03.2007 to 14.09.2007 i.e. for 6 months resulting into total validity of Bank Guarantee of 12 months i.e. from 15.09.2006 to

Bank Guarantees No. 0429806 BG 0001708 dated 20.09.2006 for Rs. 9, 02, 79,000.00 (Rupees Nine Crore Two Lac Seventy Nine Thousand only)

valid upto 19.12.2009 issued by the State Bank of India for 3% of the Total Project Cost against the Performance of the Project. The abovesaid Bank

Guarantee has been amended and extended from 19 12 2009 to 19.03.2010 i.e. for 3 months resulting into total validity of Bank Guarantee of 3 years & 6 months

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0001705 dated

basis-Package No NS-1/BOT/MP- 1 - Performance Bank Guarantee.

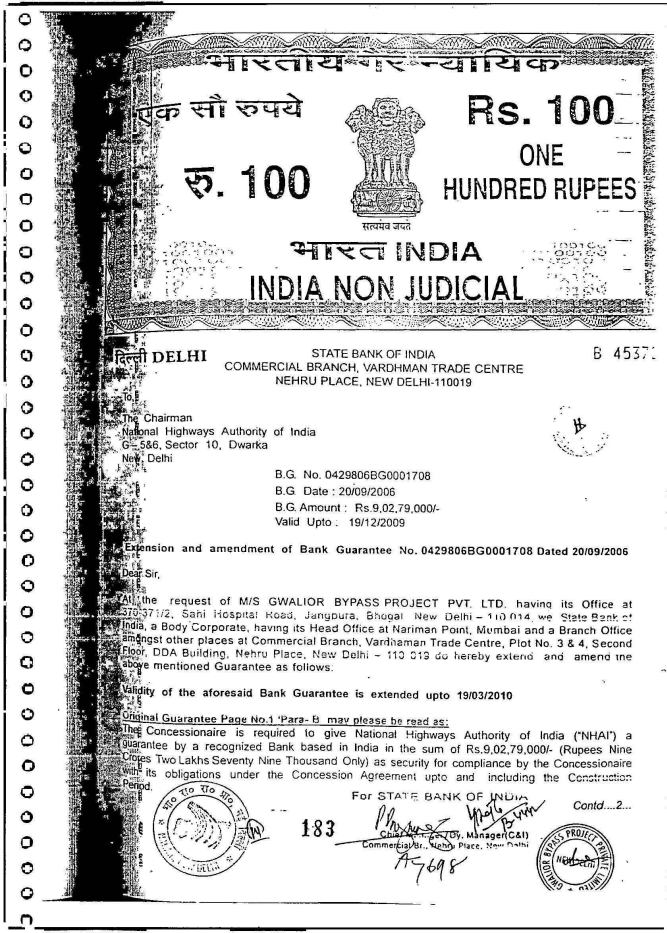
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of the submitted Performance Bank Guarantees.

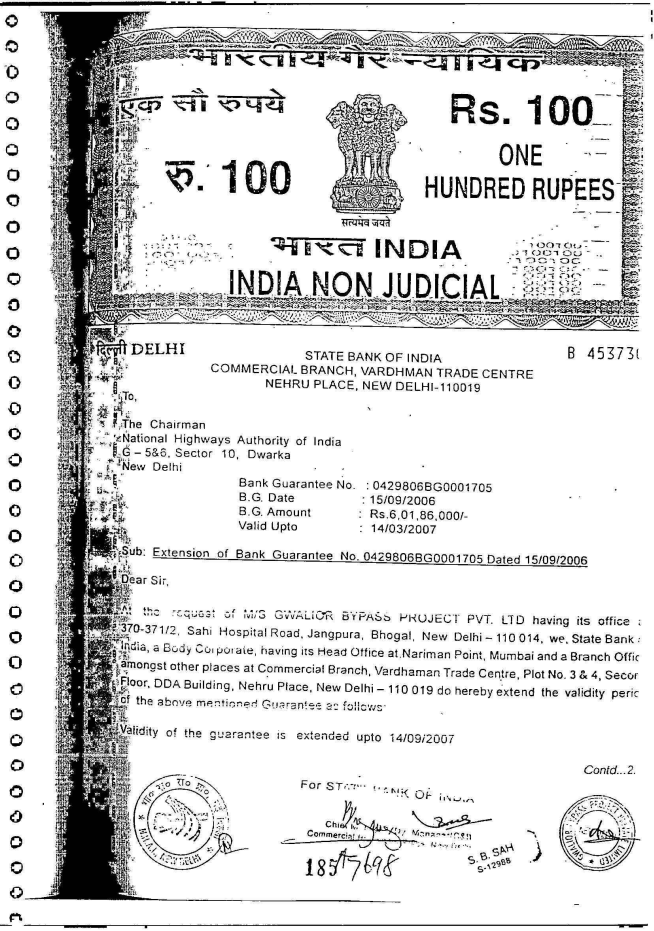
Guarantee

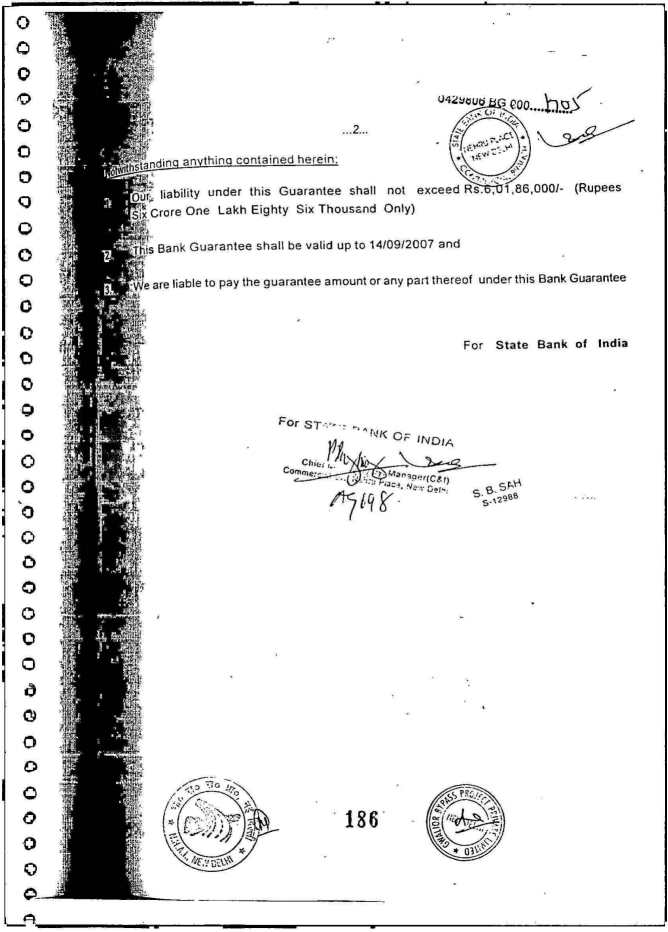
i.e. from 20.09.2006 to 19.03.2010.

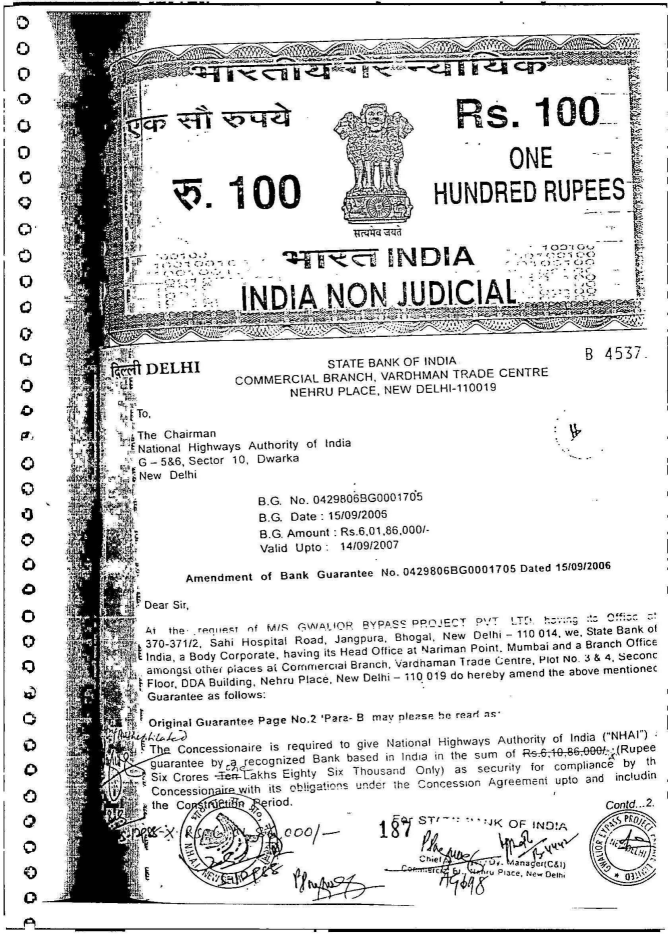
Thanking you and assuring you of our best services always.



Q B.G. No. 0429805BG0001708 B.G. Date: 20/09/2006 0 B.G. Amount: Rs.9,02,79,000/-0 Valid Upto: 19/12/2009 0 The Concessionaire is required to give ("NHAI") a guarantee by a recognized bank based in 0 India in the sum of Rs.9,02,79,000/- (Rupees Nine Crores Two Lakhs Seventy Nine Thousand O Only) as security for compliance with its obligations under the Concession Agreement during the Construction Period. O Other terms & conditions shall remain unchanged. 0 otwithstanding anything contained herein: 0 Our liability under this Guarantee shall not exceed Rs.9,02,79,000/- (Rupees Nine Crores 0 Two Lakhs Seventy Nine Thousand Only) O This Bank Guarantee shall be valid upto 19/03/2010 and 0 0 We are liable to pay the guarantee amount or any part thereof under this Bank Guarantee. 0 0 0 For STATE BANK OF INDIA 0 FOR STATE GANK 0 0 0 0 0 O O O 0 0 0 184 0 0 0 0







0 ...2... B.C. No. 0429806BG0001705 O B.G. Date: 15/09/2006 O B.G. Amount: Rs.6,01,86,000/-Valid Upto: 14/09/2007 O 0 O The Concessionaire is required to give ("NHAI") a guarantee by a recognized bank based in India in the sum of Rs.6,10,86,000/-4 Rupees Six Crores Jen Lakhs Eighty Six Thousand O Only) as security for compliance with its obligations under the Concession Agreement O during the Construction Period. 0 Other terms & conditions shall remain unchanged. 0 0 Dated: 0 For STATE BANK OF INDIA Rs. 6,01, 86,000/-0 0 0 O 0 0 O 0 Ö O 0 O 0 0 0 0 0 0 188 0 O 0

L'and a des by Ch CGM (NS-I) GM (N-II) orth South Corridor Division National Highways Authority of India 65&6, Sector 10, Dwarka New Delhi - 110 075 Confirmation for issuance of Bank Gnarantee reference no. 0429806BG0001705 dated 15/09/2006 issued on behalf of M/s Gwalior Bypass Project Pvt. Limited (Contractor) in favour of National Highways Authority of India Your Ref:- NHAL/PH-II/NHDP/BOT(ANNUITY)/GM(N-II)/MP-I/NS-I/2006/1014 P.P. Guite, Chief Manager, SBI, Commercial Branch, Nehru Place, New Delhi hereby confirm that the Bank Guarantee as per the particulars given below has been issued by this branch at the request of M/s Gwalior Bypass Project Pvt. Ltd. (name of Contractor) in favour of THE CHAIRMAN, NATIONAL HIGHWAYS AUTHORITY OF INDIA as per the requirement under contract no. Bank Guarantee No. 0429806BG0001705 Valid from 15/09/2006 Valid upto 14/09/2007 Amount Guaranteed: Rs.6,01,86,000/- (Rupees Six Crores One Lakhs Eighty Six Thousand Only) Plot No. 324, Vardhman Trade Centre, Nehru Issuing Branch Postal Address: Place, New Delhi Fax No. 26472390 Email ID sto (94.7576.0504.00.m) Telephone No. 41616733 Name in Block Letters P.P. GUITE Designation Chief Manager P.P. GUITE ID Code of Officer AG 698 Address : Plot No. 324, Vardhman Trade Centre, Nehru Place, New Delhi Phone No. 26472390 Email: sbi 04298 a.sbi.co.in Place: New Delhi : 06/10/2006 a marcia. Mari 189

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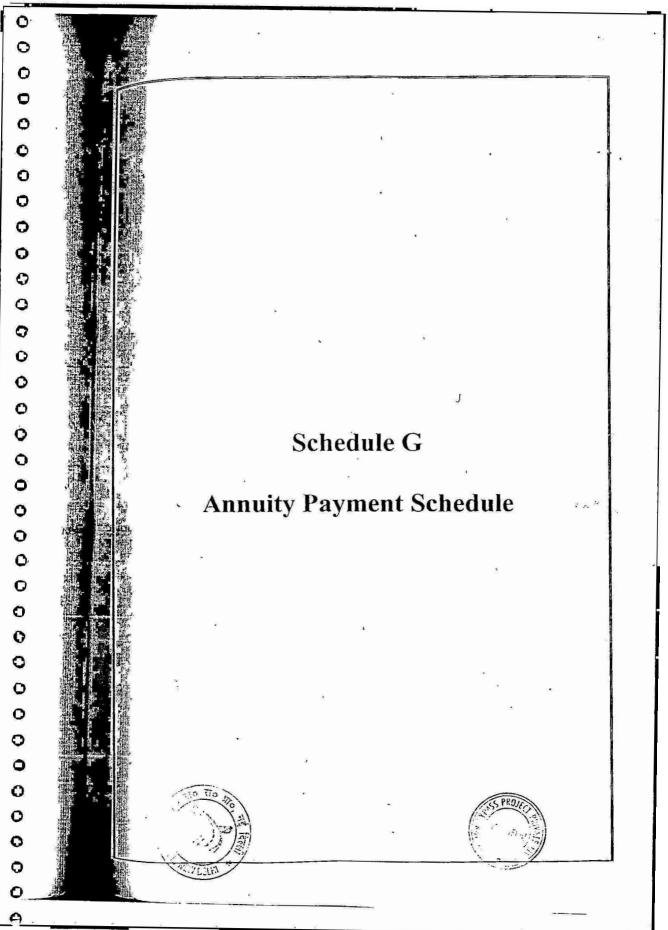
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0	ID GGM (NS-I) GM (N-II) .
0	North South Corridor Division
	Nanonal Highways Authority of India
0	G.5 & 6, Sector 10, Dwarka New Delhi – 110 075
O	
O	Confirmation for issuance of Bank Guarantee reference no. 0429806BG0001708 dated 20/09/2006 issued on behalf of M/s Gwalior Bypass Project Pvt. Limited
0	(Contractor) in favour of National Highways Authority of India Your Ref:- NHAI/PH-II/NHDP/BOT(ANNUITY)/GM(N-II)/MP-I/NS-I/2006/1014
0	13 P.P Guite, Chief Manager, SBI, Commercial Branch, Nehru Place, New Delhi hereby
0	confirm that the Bank Guarantee as per the particulars given below has been issued by
.00	this branch at the request of M/s Gwalior Bypass Project Pvt. Ltd. (name of Contractor) in favour of THE CHAIRMAN, NATIONAL HIGHWAYS AUTHORITY OF INDIA as
0	per the requirement under contract no.
C	Bank Guarantee No. <u>0429806BG0001708</u>
O	, Valid from 20/09/2006
O	
٥	Valid upto 19/03/2010
O	Amount Guaranteed: Rs.9,02,79,000/- (Rupees Nine Crores Two Lakhs Seventy Nine Thousand Only)
O	Plot No. 324, Vardhman Trade Centre, Nehru
0	Place, New Delhi
0	Telephone No. 41616733 Fax No. 26472390 Email ID sbu 04298 u shu co.un
O	Name in Block Letters P.P. GUITE
0	Designation Chief Manager P.P. GUITE
	DCode of Officer AG 698
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0	Phone No. 224, Vardhman Trade Centre, Nehru Place, New Delhi 26472390 Email: sbi 04298 a sbi co.in
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0	Place: New Delhi
0	Date: 06/10/2006
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The Manager (N-II), January of India, 5 & 6, Sector-10, ew Delhi. No. MCG/ADV/2005-06/AM/SH-3 17 Dated: 06.10.2006 Dear Sir, Bank Guarante No. BG/0429806BG0001705 & 1708 for Rs. 6,01,86,000/- & Rs. 9,02,79,000/- respectively dated 15.09.2006 & 19.09.2006 respectively With reference to your letter No. I/PH-II/NHDP/BOT(ANNUITY)/GM(N-O. IDMP-I/NS-I/2006/1015(A) dated 03.10.2006, we confirm that the captioned Bank Gurantees have been issued by our CB Nehru Place, New Delhi. O Yours faithfully, Suchan Deputy General Manager (SH) O O



SCHEDULE - G

ANNUTY PAYMENT SHEDULE

C	Date of Signing of Agreement	09th October, 2006		
	Commencement Date	07th April 2007		

Construction Period 30 Months

Scheduled Project Completion Date 08th October, 2009

SI NO Annuty Payment Date Annuty Payment

SL. NO	Annuty Payment Date	Annuty Payment (Rs.Crores)
1	6-April-2010	26.53
2	6-October-2010	26.53
3	6-April-2011	26.53
4	6-October-2011	26.53
5	6-April-2012	26.53
6	6-October-2012	26.53
7	6-April-2013	26.53
8	6-October-2013	26.53
.9	6-April-2014	26.53
10	6-October-2014	26.53
11	6-April-2015	26.53
12	6-October-2015	26.53
13	6-April-2016	. 26.53
14	6-October-2016	. 26.53
15	6-April-2017	26.53
16	6-October-2017	26.53
17	6-April-2018	26.53
18	6-October-2018	26.53
19	6-April-2019	26.53
20	6-October-2019	26.53
21	6-April-2020	26.53
22	6-October-2020	26.53
23	6-April-2021	26.53
24	6-October-2021	26.53
25	6-April-2022	26.53
26	6-October-2022	26.53
27	6-April-2023	26.53
28	6-October-2023	26.53
29	6-April-2024	26.53
30	6-October-2024	26.53
31	6-April-2025	26.53
32	6-October-2025	. 26.53
33	6-April-2026	26.53
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6-October-2026

6-April-2027



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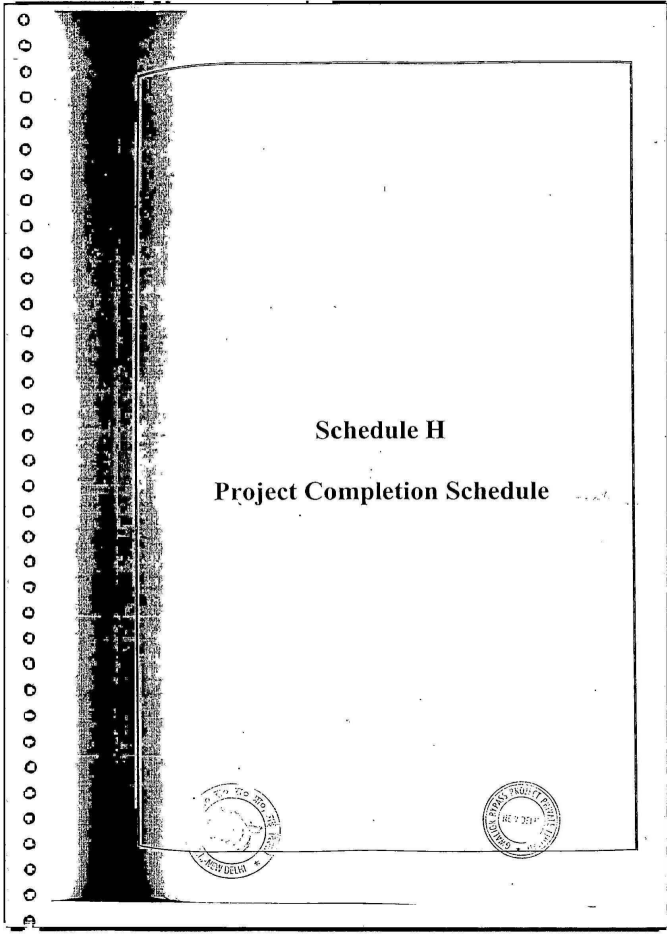
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SCHEDULE H

I. PROJECT COMPLETION SCHEDULE

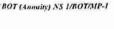
Activities	Completion Period (from the Commencement Date)
Completion of Project Road from Km 0.00 to Km 42.033on NH-3/75 in the State of Madhya Pradesh	30 months

II. SITE HANDING OVER SCHEDULE

The site shall be handed over from Commencement Date as below:

3) . 21	Timeline	Stretch ,
1	Within one month	10 KM
	Within six months	10 KM
	Within twelve months	Balance

Note: The above Handing over Schedule is subject to accomplishment of all type of obligations of the Concessionaire as mentioned in the Request for Proposal (RFP) Document.



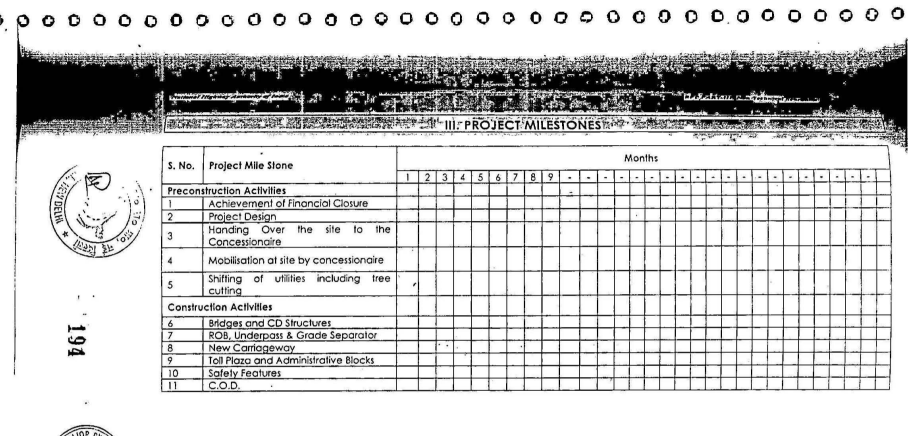


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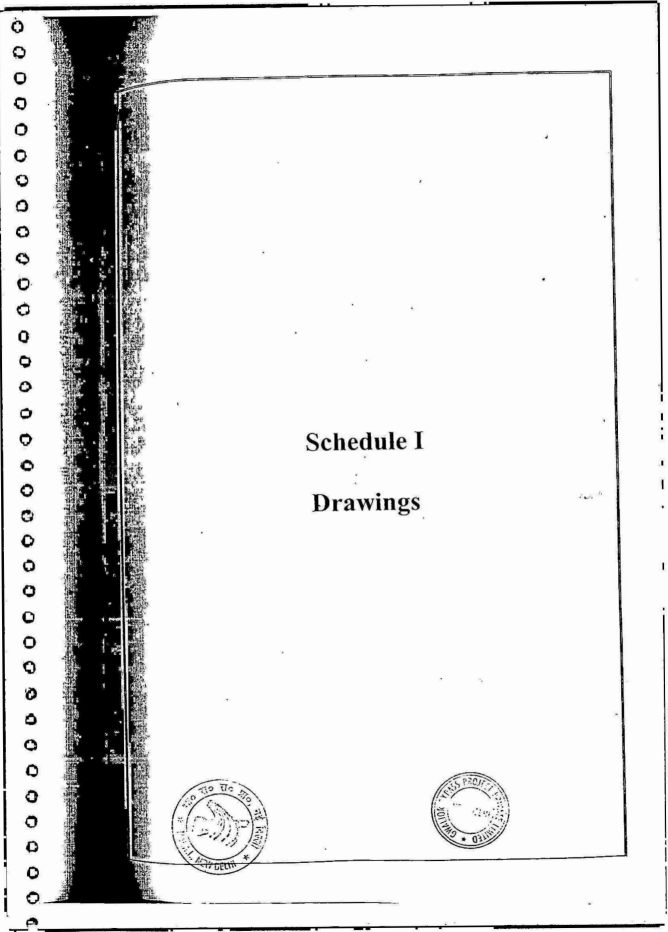


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SCHEDULE-I DRAWINGS

The Project Highway drawings, as defined in Clause 1.1, Definitions, Article I, Definition And Interpretation, Chapter I - Preliminary, of the Concession Agreement shall consist:

A. Working drawings of all the components/elements of the Project Highway as

Determined by Independent Consultant/NHAI, and

B. As-Built drawings for the Project Highway components/elements as determined by Independent Consultant/NHAI.

As-Built drawings shall be duly certified by the Independent Consultant.

Annexure "A" of this schedule gives the list of drawings (only drawing as defined in Dictionary) of the main components/elements of the Project Highway required to be submitted by the Concessionaire.



OT (Annuity) NS 1/BOT/MP-1

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Annexure A

F DRAWINGS TO BE SUBMITTED BY CONCESSIONAIRE SHOULD

UDE BUT NOT BE LIMITED TO:

Drawings of horizontal alignment, vertical profile and cross-sections.

Drawings of interchanges, major intersections and grade separators.

General arrangement drawings of toll plaza layout, toll collection system and roadway

near toll plaza.

Drawings of Administrative Base Camps and Control Centre.

Drawing of a bus-bay and bus shelters with fumiture and drainage system.

Drawing of a truck parking laybye with furniture and drainage system.

Drawings of road fumiture items including traffic signage, markings, safety barriers etc. Drawing of traffic diversion plans and traffic control measures.

Drawings of road drainage measures.

Drawings of typical details of slope protection measures.

Drawings of landscaping and horticulture.

Drawings of Pedestrian Crossings.

Drawings of Street Lighting.

Drawings of general arrangement of cross-drainage works.

Layout/Configuration of HTMS.

OT (Annuity) NS 1/BOT/MP-1

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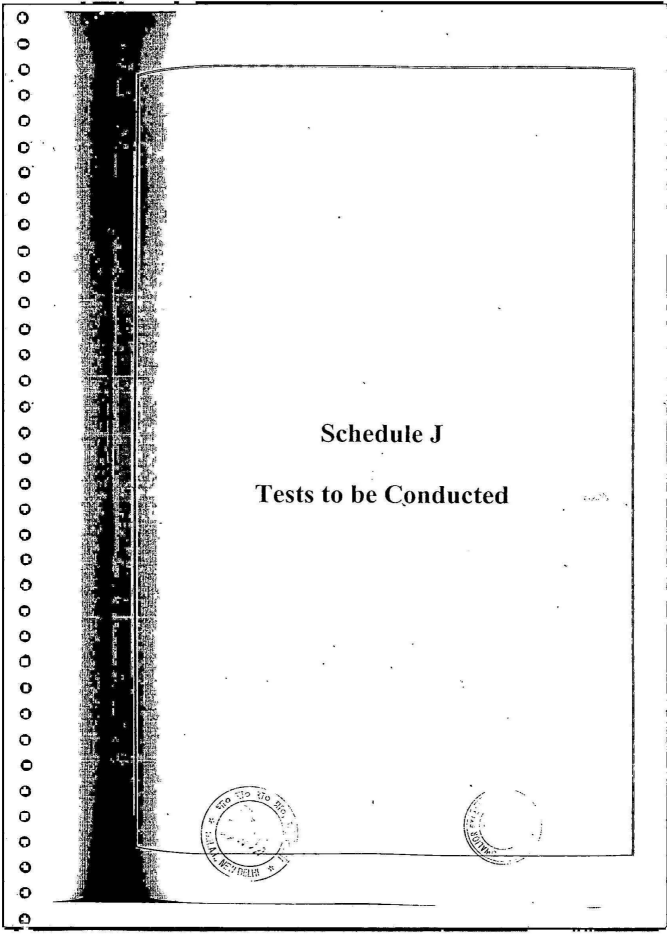
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SCHEDULE-J

TESTS TO BE CONDUCTED

ning the Construction Period, the Concessionaire shall carry out the Tests and independent Consultant will carry out quality audit of the tests carried out by the Concessionaire. Independent Consultant may carry out more tests as per a prerdelemined programme. These tests and quality audit shall include but not be limited

to the following: Testing Procedure Test Item Earth Work for Embankment, Subgrade construction and cut formation Quality Audit of the following tests performed As per relevant parts of 15 -Embankment

during construction for soil type, density, moisture content and CBR as required by Ministry of Surface subgrade horrow Transport specifications for Road and Bridge works materials Moisture Content test as per IS: 2720 (Part 2) Sand Content Test according to IS: 2720 (Part

> Plasticity Characteristics of soils according to IS : 2720 (Part 5) Moisture Content-Dry Density relationship using heavy compaction according to IS: 2720 Part Determination of total soluble sulphate content as per IS: 2720 Part 37

Quality Audit of the following Tests performed | As per IS-2720, Part 28 during construction as required by MORT&H specifications for Road and Bridge works. Compaction density and

Swelling Index of solutions

 Determination of dry density of soils in place according to IS-2720, Part 28 by the Sand Replacement Method

Granular Sub Quality Audit of quality control tests on soils, As per relevant parts of IS-

IS: 2720 (Part 40): Determination of Free

Pavement Structure

Compaction



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Rational Highway	Authority of India K	FP PART-IV: Technical Schedules
une and	aggregate and moisture content - density tests	2720, IS 2386 and IS
bose	and CBR tests as required by MORT&H	
pase	THE PARTY WAS SAME THE PARTY OF	3040
Courses	specifications for Road and Bridge works.	
	Plasticity Characteristics of soils according to IS	
	: 2720 Part 5	
	Dry density of soils in place according to 15: 2720 Part 28	
	Determination of total soluble sulphate	
	content as per IS: 2720 Part 37	
	CBR test as per IS : 2720, Part 16	
	Dry density-moisture content relationship as per Section 2	
	IS: 2720 Part 8	
	Aggregate grading as per Job Mix Formula	
	Aggregate Impact value as per IS: 2386 (Part	
	4) or IS : 5640	
	Particle size and shape as per IS: 2386 (Part I)	
Bituminous	Quality Audit of quality control tests on aggregates	As specified in the codes IS
base and	and bitumen and on bituminous mixes as laid	2386, parts 1,3,4 and 5,
wearing	down in clause 903.4 of MORT&H specifications for	AASHTO 1182 and ASTM D-
courses	Road and Bridge works.	1559
	Aggregate Impact Value as per IS2386 (Part 4)	
	Particle size and shape as per IS: 2386 (Part I)	
	Stripping value test as per AASHTO T182	
	Water absorption as per IS : 2386 (Part 3)	218.
	Soundness Test as per IS: 2386 Part 5	-
	Marshall stability test as per ASTM D-1559	
Li Cement	Quality audit of sampling and testing of cubes and	As per relevant parts of IS
Concrete	beams for strength of concrete and quality control	2386, IS 516 and IS1199
Pavement	tests on aggregates	
	Aggregate Impact Value as per IS: 2386 (Part 4)	
	Soundness Test as per IS: 2386 (Part 5)	
	Alkali Aggregate Reactivity IS: 2386 (Part 7)	
	• Strength of Concrete (Tests on Cubes and	
	beams) as per IS: 516	
	• Workability of fresh Concrete - Slump Test IS :	
	1199	



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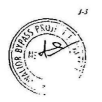
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		Checking International Roughness index o	
اي	of f	inished pavement surface for compliance	with bump integrator
	15	he requirement stated in clause 2.5.7 of Sch	edule (Annexure A) or on
Ť	TO TO COL	D.	equivalent device approved
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<i>≨</i> 2 5			NHAI/IC
and the			
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	Bridges	· Tests and Standards of The	e Auditing shall be carried out in
	Cement.		cordance with the IRC special
	aggregate.	Acceptance as per	blication on Quality Assurance
	reinforcement	apacinicana a	bijedilori ori godiny / issorano
	pre-stressing	during construction	*
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1	Concrete		
			i (l. in announced
1	Superstructure	Signa load realing and y	st shall be carried out in accordance
		Of the supcion for contains and	ith Annexure B
A in i		load as per IRC SP 37-1991	t
102			
3	Bearings	Chicaming -	ne inspection shall be carried out in
		1 200	accordance with requirement laid in
114		1 10.12.00.11.19	ORT&H specifications for Road and
	p. de	open and a second	idge works and shall meet the
		þ	rescribed criteria.
種	The state of the s		
11	Expansion Join	113	ne inspection shall be carried out in
		CXPGITSION	occordance with requirement laid in
		proportation	AORT&H specifications for Road and
T.	1	opeometric.	ridge works and shall meet the
体		a	orescribed criteria.
35	Foundation	a Checking and Termesian	he settlement of foundation for
	Substructure :	Foundation settlement and si	uperstructure load at completion shall
	1	[101011011	be measured with reference to a fixed
	id.	\ c	datum. (For this purpose; the records of
		1	neasurements taken before the
概	i i	\ s	superstructure concreting should also
	10.		





2 14	National Highway Author	rity of India .	RFP PART-IV Technical Schedules
1:	Assert.		be available.)
	Highway Lighting	Level of illumination	The illumination level shall be measured
10	sylem		with
1	Fr		luxmeter following the method as
			specified in its manual (Annexure C).
•			
1	Traffic Signals	Test in accordance with the	Meet the prescribed criteria in IRC 93
5.0		relevant clauses of	and IS 7537
		IRC:93 and IS 7537	
70	Toll System	1. Certified report of Factory	Real time test for individual functionality
22. .[5	Operations	Acceptance test (FAT) 2. Post	of each
G.		installation site test to conform to	component which should conform both
'∥		the functionability and	specifications / codes stipulated in the
2		specifications of the contract	country of
, ,		27	manufacture. It should include manual
* 4		p.	operations in
		**	case of no power
7.0	Rest Area	Test in accordance with the	Standard building safety procedures as
r.	Operations	functioning of facilities built in RAO	presented by NBC
8.0	Emergency	Independent Systems to be	Real time test to be carried out to
	Telephone	developed to operate on the	conform to the designed system.
	System	Project site	
9.0	Traffic Signage	Tests in accordance with ASTM	To follow ASTM Standard E:810 as per
	and Pavement	standard E:810 relevant clauses of	section 800 of MQRT&H specifications
ي. ورو	Marking	section 800 of MORT&H	for Road and Bridge Works published
1		specifications for Road and Bridge	by IRC 1997
ž		works published by IRC 1997	
1		6 10 10 10 10 10 10 10 10 10 10 10 10 10	
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Schedule for Tests

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O O The Concessionaire shall, not later than 30 (thirty) days prior to the likely completion of [Four-Lanning], notify the Independent Consultant and NHAI of iis intent to subject the Project Highway to Tests, and not later than 10 (ten) days prior to the actual date of Tests, furnish to the Independent Consultant and NHAI a detailed inventory, and particulars of all works and equipment forming part of [Four-Lanning].

The Concessionaire shall notify the Independent Consultant of its readiness to subject the Project Highway to Tests at any time after 10 (ten) days from the date of such notice, and upon receipt of such notice, the Independent Consultant shall, in consultation with the Concessionaire, determine the date and time for each Test and notify the same to NHAI who may designate its representative to witness the Tests. The Independent Consultant shall thereupon conduct the Tests itself or cause any of the Tests to be conducted in accordance with Article 16 and this Schedule-J.

Visual and physical Tests: The Independent Consultant shall conduct a visual and physical check of [Four-Lanning] to determine that all works and equipment forming part thereof conform to the provisions of this Agreement.

Test Drive: The Independent Consultant shall take test drive of the Project Highway by a Car and a fully loaded Truck to determine that the quality of service conforms to the provisions of this Agreement.

Riding quality Test: Riding quality of each lane of the camageway shall be checked with the help of a calibrated bump integrator as mentioned at annexure A of this Schedule.

Pavement Composition Test: The thickness and composition of the pavement structure shall be checked on a sample basis by digging pits to determine conformity of such pavement structure with Specifications and Standards. The sample shall consist of one pit in each direction of travel to be chosen at random in each stretch of 5 (five) kilometers of the Project Highway. The first pit for the sample shall be selected by the Independent Consultant through an open draw of lots and every fifth kilometer from such first pit shall form part of the sample for this pavement quality Test.

Cross-section Test: The cross-sections of the Project Highway shall be checked on a sample basis through physical measurements of their dimensions for determining the conformity thereof with Specifications and Standards. For the road portion, the sample shall consist of one spot to be selected at random in each stretch of 1 (one) kilometer of the Project Highway. The first spot shall

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form part of the sample shall be selected by the Independent Consultant through an open draw of lots and the spots located at every one kilometer from such first spot shall form part of the sample. For the bridge portion, one spot shall be selected at random by the Independent Consultant in each span of the bridge.

Structural Test for bridges: All major and minor bridges constructed by the Concessionaire shall be subjected to the Rebound Hammer and Ultrasonic Pulse Velocity tests, to be conducted in accordance with the procedure described in Special Report No. 17: 1996 of the IRC Highway Research Board on Non-destructive Testing Techniques, at two spots in every span, to be chosen random by the Independent Consultant.

Environmental audit: The independent Consultant shall carry out a check to determine conformity of the Project Highway with the environmental requirements set forth in Applicable Laws and Applicable Permits.

Safety Review: Safety audit of the Project Highway shall have been undertaken by the Safety Consultant as set forth in Schedule-L and on the basis of such audit, the Independent Consultant shall determine conformity of the Project Highway with the provisions of this Agreement.

Completion/Provisional Certificate

Upon successful completion of Tests, the Independent Consultant shall issue the Completion Certificate or the Provisional Certificate, as the case may be, in accordance with the provisions of Article 16.4.

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Annexure-A

THE PROCEDURE FOR MEASURING ROUGHNESS INDEX OF THE RIDING SURFACE OF A EXIBLE PAVEMENT .

EQUIPMENT – Bump Integrator Fitted in a Vehicle

Procedure:

following test procedure shall be adopted for the test

Check that the installation and operation of the equipment is in order and meets the requirements prescribed in its operational manual. The tyre pressure of wheels should be as prescribed.

The instrument shall be calibrated prior to its use for measurement as prescribed in its operational manual.

The operators shall familiarise themselves with the Bump Integrator & other equipment associated with its operation using its Test Mode before commencing a survey.

Generally a speed varying between 30 km./hour-40 Km/hour shall be maintained during measurements. The readings shall be taken for each carriageway independently.

The equipment shall run on a lane in both the directions once and the average of two values taken for its roughness index.

Pavement unevenness/roughness of 2/3 lane carriageway shall be obtained from the average of the values of the 2/3 lanes recorded.

The roughness index value is obtained by using the internationally accepted software associated with the equipment from the measured Bumps.

All data shall be properly recorded with appropriate referencing and stored in a prescribed manner as in the operational manual.

The roughness measurements shall be properly calibrated using the procedure recommended in the World Bank Technical Publication No. 46.

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Annexure-B

OAD TESTING OF A BRIDGE SUPERSTRUCTURE

lood test shall be carried out to check and establish the serviceability and ing strength of the superstructure.

Test Load

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The "Test Load" is the equivalent static load equal to the impacted working design Live Load (applied in addition to all dead loads) placed for maximum effect (bending moment, shear, deflection, etc. as the case may be) and applied either through an appropriate test loading truck or through loading platforms resting on tyre-contact area plates simulating the actual areas of wheels.

Load Application and Testing Procedure

- I. Fix deflection gauges (supported on unyielding supports) under the superstructure, just touching its soffit, at the pre-marked critical 'points'.
- II. Apply the test load in five equal increments (including the weight of platforms of trucks in the first increment), allowing about two hours in between completion of one load increment and commencement of the next. About an hour after completing a load increment, note the deflections and any crack patterns together with maximum crack widths.
- III. After measuring the deflections, etc. one hour after applying the fifth increment, i.e. the final load increment, keep the test load maintained for about 24 hours and again measure the deflections and crack widths (if any)
- IV. Remove the test load in five equal decrements, allowing about two hours in-between completion of one load decrement and commencement of the next. Note the deflections and crack widths (if any) at the end of each load decrement.
- V. Note the deflection and crack widths (if any_ 24 hours after removal of the test load in order to see whether the recovery is complete or there is any residual deflection, etc.

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Acceptance Criteria

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increase and decrease in deflections at a point shall follow a linear relation, with actual deflections not exceeding the theoretically estimated ones by more than 10%;

more than 10%;
II. The maximum crack width in reinforced concrete shall not exceed 0.25 mm
to 0.30 mm (but no cracks in case of prestressed concrete);

III. The deflections at the end of the 24 hours of maintaining the test load shall not exceed the corresponding values at the start of this 24 hour period by 5% and IV. The residual deflection at any point 24 hours after complete unloading shall

IV. The residual deflection at any point 24 hours after complete unloading snall not exceed 10% of the maximum observed deflection at that point (i.e. recovery: 90% or more);

4.0 Observation

The cracks in reinforced concrete shall close upon removal of test load but may not completely disappear.

REP BOT (Annuity) NS 1/BOT/MP-1





Annexure-C

lesting Procedure for Illumination intensity by Luxmeter

Luxmeter (make of renowned company)

Comparison with a calibrated Luxmeter through a standard lamp by renowned Photometric Lab.

Test Procedure:

Instrument:

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0 0 0 following steps shall be taken for the test Calibration of the luxmeter.

Put off the lights to be tested.

Take calibrated luxmeter reading. Put on the lights in the area to be tested

Observe the luxmeter reading

Difference (positive or negative) in addition with standard light luminance level will give the actual luminance of existing lighting system.

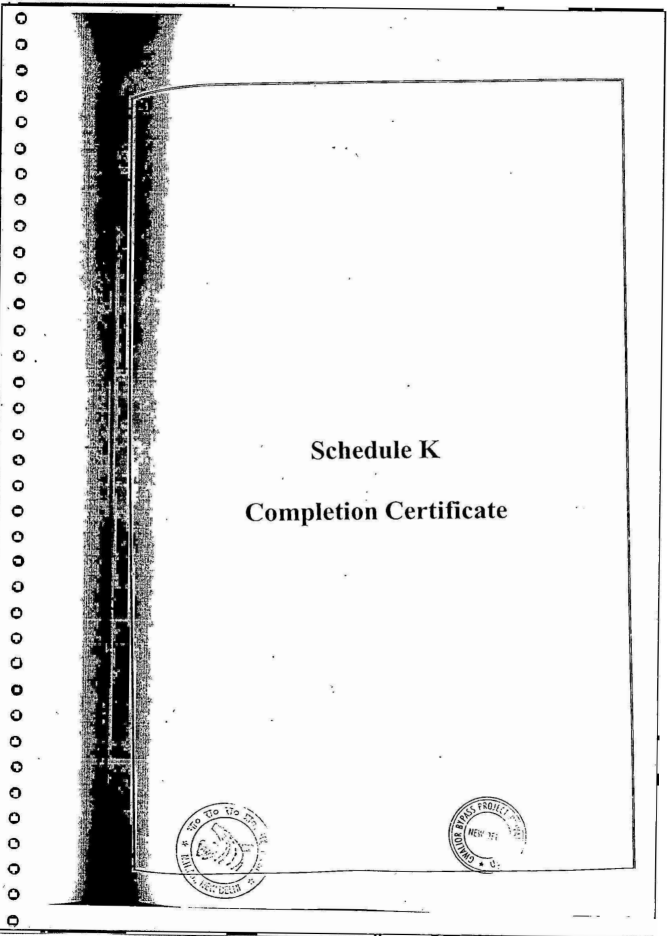
Note: The testing procedure shall be as per the Manual of the Luxmeter used.

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SCHEDULE - K COMPLETION CERTIFICATE

In case the Completion Certificate is being issued without the Provisional Certificate already being issued.)

[Name of Independent Consultant] acting as Independent Consultant on the project "Design, Construction, Development, Finance, Operation and Maintenance of the state, India on BOT (Annuity) basis" through the Concessionaire, (Name of the state), India on BOT (Annuity) basis" through the Concessionaire, (Name of Concessionaire) hereby issue this Completion Certificate in-terms of sub-clause 16.4 of Concession Agreement since the said Project has been completed and successfully tested as per Schedule 'J' as stipulated in the said Concession Agreement and is ready for commissioning of traffic commercially as provided in the Concession Agreement dated (Date of Agreement) between the said Concessionaire and the NHAI. The date of issue of this Completion Certificate shall be the COD, as defined in the said Concession Agreement.

(In case the Completion Certificate is being issued with the Provisional Certificate already issued.)

Dated _____(Date of Issue)

Team Leader

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Authorised Representative of the Independent Consultant

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SCHEDULE - K

PROVISIONAL COMPLETION CERTIFICATE

(Name of Independent Consultant) acting as Independent Consultant on the project, ""Design, Construction, Development, Finance, Operation and Maintenance of Independent in the state of (Name of the state), India on BOT (Annuity) bass "through the Concessionaire, (Name of Concessionaire) hereby issue this Provisional Certificate of Completion in-terms of sub-clause 16.5 of Concession Agreement dated place of Agreement), between the said Concessionaire and the NHAI, on the request of the said Concessionaire subject to the appended Punch List containing a list of Consistent of the said Concessionaire in Schedule "J" have been successfully carried-out and all parts of Project Highway can be legally, safely and reliably placed in commercial operations though certain works and things forming part thereof are not yet complete as indicated in the said Punch List. All the items of the said Punch List shall be completed by the said Concessionaire with in 120 (one hundred and twenty) days of the date of issue of this Provisional Certificate shall be the COD, as defined in the said Concession Agreement.

Dated _____

(Date of issue)

Team Leader

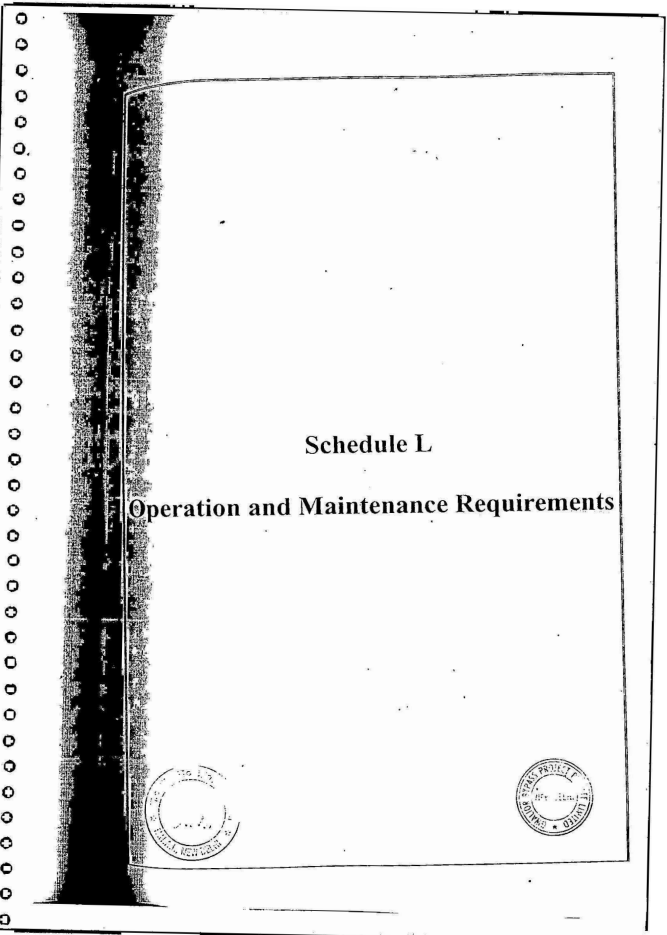
Authorised Representative of the Independent Consultant

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SCHEDULE-L OPERATION AND MAINTENANCE REQUIREMENTS

Introduction

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The Concession Agreement stipulates that length of Project Highway shall be constructed, properated and maintained during the Concession Period by the Concessionaire in $\overset{ ag{}}{a}$ ccordance with scope defined in Schedules B & C and thereafter transferred to National Highways Authority of India (NHAI). In addition, the Concessionaire is also responsible for improvement and operation and maintenance of the Additional Highway considered for the Annuity package as mentioned in Schedule A. This Schedule elaborates the operation and maintenance requirements of the Concession and is to be read together with the Concession Agreement for this purpose. For clarification of doubt, the period during which the Concessionaire shall comply with the O&M requirements covers the entire Concession Period including the Construction Period. in particular, during the Construction Period, the Concessionaire is required to operate and maintain the existing two lanes as provided in the Concession Agreement and this Schedule. The Concessionaire shall operate and maintain the Project Highway such that during the Construction Period, the two existing lanes are ordinarily open to traffic at all times and from Commercial Operations Date (COD), lane availability at the end of each year of the Concession will be a minimum of highest 99% on a cumulative basis. For this purpose, lane availability at the end of each year will be computed as follows:

(Length in Km x no. of lanes x number of days since COD) – S (lane kms closed x number of days for which closed) /(Length in Km x no. of lanes x number of days since COD)

Note:

- In the above formula the lane Km closed does not include the Additional Highway considered for Annuity package if the same has not been completed by the time the Concessionaire completes developments to Project Highway.
- If the Additional Highway considered for Annuity package is completed in all
 respects and handed over to Concessionaire, the above formula shall include total
 length of Annuity package from the day of handing over the Additional Highway to
 the Concessionaire.
- Any Lane closure due to emergency reasons shall be excluded for computing lane availability.

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Operation and Maintenance (O&M) Requirements

The Concessionaire shall take all such actions and do all such things (including without imitation, organising itself, adopting measures and standards, executing procedures such as inspection procedures, highway patrols, and engaging and managing contractors, bagents and employees) as will secure:

- The safety of users of the Project Highway, workers or other persons on the Project Highway and/or facilities thereon:
- Unimpaired performance of statutory duties and functions of the NHAI and other Authorities in relation to the Project Highway and/or other adjoining roads and facilities; and, subject to paragraphs a) and b), above, ensure that:
- Adequate safety measures, taking into account Schedule 'S', are taken up on the Site during the Construction and Operation periods.
- Delay to users of the Project Highway and of adjoining roads or facilities is minimised;
- 13. Risk of adverse effects on the environment and on the amenity enjoyed by the owners and occupiers of property and/or land adjacent to the Project Highway, adjoining roads and facilities is minimised;
- 2.14 Accidents and emergencies on the Project Highway and facilities thereon are responded to as quickly as possible and their adverse effects minimised;
 - Risk of disturbance or damage or destruction to property of third party is minimised;
- 21.6 Members of the public are treated with due courtesy and consideration;
 - Users are given adequate information and forewarning of any event on or any other matter affecting the Project Highway which will enable them to minimise any adverse consequences on them of that event or matter,
 - Members of the public and others are given adequate opportunity to bring to the attention of the Concessionaire any matters affecting its ability to meet the O&M Requirements;

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Traffic data and data relating to the operation and maintenance of the Project Highway and Project Facilities and events on the Project Highway are collected and disseminated such that the NHAI and other persons or bodies with statutory duties or functions in relation the Project Highway or adjoining roads are able to perform those duties and functions efficiently;

10. The Project Facilities shall be operated and maintained in order to fulfil the requirements set forth in the Concession Agreement and in this Schedule L;

The Scope for operation and maintenance includes but not limited to following:

- Improvement this includes improvement in the existing assets as per requirement of this Agreement and safety audit if any in consultation with IC.
- Road maintenance this includes routine maintenance, major maintenance, periodic preventive maintenance, disaster maintenance and inspections;
- Traffic Management incident management; enforcement of regulations together with the relevant authorities, hazard response; information gathering and dissemination, road patrols and surveillance;
- Safety accident prevention; after care; user behaviour, education; enforcement; data collection and analysis.
- Facility management including periodic inspections, routine maintenance, rehabilitation
 and expansion planning
- Road property management management of access, encroachment and ribbon , , , development
- General responsibilities including budgeting, compliance with legal and accounting requirements, and public relations
- Planning of Operations and Maintenance Centre. including the basic planning, comment on the detail design, and design co-ordination.
- Maintaining public relations unit to interface with and attend to suggestions from users of the highway, the media, Govt. agencies and other external agencies.

The broad limit of responsibilities of the Concessionaire shall be as described below:

In general the limit of the Concessionaire 's responsibility is to maintain all areas within the Right-of-Way (RoW) of the Project Highways inclusive of all facilities such as interchanges,

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workers simultaneously throughout the concession period. It is an usual activity to carryout various types of construction works at different stages and at different periods as per site requirements. Also, it is a vital activity during unforeseen and/or emergency situations

requirements. Also, it is a vital activity during unforeseen ana/or emergency structions arising on account of natural causes or accidents or administrative reasons.

Traffic Management is required during planned / scheduled construction and maintenance activities. However, traffic management will also be called for during

unscheduled activities such as

(ii) Emergency situation arising on account of
al Force Majeure;

b) Accident/Incident on the Project Highway;

(ii) Special repairs required on account of failure of an element of the Project Highway; and
(iii) Default of the Concessionaire with respect to an operational activity on the Project
Highway.

The basic principles to be followed for traffic management and lane closure on the Project Highway shall be as follows:

3.1. Work programme schedule shall be prepared such that diversion roads for the main traffic

23.2. Measures shall be taken that the traffic is guided from a closed lane onto the operating lane without its conflict with the traffic from the opposite direction.

are minimized. The existing two lane carriageway is utilized to the maximum extent possible.

The activity of renewal of pavement surface and/or strengthening of the pavement structure shall not be taken up in a continuous length of more than 2 kilometres at a time to avoid long detour of the traffic.

2234. The traffic diversion road where provided shall be appropriately designed for the traffic plying on the highway. It shall also be properly maintained during its operation period.

223.5. During Traffic detour involving traffic diversion adequate safety measures, Schedule 'S' shall be followed.

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Proper and adequate information about the maintenance activity shall be notified to the users of the Project Highway in advance and displayed at the Site during the Operation Period.

Traffic Management plan and programme for a planned scheduled construction and/or maintenance activity shall be prepared in advance of that activity keeping 2.2.1 above in view and got approved by the Independent Consultant/NHA1 as the case may be.

In case of un-scheduled activities, described in 2.2.2 (I) to (iii) above, an emergency traffic management for the affected reach of the highway shall be prepared and implemented in consultation with the Independent Consultant immediately. This emergency traffic management plan shall take into account the various requirements spelt out in the Concession Agreement as well as in this Schedule.

Lane closure is a vital activity during construction and/or maintenance in the Concession Period that the Concessionaire shall carryout in an organized, planned and disciplined manner.

i. Lane Closure involves traffic management in the affected reach of the highway, as such it is alvays a time bound activity and the Operation and Maintenance Manual incorporates it accordingly. In case where the Concessionaire fails to perform in time, a penalty shall be levied on the Concessionaire for the delay in reopening the closed lane to the traffic in terms of the Concession Agreement.

The basic principles to be followed in preparation of a planned lane closure shall be as

212.1. The activity of renewal of pavement surface and/or strengthening of the pavement structure shall be taken up in one lane of the 2/3 lane carriageway so that at least one lane of that carriageway is available to the traffic.

2. The activity of renewal or strengthening, item 2.5.1 below, shall not be carried out in a continuous length of more than 2 km in rural section and 1 km in urban section so that the closure of a lane is not more than 2 days and 1 day in rural and urban sections respectively.

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Lane closure adopted for diverting the main traffic on account of the traffic management during construction works of the Project Highway shall be governed by the approved programme of Construction Works.

 f Lane Closure in short lengths less than or equal to 500 metres for carrying out a routine f maintenance activity defined in item 4.2.1.1 of this Schedule shall not be for more than a f continuous period of 1 day.

242.5. The lane closure needed on account of emergency shall be distinguished from the lane closure described in item 2.4.2.3 above. The lane closure on account of the Emergency shall be dealt with under sub clause 18.9. Emergency De-Commissioning, Article XVIII Operation and Maintenance, Chapter IV, Project Development and Operation of this Agreement.

Traffic Management and Lane Closures Requirements during various situations arising on the Project Highway needing Traffic Management are detailed below:

2.5. Initial Construction Stage

2.5.1. Rural Section

- The widening of the existing 2 lane carriageway shall be generally eccentric to make a four/six (4/6) lane divided carriageway facility. A new 2/3 lane carriageway separated from the existing carriageway with a 4.5m central median will be constructed in the first instance and then strengthening and widening of existing 2 lane carriageway shall be undertaken.
- The construction sequence in this case will be as under:

 a) 2/3 new lanes will be constructed initially. There will be no conflict area for the main traffic using the existing two lanes during this construction stage. It shall be ensured that the construction traffic does not conflict with the main traffic in this stage.
 - b) On completion of the 2/3 new lanes throughout, the total traffic will be diverted on it and the existing 2 lanes will be widened with paved shoulders /additional lane with paved shoulder depending upon the new carriageway configuration upto the existing road level, Thereafter, entire width including the existing 2 lanes and the widened portion shall be given bituminous base courses uniformly.

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Urban Section

- The widening of the existing 2 lane carriageway shall be generally concentric to make it a 4/6 lane divided carriageway facility. The divider will be a 1.5 m wide central median.
- In addition, service road will be provided on either side of the 4/6 lane carriageway facility.
- ii) The construction sequence in this case will be as under:
- a) Service roads and side drains on both the sides will be constructed initially.
- There will be no conflict area for the main traffic, which will be using the existing two lanes.

 It will be ensured that the construction traffic does not conflict with the main traffic at exit and entry points.
- b) On completion of the service roads on both sides, the main traffic will be diverted on them direction wise and the existing 2 lanes will be widened to 2/3 lanes on each side duly accounting for the 1.5 m wide central median. On completion of the widening up to the existing road level, the median will be constructed. On its completion, the existing road will be strengthened in such a manner that the bituminous base courses and the wearing course layers are laid uniformly in 2/3 lanes and paved shoulder on either side of the 1.5 m wide central median. During this operation, the construction traffic will not be conflicting with the main traffic on the service roads.
- c) On completion of the divided lane carriageway of the Project Highway, the main traffic from the service roads shall be restored on them.

Operation and Maintenance Stage

This is applicable for the entire Operations Period for the Project Highway during the entire Concession Period. Various important activities to be carried out during this stage are:

- a) Regular periodic maintenance activities:
- i) Renewal of the wearing surface of the road pavement once every 5 years;
- ii) Strengthening course to be provided on 'as required' basis.
- b) Maintenance activities arising out of the specific need(s) on account of the site conditions are:

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Its strengthening course required on account of the Benkelman Beam Deflection (B.B.D).

Values in excess of the prescribed criteria obtained during regular testing as per the

Concession Agreement requirement;

Concession Agreement requirement,

iii. Wearing course required on account of the IRI values higher than the prescribed criteria

obtained during regular testing as per the Concession Agreement requirement;

27.2. In order to cater to the execution of the said activities, para 2.6.1 above the main traffic will

have to be diverted to an extent dependent on the site requirement.

EMERGENCY STAGE

- 27. This stage could arise any time in an emergency situation and shall have to be addressed to on its own merits. The extent of the traffic management shall be assessed as per the site requirement and situation.
- 27.2. The emergency situation could be faced in the following three situations.

subsidence in isolated spots or in scattered areas.

- a) During the period between the award of the work and commencement of the construction works on financial close.
- In this situation the existing two lane facility is available only. The traffic management will have to be tailared accordingly. Either the existing one lane will have to be closed passing the traffic on another lane and its adjoining shoulder or both the existing lanes will be a closed and a diversion road provided.
- b) During the period when construction works are in progress.
 In this case the availability of the carriageway at site shall decide the nature and extent of the traffic diversion.
- c) During the period when the Project Highway is under operation and/or maintenance, the nature of emergency requirement in this case will determine the type and extent of the traffic diversion.
- Iraffic Management in emergency situation shall be provided immediately in consultation with the Independent Consultant

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(ii) Section II - Maintenance

• Functioning of the lighting system; Functioning of the Patrolling System

Tow away truck and cranes

Functioning of the Project Facilities

Public toilets and other sanitary facilities

Functioning of rescue and medical aid services

-Administrative, Operational and Maintenance Base Camp

Electrical Services at Laybys, Bus Stops and Rest Areas

2 Section 1 - Operations

3.21. Regular Operations

- Ambulance Fire Brigade

Rest Areas

rest areas etc.

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Truck Parking Laybys

The Concessionaire shall in consultation with the Independent Consultant evolve an

Operations and Maintenance Manual (Maintenance Manual) as per sub-clause 18.2 of this

These are briefly described in items 3.2 and 4 of this Schedule respectively.

(i) Section I - Operations; and

12. The said Maintenance Manual shall have two separate sections, namely

shall prescribe procedures and systems for activities including but not limited to the following for e regular and emergency operations of the Project Highway and Project Facilities thereon.

Permitting smooth and uninterrupted flow of traffic during normal operating conditions.

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Potable Water supply system including supply of drinking water at truck parking laybys,

Pickup Bus

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- solid waste disposal system including those from litterbins.

Emergency Operations

Minimising disruption to traffic in the event of accidents and/or incidents affecting the safety and use of the Project Highway by providing a rapid and effective response and maintaining liaison procedures with emergency services.

- Reasonably smooth and safe movement of traffic during emergency activities such as special repairs during floods, storms, hurricanes and earthquakes.
- Failure of a system due to human error, electrical or mechanical failure.

The Concessionaire shall keep regular record of accidents that occur including the nature of accident, location of occurrence, time and date in the prescribed format, included in the Maintenance Manual and shall forward the monthly particulars of the same to the Independent Consultant and the NHAI regularly in the first week of the following month. The Concessionaire shall programme inspections of the Project Highway for its smooth operations in terms of the Concession Agreement classified in the following categories:

- Visual Inspection
- · Close Inspection
- Thorough Inspection and described herein under

Visual Inspection

Visual Inspections are broad general inspections carried out quickly and frequently by highway /bridge maintenance engineers having knowledge of road structures. The purpose of this visual inspection is to report the obstacles to traffic and fairly obvious deficiencies, which could lead to accidents or maintenance problems. Such inspections should be requent. The visual inspection may be carried out by visual assessment with careful observation of the specific object/item of the Project Highway for identification and for quantification of the deficiencies or damages of the Project Highway.

Close Inspection

The close inspection may be visual and/or supplemented by standard instrumental aids for assessment of defects / deficiencies of Project Highway with careful observation of specific element(s). The close inspection may be daily / periodic but it is more intensive and would

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equire detailed examination of elements of the Project Highway. It should cover all the aspects of the specific element of Project Highway against a checklist. The close inspections are to be carried out quite frequently depending upon the nature of structure of Project Highway. This inspection is to be carried out by the Highway/Bridge Engineer having good knowledge of road structures with theoretical background to analyse the nature, and extent of defects/deficiencies, suggest suitable remedial measures to rectify/remedy them and quantify repair work.

Thorough Inspection thorough inspection is comprehensive and detailed for assessment of

defects/deficiencies of the Project Highway by visual inspection or with aid of standard equipment and non-destructive testing where necessary. Such an inspection is to be carried out on the basis of comprehensive checklist of items related to the materials, condition and situation of the structure etc. The checklist is to be prepared meticulously well in advance of inspection. The thorough inspection should be undertaken during the most critical weather condition, which is generally rainy season in India. During rainy season the Road/Bridge structures are under severe condition, thereby the damage and deficiencies of the Project Highway are more pronounced. The inspection carried out during the said period offer the most critical evaluation of the performance of the structure.

The thorough inspections are all the more important for Bridges, Culverts and drainage structures, as well as road pavements during adverse weather condition of monsoon period. Besides being a qualified Highway/Bridge engineer, the inspection team leader must be

familiar with design and construction features of the Highway /Bridges to be inspected so that the condition can be properly and accurately assessed for a meaningful report and quantification of repair works. The competence of team leader to recognise any structural distress/deficiencies and assess its seriousness with complete recommendation for appropriate repairs are important pre-requisites for entrusting this assignment to him.

Frequency of Inspections

The inspection frequency of various items of Project highway has been indicated in the Table L-1 hereunder. The frequency of inspection can be suitably revised in consultation with the Independent Consultant if the emergencies so warrant. Table L-1: Objective and Frequency of Inspection

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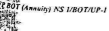
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(The objective and minimum frequency of inspections under normal circumstances shall be as under. If some exigencies arise, the interval of inspection may be reduced)

Table L-1: Objective and Frequency of Inspection
The objective and minimum frequency of inspections under normal circumstances shall be

Object	Item	Daily	Monthly	Quarterly	Before & afte rainy season
riding Surface	Pavement	•	#		
	Expansion joints	•	#		•
Median	Kerb	•	#		
Side Slopes	Turfing		•		•
	Pitching & masonry	3	•		
	Retaining wall		#		•
proinage	Median drain	+	#		
	Side slope drain		#		
	Bridge catch basin	+	#		
	Gullies and catch pits		#		
indges	Superstructure			#	
	Substructure			#	•7
	Head walls & Aprons			#	•
	Painting				
	Hand rail	, ,	#	•	
Culverts	RC Culverts				1941
	HP Culverts			*	
Guard rails	Shoulders			#	•
	Medians	-			•
Inoffic Operation Ocilities	Signs		•		
	Markings		#		
	Delineator	+	#		
	Lighting	1		#	



Other facilities

Traffic Conditions

Encroachments



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Vegetation/Landscaping

Way sidė amenities

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- Visual inspection
- # Close inspection
- Thorough inspection
- Visual inspection during rainy season only

MAINTENANCE

Introduction

The Concessionaire shall maintain the Project Highway in traffic-worthy condition and the Project Facilities in usable condition throughout the Concession Period or any extension thereof in terms of the Concession Agreement through regular maintenance and preventive maintenance of the various items and elements of the Project Highway.

The Concessionaire shall maintain the existing 2/3 lanes of the Project Highway and already constructed 4/6 lanes of the Project Highway during construction of new lanes in such a manner that the unevenness index of the pavement does not exceed 3000 mm per km, or the present roughness value of the existing pavement, whichever is lesser and it is free of pot holes.

The following MORT&H and IRC publications shall be referred for preparation of the said Section - Il Maintenance of the "Operation and Maintenance Manual"

- MORT&H Manual for Maintenance of Roads.
- IRC-SP-35-1990, Guidelines for Inspection and Maintenance of Bridges.
- The manufacturer's Maintenance manual(s) of the equipment to be used in the Project Highway Operations shall form part of the said O&M Manual.

L. Maintenance Section of Maintenance Manual

The Section II Maintenance, of the Operation and Maintenance Manual, shall include the activities described hereinunder amongst other activities required for the regular and reventive maintenance of the equipment during the Operations Period, so that the Project

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Highway is maintained in a manner that at all times it complies with the specifications and standards and at the time of Divestment of Rights and Interests by the Concessionaire in terms of Article XXXIII of this Agreement it is in sound, durable and functional condition.

Regular Maintenance

It consists of the routine maintenance and periodic maintenance throughout the Concession Period and extension thereof, if any, for all elements of the Project Highway.

I Routine Maintenance

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The Concessionaire is required to perform all routine maintenance activities along the project road. The Routine Road Maintenance means planned ongoing works and activities required to ensure public safety, repair small defects and to maintain the road and the entire RoW in the required condition.

The Concessionaire is required to develop maintenance sheets for each component of the works. The Concessionaire has to utilise mechanised equipment, method and innovative solutions and technology to perform these obligations and include such process in the Maintenance Manuals.

All maintenance activities are to be carried out in accordance with relevant IRC Codes. Guidelines and Special Publications as are applicable to National Highways, MORT&H specifications and Technical circulars with all updates. In the absence of any definite provisions on any particular issue related to the specifications and/or standards, reference may be made to the latest codes and specifications of the Bureau of Indian Standards (BIS), AASHTO, ASTM, British Standards or any other International Standards. But where even these are silent, the work shall conform to sound engineering practice with the approval of the IC. The requisite Quality Control Tests as per specifications and codes are to be carried out by the Concessionaire at his cost as per the directions of the IC.

- Routine Maintenance broadly includes:
- (i) Maintenance of pavement
- (ii) Maintenance of turfed areas.
- (iii) Maintenance of landscaping
- (iv) Maintenance of drainage system
- (v) General cleaning including CD structures

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- ivil Cleaning, maintenance of buildings within concession limits.
- (vii) Maintenance of main line structures.
- Maintenance of Right-of-Way fences.
 - (ix) Maintenance of Highway Accessories.
 - (x) Maintenance of guardrails.
 - (xi) Other miscellaneous responsibilities such as stand by/on-call, emergency plant & seaulipment, stray animal catching operations etc.
 - (kill) Provision of traffic and safety control devices during the routine maintenance works or any accidents.

Periodic Maintenance of Pavement

The framework of activities relating to povement maintenance and rehabilitation in respect of flexible and rigid povement are given in the flow charts in Appendix 3.1 and Appendix 3.2 respectively. The Concessionaire shall set forth in the Operations, and Maintenance Manual the detailed procedures to be followed under each of these activities, and also choose the operational and performance criteria from the performance standards set forth in this Schedule.

Pavement Riding Quality

The riding quality of the pavement shall be ensured by satisfying the minimum requirements given herein under.

- i) Surface roughness of the Project Highway on completion of construction shall be 2000 mm/km as measured by vehicle mounted Bump Integrator.
- ii) Surface roughness shall not exceed 3000 mm/km during the service life of pavement at ony time. A renewal coat of bituminous concrete shall be laid every 5 years after initial construction or where the roughness value reaches 3000 mm/km whichever is earlier. After laying of renewal coat roughness value shall not exceed 2000 mm/km.

2. Structural Condition of the Pavement

If The structural condition of the flexible povement of the Project Highway shall be assessed every year by taking Benkelman Beam Deflections and working out characteristic deflections of homogeneous sections of the Project Highway as per IRC-81-1997. Wherever the characteristic deflection exceeds 1.2 mm a bituminous overlay shall be provided appropriately designed according to IRC-81-1997 or its latest versions or amendments to it.

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Recycling of existing crust using milling as an option can be explored by the Concessionaire in consultation with the IC to maintain the FRL at the same level throughout the concession period. However, while adopting such measures, the residual strength of existing pavement shall be estimated and equivalent thickness of new material added before laying the designed overlay. The design of profile with altered pavement treatments shall be finalised in consultation with IC.

year and the loss of sealing compounds made good.

733, Preventive Maintenance

Preventive Maintenance shall include the activities related to each element and the system as a whole of the Project Highway to ensure that during the Concession Period and at its end, it is in sound, durable and functional condition.

43.4. Special Repairs

Damages occurring due to natural calamities like heavy floods, sand storms, hurricanes, cyclones, earthquakes to any element or system of the Project Highway, shall be rectified and the system restored to function as per programme prepared in consultation with independent Consultant. All such activities shall fall under 'Maintenance' and shall form a part of the said Maintenance Manual.

Minimum Requirements of Maintenance Activities

Major Breaches in the Roadway

Major breaches in the roadway of any type endanger safety of traffic and cause substruction in movement of vehicles. These breaches shall be repaired urgently. Steps as mentioned in O&M manual shall be followed by the Concessionaire for repairing the breaches.

The Concessionaire shall ensure speedy restoration of traffic and take immediate action to repair the damages as permanent measures for the Project Highway. The restoration of traffic shall be made within 24 hours of its occurrence. The permanent measures shall be completed within a period of one week.

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Minor cuts, rutting or blockage

Minor cuts, rutting and damages on Project Highway which do not completely obstruct the traffic but endanger the safety of traffic, shall be attended to on an urgent basis. For this purpose any cut which is in width more than 1 m shall be repaired within 24 hours. Any

minor blockage, which partially obstructs the traffic and endangers safety, shall be removed by the Concessionaire immediately.

Branches of trees

The branches of the roadside trees if hanging closer than 5.5m over the road level of the Project Highway shall be cut, trimmed or lopped within 24 hours.

The shoulder (Earthen/Hard) shall be maintained in such a way that the shoulder drop off

shall not be more than 25 mm for a length of 10m in a section length of 100m and/or there shall not be any false ditch causing the water to drain in reverse direction i.e. towards povement instead of away from povement surface, the same shall be rectified within 2 days as described below:

If the shoulders are deformed or scoured and are lower than 25mm from the adjacent carriageway, these shall be corrected by excavation, filling, dressing and compacting a material matching the existing material and it shall conform to the relevant MORI&H

"Specifications. In case of earthen shoulder repairs shall be carried out as per MORT&H

Specifications 3003.

obstructions, which may reduce their normal cross section and impede the free flow of water. They should not have silting more than 25% of their size at any part of length.

445.2 All the Pipe and Box culverts shall have less than 10% deteriorated barrel and have more than 90% of the diameter/size open. There should be no evidence of flooding with end protection intact and no dip on the road over culvert indicating structural weakness.

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butine maintenance under this category shall cover pipe drainage system, slot drains, provided the system of the s

If the side drains / median drains where provided, and other drainage structures have been littled up in such a manner that it is causing obstruction in flow of water, the same shall be cleared off regularly within 7 days after detection in order to keep the drains free from obstructions all the time.

water causing damage to the road pavement. Such damaged structures shall be reconstructed to required shape, size and proper slope within 21 days after detection or as instructed by IC.

Cross Drainage Works & Other Structures

- procedures to be followed for the maintenance and repairs of bridges and other structures keeping in view IRC-SP-35: 1990 Guidelines for the Inspection and Maintenance of Bridges in consultation with the Independent Consultant. The flow chart for Bridge and Culverts maintenance activities in given in Appendix 3.3.
- 62, The scouring of piers and abutments of bridges and culverts shall be observed carefully particularly before and after rainy season and suitable remedial measures as deemed fit booking to site conditions shall be taken in consultation with IC.
- 13. The bridge deck must be clean and have minimal spalls, cracks or scaling. The drains scappers on the deck must be clean and functional always.
- 3.4. The Super-structure should not have any cracks or loss of section. There should be no spalling and have proper vertical clearance and opening height. Paint on the super structure must be in good shape.
- 6.5. The sub-structure should not have spalls, cracks and scaling. The bearing assembly should be functional and subricated periodically. Abutment /pier seats should be clean and sound.

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to The joints on the structures shall not be loose and should be sealed always.

Retaining walls should not have spalling or cracks and its weep holes must be open always.

There should be no indication of settlement or rotation.

the if any settlement cracks are appearing in substructure and superstructure of the CD works

beyond permissible limits, the same shall be carefully observed and suitable remedial measures as per sound engineering practice taken.

4469. The treatment for the damaged culverts/bridges shall be assessed at site after ascertaining the damaged portion as per site exigencies. The repair shall be carried out expeditiously in consultation with IC.

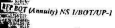
As part of pavement maintenance the pavement shall be treated for various distresses occurring as described below.

Cracking of bituminous pavements shall include all types of cracks such as hairline, alligator, longitudinal, transverse, shrinkage, reflective and edge cracking, linear and slippage etc. For any 50 m section of the pavement, the cracked area should not be more than 5% of the pavement surface of that section and/or the cracked area shall not exceed 0.5 sq.m at a place. The treatment shall be completely done within 7 days after their

detection. The treatment shall be followed as described below:

1. If the width of the cracks is less than 3mm and resulting into settlement of pavement up to 10 mm in depth and exceeding in area more than 0.5 sq.m. at a place, such cracking shall be sealed by fog sealing in accordance with the MORT&H Specification 3004.

is. If the width of the cracks is more than 3mm and resulting into settlement of pavement up to 10 mm in depth and exceeding in area more than 0.5 sq.m. at a place, such cracked surface shall be repaired by slurry sealing in accordance with MORT&H Specification 516.



7.4.7.1. Cracking



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iii. If the cracked portion has settled more than 10mm and its area exceeds 0.5 sqm, such areas shall be repaired by patching as per MORT&H Specification 3004.

in. In case of alligator cracks, the permanent repair by full depth patching shall be carried to the slippage cracks shall be repaired by removing the affected bituminous layer and treplacing it with surface patch. In edge cracking, if shoulders are not providing adequate the shoulder shall be reconstructed with good quality materials.

17.2. Rutting

For any 50 m section of the pavement, there shall not be ruts deeper than 10 mm and/or the length of rutting should not be more than 5m. The treatment shall be completely done within 15 days after their detection. The pavement surface shall be rectified/corrected as per directions laid out in IRC 82-1982 and based on sound engineering practice at such locations.

1.47.3. Conugations and Shoving

If corrugations and shoving in the pavement area exceeds 1 sq. m at any place and depth / height of corrugation / shoving exceeds 10mm, the same shall be rectified/corrected within 2 days after its detection, as per directions laid out in IRC 82-1982 and based on sound engineering practice.

. 44.7.4. Settlement or Grade Depressions

If the settlements and grade depressions exceed 1 sam in area and their depth is within 10mm, such defects shall be treated within 3 days after detection as per directions laid out in IRC 82-1982 and based on sound engineering practice.

7,5. Upheaval or Swell

For any 50 m section of the pavement, there shall not be upheaval or swell that exceeds 0.5 sq. m in area; if its height is more than 10mm, the same shall be treated within 7 days after its detection as per as per directions laid out in IRC 82-1982 and based on sound engineering practice.

.6. Ravelling

For any 50 m section of the pavement, if the ravelling of bituminous surface is not more than 3% of the pavement surface of that section and/or the ravelled area does not exceed

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sq.m. at a place, the same shall be rectified within 7 days after their detection by slury seal treatment in accordance with the MORT&H Specification.

77 Potholes

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There shall not be any pothole on the pavement surface, Irrespective of the size and depth, the potholes shall be repaired by patching / pothole filling in accordance with MORT&H specification 3004. The potholes shall be repaired immediately if causing a threat to safety; without potholes shall be repaired within 24 hours after their detection.

7 8. Skid Hazards

The skid resistance of the pavement surface shall be maintained in such a way that the skid number is a minimum of 55 when tested as per BS-812 Part 114ASTM-274, Skid hazards, irrespective of size, shall be corrected by improving the surface drainage and skid resistance including cleaning the surface of contamination, surface treatments or milling or resurfacing.

4.47.9. Bleeding or Flushing

For any 50 m section of the pavement, if the bleeding surface area is not more than 1% of the pavement surface of that section and/or the bleeding surface area does not exceeds 0.25 sq.m. at a place, the same shall be treated immediately within a day after its detection in accordance with IRC:82-1982 or any other relevant guidelines in consultation with the IC.

4.47.10. Edge deformation/Breaking

For any 100 m section of the pavement, if the edge breaking is more than 1m and/or the width of edge breaking is more than 0.1m at a place, the same shall be treated immediately within a day after its detection in accordance with IRC:82-1982 or any other relevant guidelines in consultation with the IC.

147.11. Loss of Cover Aggregate

If the loss of cover aggregate occurs in area exceeding 1 sam of the pavement, treatment of seal coat shall be applied.

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12. Longitudinal / Transverse Streaking

exceeding 5sqm, the same shall be treated by application of new surface treatment or by

Bit any defects other than those mentioned above occur on the pavement of the Project Highway, the same shall be rectified/corrected by the Concessionaire as per directions laid out in IRC 82-1982 and based on sound engineering practice.

Other Maintenance Activities

451. Maintenance of Traffic Signals

The traffic signals shall be maintained at all times as per clause 18 of IRC: 93-1985 and shall be periodically inspected, maintained and repaired so as to be in satisfactory working condition all the time.

4.52 Maintenance of Highway Lighting System

1.52.1. Maintenance of all lighting installations and related appurtenances shall be as per relevant clauses of IS: 1944 (Part I-V) 1981.

1.5.2.2. Lighting wherever provided shall be maintained by the Concessionaire in a condition nearly similar to original condition.

1523. The faults shall be repaired instantly and lighting restored. Missing and damaged items shall be replaced instantly.

cleaning shall be done at regular intervals to be mentioned in the Maintenance Manual to ensure that lighting is not below the specified standard.

252.5. All installations shall be safeguarded against weathering and ageing effects by repainting and other preventive measures.

326. The servicing of stand-by power generation units shall be carried out in accordance with the manufacturer's instructions.

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Maintenance of Highway Signs and Pavement Markings

1531. All traffic signs and markings shall always be kept clean, visible and in correct alignment and position.

32. Any damage to traffic signs, which reduces or threatens to reduce full and clear visibility shall be rectified within twenty four (24) hours of its occurrence. If they are used as base for posters, the posters shall be removed and the signs cleaned within 24 hours. Signs shall be washed using detergent solution followed by clean water to maintain their visibility and reflectivity unimpaired due to dust etc.

4533. Any part of traffic signs damaged due to weathering, corrosion, vandalism or any other cause shall be replaced by the Concessionaire within seven days.

3.4. Any mandatory signs including those for traffic safety, 'damaged beyond repair' shall be replaced within 2 days and all other signs with similar condition shall be replaced within 3 days.

visibility and reflectivity of signs, delineators and markings. These shall be replaced by similar material if the reduction in the level of these two requirements falls below 50% of the original level.

6. Pavement marking with thermo plastic point shall be carried out soon after any overlay/renewal coat is provided.

.454. Maintenance of Pickup Bus Stops

Maintenance of pickup bus stops shall include attending to repairs to the bus-bay pavement and also to various parts of the passenger shelter and connected facilities as and when necessary. Replacement of irreparable items shall be done within 2 days.





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Maintenance of Control Centre

There shall be periodic inspection and maintenance of the Control Centres. This shall include attending to repairs and maintenance (both regular and periodic) to various parts of the building and connected services and facilities as and when necessary, and replacement of irreparable items of work. Cleaning & disinfecting of the water supply systems, inspection and maintenance of drainage/sanitation systems and electrical installations shall be as per relevant clauses of National Building Code (NBC).

- 5.5.2 Maintenance of Emergency Telephone system including its equipment shall include periodic servicing, checking of the system, replacement of components, attending to all necessary repairs and other incidentals to keep the system in working condition.
- any vehicle shall be maintained in smooth running condition at all times. In the event of any vehicle being off the road for maintenance or on account of breakdown, substitute vehicle shall be provided immediately.
- 5.5.4. At the end of the Concession Period or the extended period thereof, Control Centres together with all equipment in working order shall be handed over to NHAI.

Maintenance of Buildings

- 6.1. Maintenance of buildings shall include routine maintenance and attending to repairs to various parts of the building and connected services as and when necessary, and replacement of irreparable items of work, cleaning & disinfection of the water supply systems, inspection and maintenance of drainage/sanitation systems and electrical installations shall be as per relevant clauses of NBC.
- 3.6.2. At the end of the concession period or the extended period thereof, all buildings shall be in useable condition and handed over to NHAI.

Maintenance of Road Furniture and Facilities

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- Maintenance of road furniture and facilities shall include attending to repairs to various parts of the road furniture and connected services as and when necessary, and replacement of irreparable items of work in reasonable period.
- 3.72. All the hectometre stones, Kilometre stones and 5th Km stones shall be kept 100% clear of obstruction; and up to 5% surface damage shall be rectified within 3 days after detection and shall bring it to its original state. If the surface damage is more than 10%, the same shall be removed and replaced with new ones meeting IRC standards.
- 157.3. At the end of the concession period or extended period thereof, all road furniture and facilities in useable and in working order shall be handed over to NHAI.
- 1.5.8. Maintenance of Highway Landscape
- 158.1. Maintenance of Highway Landscape shall include attending to repairs to elements of the landscape connected services as and when necessary, and replacement of irreparable items of work.
- 15.8.2. Trees shall be maintained as per the guidelines in IRC; SP: 21-1979 and no indiscriminate felling of trees shall be resorted to while upgrading, widening and improving the highway.

 The felling of trees shall be undertaken in consultation with the Independent Consultant and after obtaining due permission of the Forest Department, as applicable.
- 45.8.3. While borrowing earth from roadside land for routine maintenance it shall be ensured that no earth is removed around root of trees. All borrowing operations shall be as per IRC: 10-1961.
- 5.8.4. Maintenance operations include numbering and maintaining a register of all rood side trees within the Right of Way.
- 158.5. The routine maintenance such as trimming and shaping shall also cover those hedges and trees within the RoW, which affect the performance of the Project Highway.
- 58.6. Cutting or clearance to safeguard visibility at intersections, road bends, accesses and signs shall be carried out in such a way as to avoid permanent damage to hedges and trees.

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Hedges and trees overhanging carriageways shall be trimmed to provide a minimum theadroom of 5.5 metres at all times.

8.7 Jurling within the RoW shall be mown as to achieve a visual pattern in harmony with adjacent areas. Mowing shall be done when the height of cut reaches 150 mm.

8.8. The grass/turf within RoW shall be maintained in such away that the roadway is free of abstruction and the availability of sight distance is ensured at intersections, passing zones.

maintained neatly.

1589. The Operation and Maintenance Manual shall include a maintenance and management plan for trees, shrubs, turfing and hedges to sustain their development in a manner pleasing

curves etc. The grass/turf around crash barrier, headwalls, paved ditches etc. shall be

4.4. Incident Management

efficiently as possible.

in appearance.

1. Scope

- The Concessionaire shall initiate, co-ordinate and maintain an Incident Management System (IMS) and supply regular incident statistics to client.
- Incident Management entails a set of co-ordinated activities initiated by the Concessionaire when an incident (an extraordinary event resulting in the reduction of road capacity or creates a hazard for users) occurs, in order to minimise the effects of the incident and restore normal capacity and safety levels to all affected road facilities as
- If at the commencement date, there is no existing IMS at the site, then the Concessionaire should develop and implement an IMS within a period of not more than 3 months from the commencement date.
- The client shall assist the Concessionaire to identify relevant agencies (e.g. rescue, fire, hazardous materials, traffic, police, ambulance, alternative routes, cleanups) and their representatives and to liase with these representatives on behalf of the Concessionaire.
- The Concessionaire shall set up a steering committee, which shall include representatives

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of the various relevant agencies, to identify current & patential issues and problem areas which need addressing.

- The incident management centre shall be continuously staffed on a 24 hour basis. The Concessionaire shall record all incoming calls, along with the description of the nature of the call and the corresponding action taken.
 - The Concessionaire shall record and maintain records of the details of all the SOS calls received (e.g. collision, hazardous material, breakdown, etc.)
- After occurrence of any major incident, resulting in multiple loss of life, significant periods
 of road closure or major route rehabilitation work, an incident debriefing report shall be
 produced and forwarded to the client within one month of occurrence.

112 levels of Service

The following levels of service apply to the incident management system:

- Implementation of fully functioning IMS system 3 months after commencement
- · Staffing 24 hrs/day and 365 days/year
- Response time to a single incident 1/2 on hour after receiving notification
- Multiple incidents as soon as possible
- · Incident debriefing reports 1 month
- · Steering committee monitoring report quarterly

Safety Management

. Scope & Levels of Service.

The following scope of operations and levels of service applies to facilities under management:

- The Concessionaire shall comply with all the requirements of the relevant Indian Laws on Occupational Health and safety, and the necessary certification/documentation proving compliance shall be made available by the Concessionaire at any time.
- The Concessionaire shall take all necessary measures to minimize accident occurrences on the highway section. For this purpose he shall liaise with the relevant local agencies such as Police, Hospital, Fire Brigade, Highway Police, etc. as required.

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• The Concessionaire shall maintain a comprehensive register and database of all accidents occurring on the Project Highway Section. The Concessionaire shall utilize this data to define and identify "Black Spots" and the like, make the necessary analysis of the cause of the "Black Spot" and make appropriate recommendations to the client for counter measures.

- The Concessionaire shall provide educational programs for the improvement of safety for the Users of Roads under operation. This shall occur four times per annum. This shall be carried out by the issuing of pamphlets, billboards, etc. The Road Patrols shall in addition take every opportunity at events such as accidents and the like to educate Users.
- The Concessionaire shall repair all damaged fencing that prevents access to animals and pedestrians to the highway. In addition the Concessionaire shall recommend to the client for installation of additional fencing where necessary to prevent access to the Highway.

In addition, the Concessionaire shall assume full responsibility for the safety of employees by

providing competent training, safety clothing and safety equipment. In addition, the

- Concessionaire shall be responsible for the security of the project:

 Security guards shall patrol the route facilities areas and shall be provided by the Concessionaire. These guards shall operate on a 24 hour basis, for 365/6 days per year.
- The Concessionaire shall be responsible for maintaining/upgrading all facilities for site security, including fencing, intercom system, emergency communications system, access control system and the like.
- Road Asset Management
- The Concessionaire shall ensure the maximum availability and efficient utilisation of the assets for the client. This shall also include the protection of the right of way from encroachments and other unauthorised activities.





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in addition to the main carriageways, the Concessionaire shall also provide for the management of rest areas, bus bays, bus parking areas and other facilities for highway busers, so that these facilities operate without hindrance to the through traffic.

The Concessionaire shall maintain the buildings, plaza facilities in a manner that projects a well managed professional image to the motoring public. This shall require the Concessionaire to:

- · Keep the plaza neat and litter free at all times.
- · Maintain the vegetation, lawns and shrubs etc
- · Maintain the parking areas and approaches neat and litter free.
- The Concessionaire shall ensure that any visual defects of the buildings, occasioned by accident or wear and tear are rectified within one week.

4.8.2. Encroachments:

The Concessionaire's enforcement of the requirements of the client shall be a significant obligation under the Contract. The client shall define the Right of Way and their requirements with respect to unauthorised accesses, encroachments and the like".

From the date of the commencement of O&M period, the Concessionaire shall be required to determine all encroachments and unauthorised accesses to the highway. The Concessionaire shall list the encroachments with a description, location and extent of each encroachment, draw up a method statement and programme for the removal of the accesses or encroachments for approval by the client. All encroachments shall be removed, and unauthorised accesses closed within 3 months of the commencement of O&M period.

4.8.3. Inspections

Full and component inspections of the highway section shall be undertaken at appropriate intervals. The Concessionaire shall draft Inspection procedures for each part and component of the National Highway Section that requires periodic inspection.

Inspection Reports and Remedial Measures

Periodicity of inspections for maintenance activities by the Concessionaire shall be regulated as per this Agreement and governed by the exigencies of the situation. The said inspections shall be followed by reports to the Independent Consultant and the NHAI.

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Based on reports, detailed investigations shall be undertaken by the Concessionaire itself and/or on advice of the Independent Consultant and the NHAI as the case may be.

The Concessionaire shall carry out any maintenance, repair or rehabilitation works found necessary by these investigations in accordance with the Maintenance Manual and this Agreement.

Maintenance of Facilities for Road Users

The Concessionaire shall ensure that all the Project Facilities provided for users of all categories are kept in a neat, hygienic and tidy condition. Special attention shall be given to the preparation of food items so that they are cooked with unadulterated ingredients in a hygienic manner.

Hems of Maintenance

in working and orderly condition at all times during the Concession Period or any extension thereof.

DIVESTMENT

The Concessionaire shall take action(s) in terms of Article XXXIV Defects Liability and Article XLIV Miscellaneous of this Agreement prior to proceeding with Transfer of the Project Highway, Facilities and Assets thereon to NHAI.

The Concessionaire shall obtain a Transfer Certificate as per Schedule L1 appended to this Schedule, from the Independent Consultant, who shall issue it after satisfying itself that the Project Highway and Facilities and Assets thereon have been constructed, operated and maintained in terms of this Agreement during the Concession Period and meet the divestment requirements as per this Agreement for the issue of Vesting Certificate (Schedule V) by NHAI.

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The Concessionaire shall take action(s) under Article XXXIII Divestment of Rights and interests of this Agreement after obtaining the Transfer Certificate (Schedule L1) from the Independent Consultant as spelt out in 5.2 above in order to obtain Vesting Certificate (Schedule V) from NHAI.

The issuance of the Vesting Certificate (Schedule V) by NHAI as per sub clause 33.4 of

Article XXXIII Divestment of Rights and Interest, to the Concessionaire shall result in the completion of the transfer of the Project Highway in terms of this Agreement.



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TRANSFER CERTIFICATE

(name of the Independent witiant) issue this certificate, designated Transfer Certificate for construction of Gwalior Bypass

Km 102.90 of NH 3 to Km 16 of NH 75 in the State of Modhya Pradesh, India on Build, Operate and Transfer (BOT) Annuity basis by the Concessionaire ______ (name of the

cessionaire) on Build, Operate and Transfer (BOT) Annuity basis as per the Concession Agreement between the National Highway Authority of India (NHAI) and the said Concessionaire. being satisfied that the Project Highway has been constructed, operated and maintained during the Concession Period is in sound, durable and operational condition on completion of the said concession period, and it is in a fit condition for transfer by the said Concessionaire to the NHAI or

is nominee. The transfer of the said Project Highway together with facilities thereon shall be seffected on the strength of this certificate.

Place of Issue_ Dale of Issue ___

(Independent Consultant)

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Appendix - 3.4

Equivalent Rating Conditions

	Category	· Status	Rating
	Yery Good	On completion as per specification and standards	9
	Good Condition	No repairs needed .	8
	Generally good condition	Potential exists for minor maintenance	7
	Fair condition	Potential exists for major mainlenance	6
H a	Generally fair condition	Potential exists for minor rehabilitation	5
	Marginal condition	Potential exists for major rehabilitation	4
	Poor Condition	Repair or rehabilitation required immediately	3
	Critical condition	Need for repair or rehabilitation is urgent. Facility should be closed until the indicated repair is complete	2
	Very Critical condition	Facility is closed. Study should determine the feasibility for repair	1
	Unserviceable	Facility is closed and is beyond repair	0

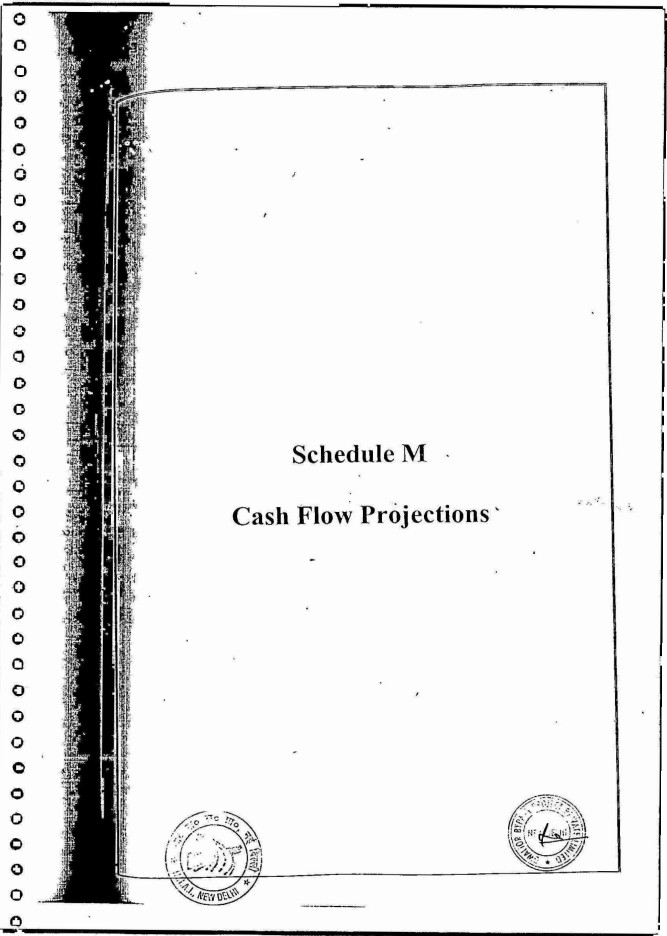
Sufficiency Rating System Load Performance

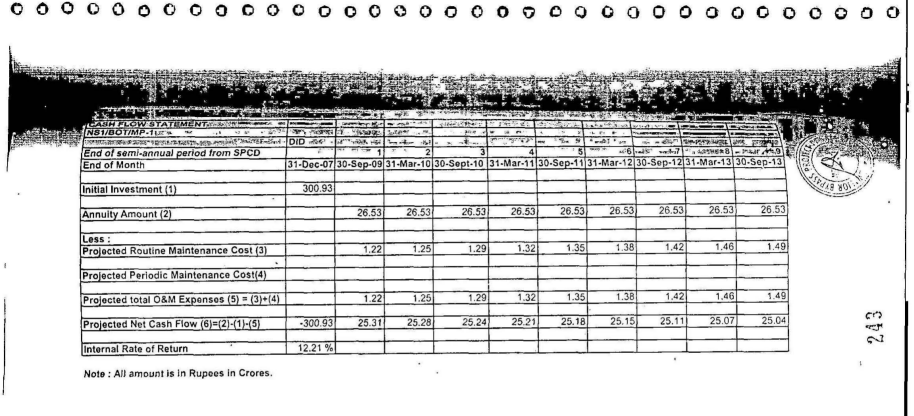
2 Safety Performance 3. Remaining Life

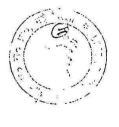


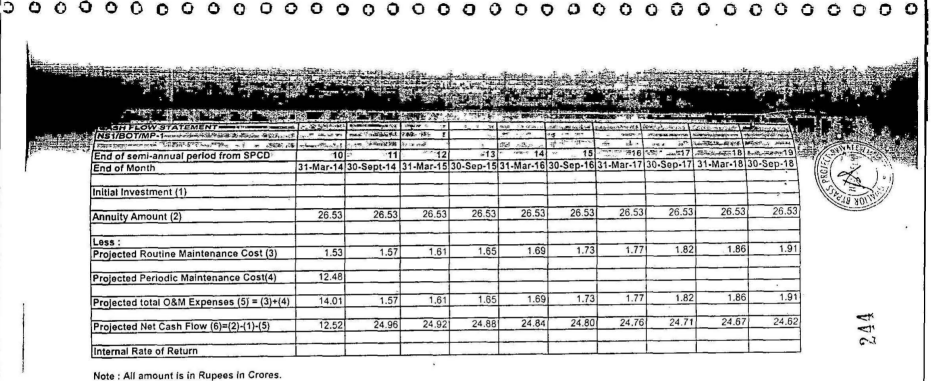












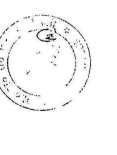
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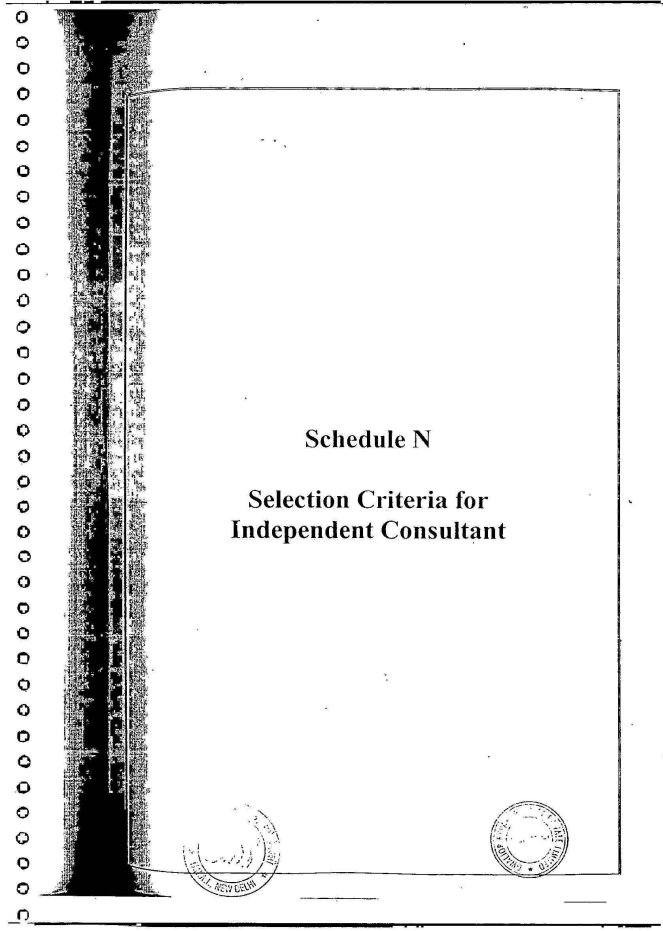


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End of semi-annual period from SPCD	20	21	. 22	~ ~ 23	- 24	25	= 26		PACES-128	#### 29 P	
End of Month	31-Mar-19	30-Sept-19	31-Mar-20	30-Sep-20	31-Mar-21	30-Sep-21	31-Mar-22	30-Sep-22	31-Mar-23	30-Sep-23	18
Initial Investment (1)											PROJECT DE
Annuity Amount (2)	26.53	26.53	26.53	26.53	26.53	26.53	26.53	26.53	26.53	26.53	1000
Less:											
Projected Routine Maintenance Cost (3)	1.96	2.01	2.06	2,11	2.18	2.21	2.27	2.33	2.38	2.44	
Projected Periodic Maintenance Cost(4)	15.98										
Projected total O&M Expenses (5) = (3)+(4)	17.93	2.01	2.06	2.11	2.16	2.21	2.27	2.33	2.38	2.44	
Projected Net Cash Flow (6)=(2)-(1)-(5)	8.60	24.52	24.47	24.42	24.37	24.32	24.26	24.20	24.15	24.09	



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	End of Month			30-Sept-24			31-Mar-26-				19€11		VAIRS	TI TOWN	
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	Initial Investment (1)								1				/[g](`	00.	1
		,							1				list.	7 (8)	11
	Annuity Amount (2)		26.53	26.53	26.53	26.53	26.53	26.53					May.	8 40/7	
			1				10.000		7		ia		-	_,	
	Less:		4	18200								•			
	Projected Routine Maintenan	nce Cost (3)	2.51	2.57	2.63	2.70	2.77	2.83				*			
	Brotostad David III Market	0													
ì	Projected Periodic Maintena	rice Cost(4)	20.45	L		'									
ŀ	Projected total O&M Expense	ve (5) = (2) ((4)	20.05	0.53	2.00	0.70								6	
ì	Tojected total Odivi Expensi	es (3) - (3)+(4)	22.95	2.57	2.63	2.70	2.77	2.83						7	
l	Projected Net Cash Flow (6)=	(2)-(1)-(5)	3.58	23.96	23.90	23.83	22.70	22.70						CAI	
j	1,22,22 003.1 1 1044 (0)-	7-/ (1/(0)	3.36	23.30	23.90	23.63	23.76	23.70							
,	Internal Rate of Return		1	 				-							
6							<u> </u>	<u> </u>						(B)	
	Note: All amount is in Rupee	s in Crores													





SCHEDULE N

SELECTION CRITERIA FOR INDEPENDENT CONSULTANT

ion of the Independent Consultant shall consist of the following steps:

Issue of Request of Proposal for selection of Independent Consultant by NHAI Evaluation of Firms Credentials

Evaluation of Technical Proposal.

Evaluation of Financial Proposal of the firm.

Calculation of the combined score of a firm based on Technical and Financial score

Negotiation and selection of Independent Consultant.

SELECTION COMMITTEE

A selection committee shall do the selection; NHAI shall nominate the members of this committee.

DETAILS OF THE SELECTION PROCESS

Issue of Request of Proposal for selection of Independent Consultant by NHAI

NHAI will issue a Request for Proposal (RFP) for selection of Independent Consultant through single stage bidding process. This RFP shall include a Letter of Intent (LoI) and the Terms of Reference (ToR) besides information (Data Sheet) to the firms and the proposed form of contract. It shall contain the guidelines for the preparation of proposals by the firms and submission. ToR shall include the following details:

Project background

Scope of services

Objectives

Interaction with NHAI

Reporting requirement

Performance clause

Consultant's Proposal

Period of Services

The Lol shall state the intention of the NHAI to enter into a contract for the provision of consulting services and the date, time and address for submission of proposals. The Proposal should be submitted in Three Parts in 3 separate envelopes / packages and put together in one single outer envelope/package. The three parts of the proposal will be: Part 1: Firms Credentials, Part 2: Technical Proposal, and Part 3: Financial Proposal The proposal must be submitted in a hard bound form (hard bound implies binding between two covers through stitching or

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otherwise whereby it may not be possible to replace any paper without disturbing the document - spiral bound form, loose form, etc. will be not accepted) with all pages numbered serially, along with an index of submissions. All figures quoted in the financial Proposal should be covered with a transparent adhesive tape **Evaluation of Firms Credentials**

The envelop containing the firms credentials (Part 1 of the proposal) would first be opened and evaluated based on the following criterion

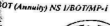
S.no	Description	Maiks
1	Year of Establishment of Firm	10
2	Average annual turnover (last three years)	10
3	Number of Key personnel	10
4	Experience of the firm in DRP preparation for Highways projects during the last 7 years.	10
5	Experience of the firm in DPR preparation/design review/supervision of major highway structures of length more than 200m during the last 7 years.	10
6	Experience of the Firm in as Independent Consultant or in Construction Supervision for Highway projects during the last 7 years.	50
3.3.0	TOTAL	100

The firms should score at least 70 marks for qualifying to the next stage.

Evaluation of Technical Proposal

The technical proposals (Part 2 of the proposal) received from short listed firms shall be evaluated for selection of firms based on the following:

S.No.	Description	Marks
ì	Specific Experience of the firm related to the assignment	20
2 '	Adequacy of the proposed work plan and methodology in response to the ToR	05
3	Qualifications and competence of the key staff for the assignment	75
-	Total	100







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Sub criteria for Specific Experience of the firm related to the assignment

Experience as Independent Consultant / Construction Supervision in Highway Projects	12
Experience in DPR preparation for Highway Projects	4 .
Experience in Construction Supervision/DPR /Design Review of Major structures having length of more then 200 meter.	4

Sub criteria for Adequacy of the proposed work plan and methodology in response to the ToR

Commen	ts & Sug	ggestions on TOF	?	1
Quality Methodol	of logy	Approach	and	3
Work Prog	gramme	& Manning Scl	nedule	1

Sub criteria for qualification of key staff

General qualifications	25
Adequacy for the project	70
Experience in Region and language	5

Qualification and competence of key staff for the assignment. The weightage for various key staff are as under:- same as O 11

Key Personnel	Marks.
Team Leader Cum Senior Highway Engineer	18
Senior Pavement Specialist	7
Senior Bridge Design Engineer	9
Highway Design Engineer	8
Bridge/Structural Engineer	9
Road Safety Expert	3
Highway Engineer	9
Senior Quality cum Material Expert	12

The technical proposal should score at least 75 points to be considered responsive. for financial evaluation.

Evaluation of Financial Proposal

The Financial proposals (Parl 3 of the proposal) of the firms shall be opened and evaluated as under:

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The financial score of the lowest bidder shall be 100 marks. The financial score for the remaining bidders shall be calculated in proportionate to the lowest bidder by the following formula:

Financial Score of 'X' = {100 X Bid price of lowest bidder} / {Bid price of `X'}

Calculation of the combined score of a firm

The combined score of the firm will be calculated as under:
The weightage given to the technical proposal: 80%

The weightage given to financial proposal: 20%

The combined score of bidder 'X' = 0.20(Financial score of bidder 'X') + 0.80(Technical score of bidder 'X')

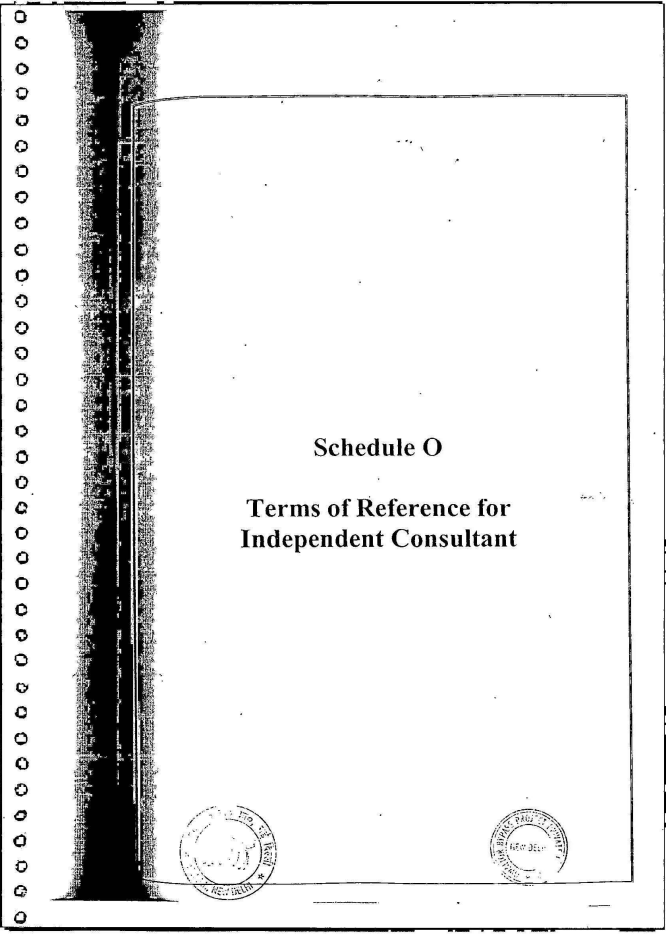
Negotiations and Selection of Independent Consultants

The combined score of technical and financial proposals shall be calculated and the firm scoring maximum marks shall be called for negotiations. After satisfactory agreement of all matters by both the parties, NHAI will appoint the said firm as Independent Consultant for the initial term of 48 months.



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SCHEDULE O

TERMS OF REFERENCE OF INDEPENDENT CONSULTANT

SECTION 1. LETTER OF INVITATION

Independent Consultancy Services for 4/6 laning of 7 projects on North-South Corridors (NHDP - Phase II) in the States of Ultar Pradesh & Madhya Pradesh on BOT (Annuity) Basis

The National Highways Authority of India (NHAI) invites proposals for Independent Consultancy Services on the basis of international Competitive Bidding for the following 7 packages in the State of Uttar Pradesh & Madhya Pradesh on North-South Corridor under NHDP Phase II programme.

Project Reference	State/ NH	Proposed Chainage	Kms
NS 1/BOT/UP-1	Uttar Pradesh/ NH2/3	Km 0 to Km 32.800	32.800
NS 1/80T/MP-1	Madhya Pradesh/ NH3/75	Km 0 to Km 42.033	42.033
NS 1/8OT/MP-UP	Madhya Pradesh/ Ultar Pradesh/ NH 75	Km 16.000 to Km 96.127	80.127
NS 1/BOT/UP-2	Uttar Pradesh/ NH 25/26	Km 0.00 to Km 49.700	49.700
NS 1/BOT/UP-3	Uttar Pradesh/ NH 26	Km 49.700 to Km 99.005	49.305
NS 1/BOT/MP-2	Madhya Pradesh/ NH-7	Km 547.400 to Km 596.750	49.350
NS 1/80T/MP-3	Madhya Pradeshi/ NH-7	Km 596.750 to Km 653.225	56.475

The BOT projects basically comprises up-gradation and construction of 4/6-lane highways, construction and rehabilitation of bridges and culverts, construction of high embankment/elevated structures/ROBs etc. along the existing highways including realignment and bypasses. The proposed construction work will involve use of modern equipments and construction practices.

NHAI intend to appoint Consultants to act as Independent Consultants for implementation of the above BOT projects. As per Terms and Conditions of the Concession Agreement(s), the Independent Consultant is required to: (i) independently review activities associated with design, design review, construction and operation and maintenance of the project on behalf of both NHAI and Concessionaire so as to ensure compliance of requirements of Concession Agreement (ii) report to NHAI on the Financial and Technical aspects of the project, (iii) assist the parties to the Concession Agreement in arriving at an amicable settlement of disputes, if any.

The interested consultancy firms may obtain the RFP from NHAI office from address given below up to [] on all working days within 1000 hrs and 1700 hrs. IST by payment of non-refundable Demand Draft amounting to Rs. 5,000/-

RFP BOT (Annuing) NS 1/BOT/MP-1





drawn in favour of "National Highways Authority of India" payable at any schedule bank in New Delhi. The RFP document is also available on NHAI website from []. The Consultant who down load the RFP document from the website will be required to pay the non-refundable fee of 25 5,000/- at the time of the submission of the document.

For submission, evaluation and selection of Consultant a "single stage" process has been planned. The proposal should be submitted in three parts in three separate envelopes/pockages and put together in one single outer envelope/package. The three parts of the proposal are (i) Part 1: Firms credential, (ii) Part 2: Technical Proposal and (iii) Part 3: Financial Proposal, Part 1 of the proposal would be first opened and evaluated and the firms scoring the qualifying marks as mentioned in RFP would be considered for further evaluation. The financial proposal of only those firms, who score qualifying marks in the technical proposal would be opened and evaluated. The final selection of the firm would be based on combined score of technical and financial proposal. The weightage to technical and financial score would be 80% & 20% respectively.

The total time period for the assignment as independent consultant will be for [48] months.

A firm either individually or in joint venture/association may apply for ______. A firm cannot be a part of other joint venture/association for applying in more than _____ package. In case of Joint venture/association, maximum ______ firms are permitted.

NHAI will not be responsible for any delay, loss or non-receipt of RFP document sent by post/courier. Further, NHAI shall not be responsible for any delay in receiving the Proposal and reserves the right to accept/reject any or all applications without assigning any reason thereof.

The three parts of the Proposal (firms credentials, technical proposal and financial proposal) must be submitted in a hard bound form (hard bound implies binding between two covers through stitching or otherwise whereby it may not be possible to replace any paper without disturbing the documents-spiral bound form, loose form, etc. will be not accepted) with all pages numbered serially, along with an index of submission. All figures quoted in the financial Proposal should be covered with a transparent adhesive tape. In the event, any of the instructions mentioned herein have not been adhered to. NHAI will reject the Proposal.

 RFP submission must be received not later than 1100 hrs on [] in the manner specified in the RFP document at the addressed given below.

Mr. P.Ravinder Rao General Manager (N-II) National Highways Authority of India G-5 & G-6, Sector 10, Dwarka New Delhi 110 075. Tel:- 011-25074100/4200 Ext 1507 Fax:- 011-25093513

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SECTION 2. INFORMATION TO CONSULTANTS

INTRODUCTION

for the

- You are hereby invited to submit a proposal for consulting services required for the assignment named in the attached Letter of Invitation. Your proposal could form the basis for future negotiations and ultimately a contract between your firm and the NHAI.
- A brief description of the assignment and its objectives are given in the Terms of Reference (TOR).
- The assignment shall be implemented in various stages such as Design, Construction supervision, and Operation and Maintenance supervision. Continuation of services for the next stage shall be subject to satisfactory performance of the previous stage, as determined by the NHAI.
 - To obtain first hand information on the assignment and on the local conditions, you are encouraged to pay a visit to the NHAI before submitting a proposal and attend a pre proposal conference as specified in the data sheet. You must inform yourself of local conditions and take them into account in preparing your proposal.
 - Please note that (i) the costs of preparing the proposal and negotiating for the contract, including a visit to site, are not reimbursable as a direct cost of assignment and (ii) NHAI is not bound to accept any of the proposals received by it and reserves the right to annul the selection process at any time prior to contract award, without thereby incurring any liability to the Consultants.
 - We wish to remind you that in order to avoid conflict of interest situations, any firm associated with the Concessionaire of the Project Highway and its Design and/or Supervision Consultant and/or the Contractor(s) as Design Consultant and/or Construction Supervision Consultant is not eligible to participate in the bidding.
 - 1.7 Consultant have an obligation to disclose any situation of actual or potential conflict that impacts their capacity to serve the best interest of their Client, or than may reasonably be perceived as having this effect. Failure to disclose said situations may lead to the disqualification of the Consultant or the termination of its Contract.
 - It is the NHAI's policy that the consultants observe the highest standard of ethics during the selection and execution of such contracts. In pursuance of this policy, the NHAI:
 - (a). Defines, for the purpose of this paragraph, the terms set forth below as follows:
 - i. "corrupt practice" means the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official in the selection process or in contract execution;
 - ii. "fraudulent practice" means a misrepresentation or omission of facts in order to influence a selection process or the execution of a contract;
 - iii. "collusive practices" means a scheme or arrangement between two



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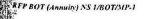


or more consultants with or without the knowledge of the Client, designed to establish prices at artificial, noncompetitive levels;

- iv. "coercive practices" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in a procurement process, or affect the execution of a contract.
- (b) will reject a proposal for award if it determines that the Consultant recommended for award has, directly or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for the contract in question;
- (c) will 'declare a firm ineligible, either indefinitely or for a stated period of time, to be awarded a contract if it at any time determines that the firm has engaged in corrupt or fraudulent practices in competing for, or in executing, a contract; and
- (d) will have the right to require that a provision be included requiring consultants to permit the NHA1 to inspect their accounts and records relating to the performance of the contract and to have them audited by authorized representatives of NHAI.
- Consultants, their Sub-Consultants, and their associates shall not be under a declaration of ineligibility for corrupt and fraudulent practices. Furthermore, the Consultants shall be aware of the provisions on fraud and corruption stated in the specific clauses in the General Conditions of Contract.
- Consultants shall furnish information on commissions and gratuities, if any, paid or to be paid to agents relating to this proposal and during execution of the assignment if the Consultant is awarded the Contract, in the Financial Proposal.
- 1.11 The Data Sheet indicates how long Consultants' Proposals must remain valid after the submission date. During this period, Consultants shall maintain the availability of Professional staff nominated in the Proposal. The Client will make its best effort to complete negotiations within this period. Should the need arise, however, the Client may request Consultants to extend the validity period of their proposals. Consultants who agree to such extension shall confirm that they maintain the availability of the Professional staff nominated in the Proposal, or in their confirmation of extension of validity of the Proposal. Consultants could submit new staff in replacement, who would be considered in the final evaluation for confract award. Consultants who do not agree have the right to refuse to extend the validity of their Proposals.

CLARIFICATIONS AND AMENDMENT OF RFP DOCUMENTS

- 2.1 Consultants may request a clarification of any of the RFP documents up to the number of days indicated in the Data Sheet before the Proposal submission date. Any request for clarification must be sent in writing by paper mail, cable, telex, facsimile, or electronic mail to the Client's address indicated in the Data Sheet. The Client will respond by cable, telex, facsimile, or electronic mail to such requests and will send copies of the response (including an explanation of the query but without identifying the source of inquiry) to all invited consultants who intend to submit proposals.
- 2.2 At any time before the submission of Proposals, the Client may for any reason, whether at its own initiative or in response to a clarification requested by an invited firm, modify the RFP documents by amendment. Any amendment shall be issued in writing through addenda. Addenda shall be sent by mail, cable, telex, facsimile or electronic mail to all invited consultants and will be







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binding on them. The Client may at its discretion extend the deadline for the submission of Proposals.

PREPARATION OF PROPOSAL

You are requested to submit your proposal in Three Parts in 3 separate envelopes / packages and put together in one single outer envelope/package. The three parts shall be:

Part 1: Firms Credentials,

Part 2: Technical Proposal and

Part 3: Financial Proposal.

The proposal shall be written in the language specified in the data sheet.

Part 1: Firms Credentials

- 3.2 This submission shall contain the following information/ details and should not include any other information
 - > Year of Establishment of Firm
 - Average annual turnover (last three years)
 - Number of Key personnel
 Experience of the firm in DRP preparation for Highways projects during the last
- 7 years.

 > Experience of the firm in DPR preparation/design review/supervision of major
 - highway structures of length more than 200m during the last 7 years.

 > Experience of the Firm as Independent Consultant or Supervision Consultant
 - Experience of the Firm as Independent Consultant or Supervision Consultant for Highway projects during the last 7 years.

Part 2: Technical Proposal

- 3.3 You are expected to examine all terms and conditions included in the documents. Failure to provide all requested information will be at your own risk and may result in rejection of your proposal.
- 3.4 During preparation of the technical proposal you may give particular attention to the following:
 - The estimated manmonths for the assignment is stated in the Terms of Reference for your information. The proposal shall however be based on the number of professional staff months estimated by the firm.
 - ii... The majority of the key professional staff proposed must be permanent staff of the firm.
 - iii. No alternative to key professional staff may be proposed and only one , Curriculum Vitae (CV) may be submitted for each position and
 - iv. A good working knowledge of the language specified in the data sheet is essential for key professional staff on this assignment. Reports must be in the language (s) specified in the data sheet.
 - v. Joint venture are allowed as detailed in the data sheet
 - 3.5 Your technical proposal must provide the following information, using but not limited to the formats attached in the Appendix I.
 - i. A brief description of the firm's organisation and an outline of recent experience of the Consultants and, in the case of Joint Venture, for each partner, on assignments of a similar nature. The information which you shall provide on each assignment should indicate, inter-alia, the



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profiles of the staff provided, duration, contract amount and firm's involvement.

- Any comments or suggestions on the ToR and a description of the methodology (work plan) which the firm proposes to execute the services, illustrated with bar charts of activities.
- The composition of the proposed staff team, the tasks which shall be assigned to each and their timing;
- iv. CVs recently signed in blue ink on each page by both the proposed professional staff and the authorised representative submitting the proposal. Key information should include years with the firm and degree of responsibility held in various assignments. Photocopy or unsigned CVs shall not be evaluated.
- v. Estimates of the total time effort (person x months) to be provided for the services, supported by bar chart diagrams showing the time proposed (person x months) for each professional staff and
- vi. Any additional information requested in Data Sheet.

 3.6 The technical proposal must not include any financial information.

Part 3: Financial Proposal

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- In preparing the Financial Proposal, consultants are expected to take into account the requirements and conditions of the RFP documents. The Financial Proposal should follow Standard Forms. It lists all costs associated with the Assignment, including (a) remuneration for staff (foreign and local, in the field and at headquarters), and (b) rentals/fixed rates/reimbursable such as subsistence (per diem, housing), transportation (international and local, for mobilization and demobilization), services and equipment (vehicles, office equipment, furniture, and supplies), office rent, insurance, printing of documents, surveys, and training, if it is a major component of the assignment. If appropriate, these costs should be broken down by activity and if appropriate into foreign and local expenditures.
- 3.8 The Financial Proposal should clearly identify as a separate amount, the local taxes (including social security), duties, fees, levies and other charges imposed under the applicable law, on the consultants, the sub-consultants, and their personnel (other than nationals or permanent residents of the government's country); unless the Data Sheet specifies otherwise.
- 3.9 Consultants may express the price of their services in the Local currency (Indian Rupees) and/or US Dollar at the rate prevalent at the time of submission of the proposals. The Client may require consultants to state the portion of their price representing local cost in the national currency if so indicated in the Data Sheet.
 - 4. SUBMISSION, RECEIPT AND OPENING OF PROPOSALS
- 4.1 The original proposal shall be prepared in indelible ink. It shall contain no interlineation or overwriting, except as necessary to correct errors made by the firm itself. Any such corrections must be initiated by the person or persons who sign(s) the Proposals.
- 4.2 An authorized representative of the firm shall initial all pages of the Proposal.

 The representative's authorization in original/notarized is confirmed by a RFP BOT (Annuin) NS 1/BOT/MP-1

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O O written power of attorney accompanying the Proposal.

You must submit one original proposal only. The envelope must be clearly

"DO NOT OPEN, EXCEPT IN PRESENCE OF THE EVALUATION COMMITTEE"

- This outer envelope shall include three separate envelopes, each clearly marked as "Part 1: Firms Credentials", "part 2: Technical Proposal" or "Part 3: Financial Proposal" (each envelope indicating original or copy as appropriate).
- The proposal must be submitted in a hard bound form (hard bound implies binding between two covers through stitching or otherwise whereby it may not be possible to replace any paper without disturbing the document -spiral bound form, loose form, etc. will be not accepted) with all pages numbered serially, along with an index of submissions. All figures quoted in the financial Proposal should be covered with a transparent adhesive tape.
- Your completed proposal must be delivered on or before the time and date stated in the data sheet.
- PROPOSAL EVALUATION
 - A three -stage procedure shall be adopted in evaluating the proposals : (i) Firms Credentials, firms securing the qualifying marks mentioned in Clause 5.2 will be eligible for Technical and Financial evaluation Evaluation, firms securing the qualifying marks mentioned in Clause 5.3 will be eligible for Financial evaluation and (iii) Financial Evaluation.

Firms Credentials

5.2 The Evaluation Committee appointed by the NHAI shall carry out its evaluation applying the evaluation criteria and point system specified in the data sheet. The firms should score at least 70 marks for qualifying to the next stage

Technical Proposal

The Evaluation Committee appointed by the NHAI shall carry out its evaluation applying the evaluation criteria and point system specified in the data sheet. Each responsive proposal shall be attributed a technical score (St.) The technical proposal should score at least 75 points to be considered responsive for financial evaluation.

Financial Proposal

After the evaluation of technical proposal is completed, the Client may notify those consultants whose proposals were considered non-responsive to the RFP and Terms of Reference, indicating that their Financial Proposals will be returned unopened after completing the selection process. The Client shall simultaneously notify the consultants that have secured the minimum qualifying mark, indicating the date and time set for opening the Financial Proposals. The opening date should allow Consultants sufficient time to make arrangements for attending the opening. The notification may be sent by registered letter, cable, telex, facsimile, or electronic mail.

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- 5.5 The financial Proposals shall be opened publicly in the presence of the consultants' representatives who choose to attend. The name of the consultant, the quality scores, and the proposed prices shall be read aloud and recorded when the Financial Proposals are opened. The Client shall prepare minutes of the public opening.
- The Evaluation Committee will correct any computational errors. When correcting computational errors, in case of discrepancy between a partial amount and the total amount, or between word and figures the formers will prevail. In addition to the above corrections, activities and items described in the Technical Proposal but not priced, shall be assumed to be included in the prices of other activities or items. In case an activity or line item is quantified in the Financial Proposal differently from the Technical Proposal, (i) if the Time-Based form of contract has been included in the RFP, the Evaluation Committee shall correct the quantification indicated in the Financial Proposal so as to make it consistent with that indicated in the Technical Proposal. apply the relevant unit price included in the Financial Proposal to the corrected quantity and correct the total Proposal cost, (ii) if the Lump-Sum form of contract has been included in the RFP, no corrections are applied to the Financial Proposal in this respect. Prices shall be converted to a single currency using the selling rates of exchange, source and date indicated in the Data Sheet. The evaluation shall exclude those taxes, duties, fees, levies. and other charges imposed under the applicable law; and those applied to foreign and non-permanent resident consultants.
- 5.7 The Evaluation Committee shall determine if the financial proposal is complete and without computational errors. The lowest financial proposal (Fm) shall be given a financial score (Sf) of 100 points. The financial score of the proposals shall be computed as follows: Sf = 100 x Fm//F (F-amount of financial proposal).
- 5.8 Proposals shall finally be ranked according to their combined technical (St) and financial (Sf) scores using the weights indicated in the data sheet.

NEGOTIATIONS

- 6.1 Prior to the expiration period of validity of proposal, the NHAI shall notify the successful firm who submitted the highest scoring proposal in writing by registered letter, cable telex or facsimile and invite it to negotiate the contract.
- 6.2 Negotiations normally take two to five days. The aim is to reach agreement on all points, and initial a draft contract by the conclusion of negotiations.
- Negotiations shall commence with a discussion of your technical proposal, the proposed methodology (work plan), staffing and any suggestions you may have made to improve the ToR. Agreement must then be reached on the final ToR, the staffing and bar charts, which shall indicate activities, staff, periods in the field and in the home office, staff months, logistics and reporting. Special attention shall be paid to optimise the required outputs from the firm within the available budget and to define clearly the inputs required from the NHAI to ensure satisfactory implementation of the assignment.

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It is the responsibility of the Consultant, before starting financial negotiations, to contact the local tax authorities to determine the local tax amount to be paid by the Consultant under the Contract. The financial negotiations will include a clarification (if any) of the firm's tax liability in the Client's country, and the manner in which it will be reflected in the Contract; and will reflect the agreed technical modifications in the cost of the services. Unless there are exceptional reasons, the financial negotiations will involve neither the remuneration rates for staff nor other proposed unit rates.

Changes agreed upon shall then be reflected in the financial proposal, using

proposed unit rates (no negotiation of the unit rates, including the man months rates).

6.6 Having selected a firm, among other things, on the basis of an evaluation of proposed key professional staff, the NHAI expects to negotiate, a contract on the basis of the staff named in the proposal and, prior to contract

negotiations, will require assurance that this staff shall be actually available. NHAI shall not consider substitutions during contract negotiations except in cases of unexpected delays in the starting date or incapacity of key

professional staff for reasons of health.

6.7 The negotiations shall be concluded with a review of the draft form of Contract. The NHAI and the firm will finalise the contract to conclude negotiations.

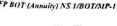
7. AWARD OF CONTRACT

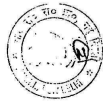
7.1 After completion of negotiations with the consultants, the Client shall award the Contract to the selected Consultant. However, after signing of the Contract, the Client may return the unopened Financial Proposals to the unsuccessful Consultants.

7.2 The successful firm with whom the contract is signed is expected to commence the assignment on the date and at the location specified in the data sheet:

※8. CONFIDENTIALITY

Information relating to evaluation of proposals and recommendations concerning awards shall not be disclosed to the consultants who submitted the proposals or to other persons not officially concerned with the process, until the winning firm has been notified that it has been awarded the contract.







DATA SHEET

(As Mentioned in Information to Consultants)

Sub clause No. in Information to Consultants Pre-Proposal Conference shall be held at:

- the proposal shall be valid for 120 days after the last date of submission.
- Clarification may be requested 15 days prior to last date of submission. The address for requesting clarification are: Mr. P.Ravinder Rao
 - General Manager (N-II) National Highways Authority of India G-5 & G-6, Sector 10, Dwarka
 - New Delhi 110 075. Tel:- 011-25074100/4200 Ext 1507 Fax:- 011-25093513
- 3.1 The Language of documents and correspondence will be English 3.4 Limitations to joint ventures or sub-consultant are: Joint Venture consisting of
 - maximum two firms are permitted. In case of JV the experience of both the firms shall be counted. In case of association/sub-consultant the experience of associated firm/sub-consultant shall not be counted whereas the key personnel of the associated firm would be considered for evaluation.

All the personnel shall have working knowledge of English and all the reports etc shall be written in English.

- 3.8 Taxes consultants are requested to consult Tax Consultants for details. 3.9 The Consultants to state local cost in INR.
- 4.6 The time and date of submission 1100 hrs on _
- 5.2 Firms Credentials

5. no	Description	Marks
1	Year of Establishment of Firm	10
2	Average annual turnover (last three years)	10
3	Number of Key personnel	10
4	Experience of the firm in DRP preparation for Highways projects during the last 7 years.	10
5	Experience of the firm in DPR preparation/design review/supervision of major highway structures of length more than 200m during the last 7 years.	10
6	Experience of the Firm as Independent Consultant or Supervision Consultant for Highway projects during the last 7 years.	50
	TOTAL	100

The firms should score at least 70 marks for qualifying to the next stage.

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The points assigned to Technical Evaluation criteria are :

S.No.	Description	Mark
1	Specific Experience of the firm related to the assignment	20
2	Adequacy of the proposed work plan and methodology in response to the ToR	05
3	Qualifications and competence of the key staff for the assignment	75
1	Total	100

Sub criteria for Specific Experience of the firm related to the assignment

Experience as Independent Consultant / in Construction Supervision in Highway Projects	12
Experience in DPR preparation for Highway Projects	4
Experience in Construction Supervision/DPR /Design Review of Major structures having length of more then 200 meter	4

Sub criteria for Adequacy of the proposed work plan and methodology in response to the ToR

Comments & Suggestions on TOR 1

Work Programme & Manning Schedule 1

Qualification and competence of key staff for the assignment. The weightage for a various key staff are as under:-

Key Personnel	Marks.	
Team Leader Cum Senior Highway Engineer	18	- 100 M
Senior Pavement Specialist	7'	
Senior Bridge Design Engineer	9	
Highway Design Engineer	8	
Bridge/Structural Engineer	9	
Road Safety Expert	3	3 N N
Highway Engineer	9	(40)
Senior Quality cum Material Expert	12	

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Quality of Approach and

Methodology





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Sub criteria for qualification of key staff

General qualifications	25
Adequacy for the project .	70
Experience in Region and language	

The technical proposal should score at least 75 points to be considered responsive for financial evaluation.

- 5.6 The single currency for price conversion is INR. The conversion rate shall be RBI Reference Rate as was applicable 7 days prior to the last date for submission of proposal.
- 5.8 The weightage given to technical proposal is 80%.

The weightage given to financial proposal is 20%.

7.2 Commencement of Assignment: The firm shall begin carrying out the services within one month of signing of the Consultancy Agreement.

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SECTION 3. FORMATS FOR SUBMISSION OF FIRMS CREDENTIALS

The proposal should contain the following information in enclosed format attached at appendix A.

- > Year of Establishment of Firm
- > Average annual turnover (last three years)
- > Number of Key personnel
- Experience of the firm in DRP preparation for Highways projects during the last 7 years.
- Experience of the firm in DPR preparation/design review/supervision of major highway structures of length more than 200m during the last 7 years.
- Experience of the Firm as Independent Consultant or Supervision Consultant for Highway projects during the last 7 years.

Note: The Firm shall submit Certificate of Incorporation and audited balance sheet for the last three years (FY 2002-2003, FY 2003-2004 and FY 2004-2005) and provisional accounts for whole / part of FY 2005-06 as the case may be. For claiming experience of Highway projects completion certificate from employer should be enclosed. The proposal should also contain the details of the key personnel viz. their name, qualification, expertise area, experience and years of association with the firm.

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Appendix A

Firms credentials (to be filled by each of the constituent firm in case of JV).

Name of the packages to be applied for:-

Consultant	Year of	Country	Type of Or	ganisation		
3	Establishment		Individual	Partnership	Corporation	Other
Lead Partner						
Other Partner						

- Office/Business Address/Telephone nos./Cable Address.
- Consulting firms former name and year of establishment.
- Narrative description of firms (Use other sheet, if necessary) Name of, not more than two (2) principals who may be contacted with title
- and telephone number /fax number. .
- Number of Personnel in the Organisation. Discipline Number Key Personnel With experience more than 10 years and associated with the firm with at least 1 year.
 - Financial Statement of the last three years.

Particulars	2004-2005	2003-2004	2002-2003
Annual turnover from Consulting business	3		
Total Assets			
Current Assets			
Total Liabilities			1
Current Liabilities			
Net Worth			
Working Capital			
Net Profit.	1	 	
	Annual turnover from Consulting business Total Assets Current Assets Total Liabilities Current Liabilities Net Worth Working Capital	Annual turnover from Consulting business Total Assets Current Assets Total Liabilities Current Liabilities Net Worth Working Capital	Annual turnover from Consulting business Total Assets Current Assets Total Liabilities Current Liabilities Net Worth Working Capital

Note: i) The amount shall be stated in INR.

- ii) The currency conversion rate for the respective years shall be mentioned for other international currencies.
- iii) The application with amount sated in currencies other than INR shall be treated as non responsive.

HIGHWAY PROJECTS HANDLED BY THE CONSULTING FIRMS DURING THE LAST SEVEN YEARS (Only those projects to be included, which are supported by the RFP BOT (Annuity) NS 1/BOT/MP-1



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certificate of the Engineer/Employer mentioning that the consultancy work has been completed satisfactorily or has been substantially completed in case of project supervision works (substantial completion means 90% works in financial value having been executed) satisfactorily.

 Supporting Statements to Employer's Certificates may be furnished giving full details of the projects carried out as below:

 Rendered	(kms)	1	
3	4	5	6
	3	3 4	3 4 5

Name of the Project: Owner's Name and Address:	
Completion (Actual and Estimated): Description of Project:	
Description of Services Provided by the Firm:	

I certify that the information in the above Expression of Interest forms is true to the best of my knowledge.

PRESIDENT/MANAGING DIRECTOR OR AUTHORIZED SIGNATORY

SUBSCRIBED AND SWORN to before me this	AUTHORIZED SIGNATORY
200 gt	date of
# Please attach Power of Attorney as described	or valid authorisation.

NOTARY PUBLIC

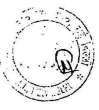
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SECTION 4. FORMAT FOR SUBMISSION OF TECHNICAL PROPOSAL

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. Appendix B-1 Technical proposal submission form.		
Appendix B-2 Firm's references		
Appendix B-3	Firm's comments and suggestions on the Terms of Reference and on data, services, and facilities to be provided by the NHAI.	
Appendix B-4	Approach paper on methodology and work plan for performing the assignment,	
Appendix 8-5	Composition of the team and task(s) of each team member	
Appendix B-6 Curriculum vitae of proposed professional staff.		
Appendix B-7 Time schedule for deployment of professional perso		
Appendix B-8	Activity (works) schedule.	
	** *** *** *** *** *** *** *** *** ***	

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APPENDIX B-1 Technical Proposal submission Form.,

FROM (Name of Firm)

To: (Name and Address of Client)

Ladies/Gentlemen:

Subject:

We, the undersigned, offer to provide the consulting services for the above in accordance with your Request for Proposal dated (Date), and our Proposal. We are refereby submitting our Proposal, which includes this Technical Proposal and o Financial Proposal sealed under a separate envelope.

If negotiations are held during the period of validity of the Proposal i.e. before (Date) we undertake to negotiate on the basis of the proposed staff. Our Proposal is binding upon us and subject to the modifications resulting from contract negotiations.

We understand you are not bound to accept any Proposal you receive

We remain, Yours sincerely,

Authorised Signature

Address:

Name and Title of Signatory: Name of Firm:

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APPENDIX B-2 : FIRM'S REFERENCES

pelevant Services Carried Out in the Last Seven Years That Best Illustrate Qualifications

Using the format below, provide information on each reference assignment for which your firm/entity, either individually as a corporate entity or as one of the mojor companies within an association, was legally contracted.

Assignment Name :		Country:	
Location within Country :		Professional Staff Provided by Your Firm:	
Name of Client :		No. of Staff .	
Start Date (Month/Year)	Completion Date	No. of Staff-Months : •	
(Month/Year)		Approx. Value of Services (in Current INR)	
Name of Associations:	ed Consultants, if	No. of Months of Professional Staff. Provided by Associated Consultants:	
Name of Senior St	aff involved :		
Narrative Descript	ion of Project :		
Description of Act	tual Services Provide	ed by Your Staff :	
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APPENDIX B-3: COMMENTS AND SUGGESTIONS OF CONSULTANTS ON THE TERMS OF REFERENCE AND ON SERVICES AND FACILITIES TO BE PROVIDED BY THE NHAL

On the Terms of Reference:

On the services and facilities to be provided by the NHAI

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RFP PART-III: Non Technical Schedules

APPENDIX B-4: APPROACH PAPER ON METHODOLOGY AND WORK PLAN FOR PERFORMING THE ASSIGNMENT

To Ho Ho

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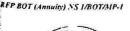
APPENDIX B-5: COMPOSITION OF THE TEAM PERSONNEL, AND TASK(S) OF EACH TEAM MEMBER

1. Technical/Managerial Staff

SI. No.	Name	Position	Task	***
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2				
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	1		TO THE RESIDENCE OF THE PARTY O	

2. Support Staff

il. No.	Name	Position .	Task
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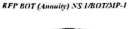
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	7 (2)	APPENDIX B-6: FORMAT OF CURRICULUM VITAE (CV) FOR PROPOSED PROFESSIONAL
		OTAFF
	Aug of	SIGN.
N.		Proposed Position:,
K,	0.5	Name of Hill
	1	Name of Staff
	- 7	Profession
	771	Date of Birth :
20	7 510	Years with Firm/Entity:
	t with	Membership of Professional Societies
		Detailed Task Assigned :
		entra de la companya
ie L		Key Qualifications :
		Park
17		Give an outline of staff member's experience and training most pertinent to tasks on
	7960	Ossignment. Describe degree of responsibility held by staff member on relevant
	Transfer of	previous assignments and give dates and locations. Use about half a page.]
g.	1	Education:
ę.		Marian Company
		Summarise college/university and other specialised education of staff member,
	1000174.50	giving their names, dates attended, and degrees obtained. Use about one quarter of
-		a page.]
2	Marine 2	
K ^Z		Employment Record :
ų.		
	Marine est	(Starting with present position, list in reverse order every employment held. List all
	contraction	positions held by staff member since graduation, giving dates, name of employing
Ü		organisations, titles of positions held, and locations of assignments. For experience in
5	121	last ten years, also give types of activities performed and client references, where
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	appropriate. Use about three-quarters of a page.
	A 4	
16	A	Languages:
W		(For English language indicate proficiency: excellent, good, fair, or poor, in speaking,
		reading, and writing)
	. 5	Certification
		I, the undersigned, (Name and Address) certify that I have not left any assignment
		with the consultants engaged by NHAI / contracting firm (firm to br supervised now)
		for any continuing work of NHAI without completing my assignment. I will be available
		for the entire duration of the current project (named). if I leave this assignment in
0		the middle of the complition of the work, NHAI would be at liberty to debar me from
	Strong.	taking any, assignment in any of the NHAI works for an appropriate period of time to
	1	be decided by NHAI. I have no objection if my services are extended by NHAI for this
		work in future.
		work in future.
0		
		Data :
X I	T WHE	Date :
		[Signature of staff member or authorised representative of the Firm]
1		Day/Month/Year.
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APPENDEX B-8: ACTIVITY (WORKS) SCHEDULE

Activity Schedule

APPENDIX B-8 1 1 1 ACTIVITY (WORKS)		Mon from	thwise f the sto	Progra iri of a	m (in f ssignm	orm o ent]	f Bar (Chart)	[1st, :	2nd, €	tc. are	montl	hs
SCHEDULE SI No.	Item of Activity (Works)	1st	2nd	3rd	4th	5th	6th	7th	8th	9th	10th	11th	12th
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& B. Completion and Submission of Reports

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SECTION 5. FORMAT FOR SUBMISSION OF FINANCIAL PROPOSAL.

Appendix C-1 Financial proposal submission form

Appendix C-2 Summary of costs

Appendix C-3 Breakdown of local currency costs

Appendix C-4 Breakdown of foreign currency cost.

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APPENDIX C-1: FINANCIAL PROPOSAL SUBMISSION FORM

FROM: (Name of Firm)

TO:

National Highways Authority of India G-5&6,
 Sector-10, Dwarka New Delhi (India) 110045

Subject:

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We, the undersigned, offer to provide the consulting services for the above in accordance with your Request for Proposal dated [Date], and our proposal. Our attached financial proposal is for the sum of [Amount in words and figures]. This amount is exclusive of the local taxes which we have estimated at [Amount in Words and Figures).

Our financial proposal shall be binding upon us subject to the modifications resulting from contract negotiations, up to the expiration of the validity period of the proposal, i.e., [Date].

We undertake that, in competing for (and, if the award is made to us, in executing) the above contract, we will strictly observe the laws against fraud and corruption in force in India namely "Prevention of Corruption Act 1988".

Commission and gratuities, if any, paid or to be paid by us to agents relating to this proposal and contract execution, if we are awarded the contract, are listed below;

Name and Address	Amount and	Purpose of Commission
of Agents	Currency	or Gratuity

		*
*********	***************************************	****

We understand you are not bound to accept any proposal you receive.

We remain.

Yours sincerely.

Authorised Signature : Name and title of Signatory :

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APPENDIX C2: SUMMARY OF COSTS

	Description	Tamount	Amount (FC**)
No.	Description	(:LC)*	
ik.		X	
Eu	Local Consultants		
	Remuneration for Local Key		
	Personnel	Ì	1
WI .	Supporting Staff		Ì
IV	Transportation	1	
ŷ	Duty Travel to Site	1	
VΙ	Office Rent	r ²	
VII.	Office supplies, Utilities and	V.	İ
VIII	communication		
) IX	Office Furniture and Equipment		
X	Reports and Document Printing		ĺ
XI	Survey Equipment		
	Subtotal Local Consultants		
·	Foreign Consultants		
F-I	Remuneration for Expatriate Staff		
F-II	Mobilization and Demobilisation		
F-III	Accommodation for Consultants'	 	
	Staff	<u> </u>	
F-IV	Other Costs	i	
	Subtotal Foreign Consultants		
	Total Cost Net of Tax (Local &		
	Foreign Consultants)		
Local	Tax payable in India on fees for	or	
Taxes	technical services provided t	DY .	
and	foreign consultants, including dutie	es	
Duties	on equipment imported.		

LC* Local Currency FC** in US Dollar (1+1)

Note: The ceiling cost of the consultancy is as shown in the Summary of Costs.
Payments will be made as per stipulations of the Conditions of Contract.
National Highways Authority of India Request for Proposal

Consultancy Services Tax payable

TOTAL COSTS (Including Tax)**

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SM = Staff Month TBN = To be Name







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II. Support Staff

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No.	Position	Name	Staff Months	Billing Rate ()	Amount ()
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8.					
				Total:	

III Transportation (Fixed costs)

S.No	Description	< Qty,	Nos. of months	Rate/ Month	Amount
1	The vehicles provided by the Consultants shall include the cost for rental, drivers, operation, maintenance, repairs, insurance, etc. A. For use of consultants				
E 19	Total		100 N 100 100 100 100 100 100 100 100 10		0.00000

V. Duty Travel to Site (Fixed Costs) Trips

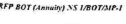
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V. Office Rent (Fixed Costs)

The rent cost includes maintenance, cleaning, repairs, etc.
__months x

Total







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VI. Office Supplies, Utilities and Communication (Fixed Costs)

No	Item	Months	Monthly Rate .	Amount in Rs.
1.	Office Supplies			
2	Drafting Supplies		2 0 0	
3	Computer Running Costs			
4.	Domestic and International Communication			

TOTAL:

VII. Office Furniture and Equipment (Rental)

No.	Description (*)	Unit	Quantity	Rate ()	Amount	A 2 (MO) 5 (M)
1	Office Furniture (Purchase)		-	 		1
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10_	Office Fourierment (Burnsham)					1
	Office Equipment (Purchase)		<u>"</u>			ł
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			7	Total	- Auto	1

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VII. Reports and Document Printing

No.	Description*	No. of Volumes	No. of Copies per Volume	Rate per Copy ()	Amoun
1	Monthly reports (Design and Construction)				
2	Quarterly Reports				
3	Various others reports as provided in the Concession Agreement such as Completion Report				
	187 2 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			Total	

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APPENDIX C-4 BREAK UP OF COSTS IN FOREIGN CURRENCY

No.	Description	Currency*	Amount -
Ī.	Remuneration for Expatriate Staff		
<u>.</u>	Mobilisation and Demobilisation		- Gar
	1 International Airfares		
	2. Inland travel in Home Country		
	3. Inland Travel in Overseas Country	<u></u>	
	4. Excess Luggage Allowance		
	5. Unaccompanied Luggage Allowance		
	6. Relocation/Storage Allowance	•	
	7. Miscellaneous Travel Expense	1	
	Temporary Lodging during Mobilisation/demobilization		
	9. Establishment		
	10. Exit charges		*
M ,	Accommodation of Consultant's Expatriate Staff		
IV	Other costs .		<u> </u>
	TOTAL COSTS ()		

* In US Dollar plus local currency (INR).



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۷o.	Position	Name		Years	l to 3
			Rate ()	SM	Amount ()
		,	Total:		
2. <u>M</u> c		Demobilization	, isoble)		
ı.	(Economy C	iass) .			

Total costs for round trips home office to site at cost per person per round trip conform to the official IATA economy class fares

Total:

Inland Travel in Home Country (Fixed Rate)

Total cost for travel between consultants'

.Excess Luggage Allowance (Reimbursable)

At cost per person per single trip to conform to the

Unaccompanied Luggage Allowance (Fixed Rate)

At cost per family per round trip

Official IATA rates
___x__kg. x____

_x_kg x___

Relocation/Storage Allowance (Fixed Rate)

For long term staff with an assignment of more than 12 months - family(es) x____



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Iravel Documents and Miscellaneous Costs (Fixed Rate)

Travel documents, visa, health certificates, etc.

- a) Short term staff, first trip
 - b) Short term staff subsequent trips

 - c) Long term staff first trip - Family (es) x____
- d) Long term staff subsequent trip - Family(es) x____
- Temporary Lodging during Mobilization/Demobilization (Reimbursable) ___Family x____ day(s) x____ Establishment allowance (Fixed Rate)
 - Expenses for legal documents in country extension

Of permits, work permits, etc. For short term staff assignments less than

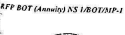
- __x____ Long term staff
- __person(s) x__trip (s)____

Total: ___ 10. Exit Charges (Reimbursable)

(a)

(b)

Allow for expatriate staff with assignments of More than 6 months _____ per exit at cost ___person(s) x___trip(s) ____





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- Accommodation for Consultants' Expatriate Staff (Fixed Rate)
- 1. Per Diem allowance Short Term Staff
- __staff months of __ __ days is__
 - Reimbursement of the cost will be on actual day basis. _days x_
 - 2. Housing of Long Term Expatriate Staff (Fixed Rate)
 - Housing including furniture, costs for utilities and maintenance has to be Arranged
 - _months x ____
- 4. Other Costs (Reimbursable)

for I family

- Purchase of documents
 - Budget for purchase of documents, books, maps Software, International
 - standards etc. to be Reimbursed at cost. Allow as ceiling amount

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SECTION 6: TERMS OF REFERENCE

PROJECT BACKGROUND

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- 1) The Govt. of India (Gol) through Ministry of Shipping, Roads & Highways (MoSRT&H) is contemplating to enhance the traffic capacity and safety for efficient transportation of goods as well as passenger traffic on the heavily trafficked National Highway sections. The Project under consideration aims at developing section of NH-__ as mentioned in Schedule A, by widening the existing 2-lanes to 4/6 lanes dual carriageway, including strengthening of the existing 2-lanes on Build, Operate and Transfer (BOT) basis/BOT (Annuity) basis.
- 2) NHAI has started the process of Land Acquisition for acquiring land to accommodate the Project facilities along the Project corridor, and shall make the Land available to the Concessionaire as perthe provisions of the concession aggreement.

NHAI will bear the cost of land to be acquired on the award of concerned Revenue Authority.

- 3) The Concessionaire shall make necessary arrangements clearing the encumbrances along the Project corridor under the directions of the concerned agencies and officials at his own cost.
- 4) The Concessionaire shall operate and maintain the Project Highway by itself, or through O&M Contractors including tolling contractor, if any, after carrying out improvements to comply with Standards and Specifications spelled out by the NHAI in the Concession Agreement.
- 5) NHAI intends to appoint an Independent Consultant (IC) to oversee the activities of the Concessionaire during Design, Construction, Operation and Maintenance of the Project Highway.

2. OBJECTIVES

The objectives of consultancy service are to:

- Act independently and on behalf of the NHAI to review all activities associated with Design Review, Construction and O&M to ensure compliance of requirements of Concession Agreement in order to have a sound Project.
- Report to NHAI on the financial and technical aspects of the project, after visiting the site at least once a week.
- Assist the parties to the Concession Agreement in arriving at an amicable settlement of dispute.
- Act, if required on behalf of the lenders and fulfill various reporting requirements of the lenders.

3. SCOPE OF SERVICES

The Project Highway provides for widening and strengthening of existing two lanes Section of NH ____and its Operation and Maintenance (O&M) on BOT (Annuity) basis. The work also includes the widening of existing bridges and culverts and construction of new bridges and culverts for new carriageway. The Project Highway shall include but not be limited to the following:

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- Road works
- Fee Collection system including buildings and related structures, hardware and software
- Communication systems
 - Administration and Maintenance Depots
 Rest Area and Fuel and Service facilities
 - Rest areas
 - Lighting system
- 關 . Interchanges
 - Bridges

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- Service Roads
- · Lay byes, Bus bays
- Traffic safety, Landscaping, arboriculture and other Project facilities.

The Concession Agreement envisage the appointment of an Independent Consultant (IC) by the National Highways Authority of India (NHAI). The IC shall be, in principle, responsible for review of Designs, Drawings, Construction, Progress Monitoring, affirmation of all certifications done by the Concessionaire, etc. The IC shall be involved in day-to-day implementation of the Project. The Concession Agreement also envisages the appointment of a Consultant by the Concessionaire to undertake the design related work and the day-to-day technical audit and quality control of Construction, monitoring of progress, certification of works of the Contractor(s) to be appointed by the Concessionaire for the Project Highway.

The Independent Consultant shall supervise that all the requirements of the Concession Agreement and various schedules are met by the Concessionaire and in case of any discrepancy/ deviations, he shall inform NHAI and the Concessionaire. The responsibility of the IC during various stages of Design Review, Construction and Operation and Maintenance shall be as follows but not be limited to:

3.1 Design Review Stage

- Review the adequacy of the geotechnical and sub-soil investigations for road, bridge and other structures and building works, hydrological investigation and the topographical survey.
- Review the Design and working drawings prepared for the construction of various components of the highway, bridges / structures, analysis of rates, estimates, reports and other deliverables.
 - To ensure the design and working drawings prepared for the construction of various components of the highways, bridges/structures are in accordance with the minimum requirements specified in Schedule A, B, C & D.
- riv) Review the impact of widening proposal on the Archaeological structures, if any,
- v) Review the Project report prepared by the Concessionaire, with respect to the traffic, toll management (only for BOT Projects), traffic management, etc.
- v) Review the implementation schedule of Engineering, Design, Procurement and Construction of the Project submitted by the Concessionaire.
- vi) Review the Planning and Design of way-side amenities, toll plazas, toll collection system (only for BOT Projects), communication facilities, emergency relief arrangements, traffic operation and safety arrangements.
- vii) Review all Project contracts including Detailed Engineering and Design Consultancy Contract, Construction Supervision Consultancy contract, any other EPC contract, O & M Contract and Tolling contract (only for BOT Projects), made by the Concessionaire.

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- viii) Review the environmental management plan for the Project Highway during Construction and Operation and Maintenance phases.
- Review quality assurance and quality control provisions during the design, construction and maintenance stages.
- Audit the safety of the Project Highway both during Construction and Operation and Maintenance stages.
- xi) To mediate and assist in resolving disputes between NHAI and Concessionaire.
- rii) Provide Management Information System to NHAI.

3.2 Construction Stage

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- 2.1 The duties of the IC are to supervise the works on a day-to-day basis and to approve the materials and workmanship of the works. During the construction phase it should be made mandatory that. IC's key staff should check at least 25-30% of Request for Inspection (RFI) pertaining to each item of construction and close them. IC's Team Leader should at least close 5-10% of RFI as per such provisions of Inspection in the Concession Agreement. He/she shall have no authority to relieve the Concessionaire of any of their duties or to impose additional obligations. The IC shall administer the works contracts and ensure that the Contractual Clauses, whether related to quality or quantities of works, are respected. Request for Inspection (RFI) is a formal application from the Concessionaire (or EPC contractor) to Independent Consultant to examine all the aspects of work or activity pertaining to construction or development of the Project Highway. Submission of a RFI for construction activity must be made a minimum of 48 hours in advance of the time the Concessionaire (or EPC contractor) plans to begin work on the RFI activity.
- 3.2.2 Review and approve works programme.
- 3.2.3 Review the material testing results and Mix Designs and to order special tests of materials and/or completed works, and/or order removal and substitution of substandard materials and/or works as required.
- 3.2.4 Review quality assurance and quality control during Construction period.
- 3.2.5 Ensure that the Construction work is accomplished in accordance with the technical specifications.
- 3.2.6 Identify Construction delays and recommend to the NHAI the remedial measures to expedite the progress.
- 3.2.7 Review and certify the 'As' Built' drawings for each component of the works prepared by the Concessionaire.
- 3.2.8 Review the safety measures provided for the traffic and Project workers.
- 3.2.9 Determine any extension of the Project Completion Schedule and the Concession period, to which the Concessionaire is entitled and shall notify the NHAI accordingly.
- 3.2.10 To mediate and assist in resolving disputes between NHAI and Concessionaire during Construction stage.
- 3.2.11 Assist the NHAI in arriving at any cost variation and its impact on Concession Agreement.
- 3.2.12 Evolve MIS and provide it to the NHAI
- 3.2.13 Issue Completion Certificate after checking the results of prescribed tests, with the approval of NHAI.
- 3.2.14 Issue Provisional Certificate duly appended with a list of outstanding items (Punch List, as defined in the Concession Agreement) established after joint inspection with the Concessionaire, if the Concessionaire requests for it, after approval of NHAI.
- 3.2.15 In case of Change in scope, while calculating the cost implications to the Concessionaire of complying with such Change of Scope Notice, the rates shall be worked out by based on the concerned State PWD (NH) current

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schedule of rates based on MORTH data book. In case an item is not covered under the above-mentioned schedule of rates, the rate of such item shall be worked out by the Concessionaire on the basis of the prevailing market rate so far as found reasonable and competitive by the IC.

3.2.16 To direct the Concessionaire in all matters concerning construction safety and care of the works and if required, to request the concessionaire to provide any necessary lights, guard, fencing etc.

33 Operations and Maintenance Stage

Maintenance shall include cleaning, replacement of equipment/consumables, roadside facilities, horticultural maintenance and repairs to equipment, pavements, bridges, structures, HTMS and other civil works. Maintenance shall not include the extension of any existing pavements, bridges, structures and other civil works unless part of the Project Highway.

- 3.3.1 Review work plan and schedules of various operation and maintenance activities.
- 3.3.2 Review Operation and Maintenance manual prepared by the Concessionaire.
- 3.3.3 Review the performance of Operation and Maintenance (O & M) activities including equipment, service, traffic operation and safety, toll plazas and fees collection system (only for BOT Projects), landscaping, environmental issues and way side amenities.
- 3.3.4 To mediate and assist in resolving disputes between NHAI and Concessionaire during O&M stage.
- 3.3.5 Initiate necessary action to undertake maintenance obligations of the Concessionaire at risk and cost of the Concessionaire in the event of his failure to carry out O&M.
- 3.3.6 Undertake audit of the traffic using the Project Highway at least once a month.
- 3.3.7 Review and inspect the Project Highway at least once a month during the O&M period and issue an Inspection Report of such inspections.
- 3.3.8 Review the accident record on the Project Highway and suggest remedial measures.

3.4 Transfer/Termination

Satisfy itself that the entire divestment requirement have been met by the Concessionaire.

3.5 All other activities as per provisions of the Concessionaire Agreement

4. INTERACTION WITH NHAI

The Independent Consultants shall interact with the NHAI on a regular basis. NHAI shall generally hold meetings every month to review the progress etc. during the phase of Design and Construction, and every second month during the Operation and maintenance stage. Within 30 days of the receipt of the Drawings, the Independent Consultant shall review the same and convey its comments/observations to the Concessionaire with particular reference to the conformity or otherwise with the specifications and standards setforth in the Agreement.

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REPORTING REQUIREMENT

The Independent Consultants shall prepare and submit to the NHAI three copies and Concessionaire two copies each of the following reports.

- a. Design Review Phase
- Monthly Progress Report.
- b. Construction Phase
- Monthly and Quarterly Inspection Report covering all aspects such as Progress Monitoring, Quality Assurance (QA)/Quality Control (QC) etc.
- c. Operation and Maintenance Phase
- Monthly and Quarterly report on existing condition of facility including advise on all aspects of Operation And Maintenance, Toll Booths, Bridges or other Structures, Traffic Management & Safety, Telephone, Ambulance, etc.
- Monthly report on audit of the traffic using the Project Highway at least once a month.
- Monthly and quarterly reports for Lane Availability (Including nonavailability) (only in case of BOT (Annuity))
- Certification of Annuity Claims (only in case of BOT (Annuity)) d. Various other reports as provided in the Concession Agreement such as Completion Report.

6. PERFORMANCE CLAUSE

independent Consultants shall be expected to fully comply with all the provisions of the 'Terms of Reference', and shall be fully responsible for supervising that Designs, Construction and maintenance and operation of the facility takes place in accordance with the provisions of the Concession Agreement and other schedules. Any failure of the Independent Consultant in notifying to NHAI and the Concessionaire on non-compliance of the provisions of the Concession Agreement and other schedules by the Concessionaire, non-adherence to the provision of ToR and non-adherence to the time schedule prescribed under ToR shall amount to non-performance.

7. CONSULTANT'S PROPOSAL

- Apart from the list of the key professionals, as mentioned herein below, the Independent Consultant shall appoint its authorised representative, who shall issue on behalf of the IC, the Provisional Completion Certification and Completion Certificate along with the Team Leader and shall carry out any such task as may be decided by NHAI. The IC shall take prior approval of NHAI before issuing Provisional Completion Certification and Completion Certificate. The proposal submitted shall also include the name of the authorised representative along with the authorisation letter and power of attorney.
- List of key personnel to be fielded by the Consultants shall be as below: 7.2
- Team Leader Cum Senior Highway Engineer
- ĭi. Senior Pavement Specialist
- iii. Senior Bridge Design Engineer
- Highway Design Engineer
- Bridge/Structural Engineer
- vi. Highway Engineer
- vii. Road Safety Expert
- Viii
 - Senior Quality cum Material Expert

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- 7.3 In addition to above, consultants are required to propose other key personnel, sub-professional staff and other field engineers as detailed in Enclosure B. and the minimum qualification requirements for the same is enclosed in Enclosure—
 - Broad job-description and minimum qualification for key personnel mentioned above is enclosed as Enclosure-A. However, higher marks shall be accorded to the Candidate with higher relevant qualification and experience. The Consultant should feel free to submit their proposal on the basis of the manmonths which they consider to be necessary to undertake the assignment. All the key personnel mentioned in para 7.1 above shall be evaluated at the time of evaluation of technical proposal. Consultants are advised in their own interest to frame the technical proposal in an objective manner as far as possible so that these could be properly assessed in respect of points to be given as part of evaluation criteria. The bio-data of the key personnel should be signed on every sheet by the personnel concerned and the last sheet of each bio-data should also be signed by the authorised signatory for the Consultant. The key personnel shall also certify at the end of their bio-data proforma that they have not left any of the NHAI works without completing of their assignment and have not accepted any other offer at the time of signing of the bio-data and as such shall be available to work with the Independent Consultant, if the Project is awarded. In case the key personnel leaves the assignment without approval of NHAI, NHAI would be at liberty to take any appropriate action against that key personnel including debarment.

8. PERIOD OF SERVICES

- 8.1 The services of an Independent Consultant will be in phases as per Article XX
 Independent Consultant, of Concession Agreement.
- 8.2 The appointment of the Independent Consultant shall initially be for a period of 48 months. Estimated Design and Construction schedule for completion of the Project for commercial operation is 30 months. The proposed manpower deployment for this period shall be matching the activities to be performed during the said period. The time frame for services during the deployment of key personnel during this period shall be as shown in Enclosure B.
- 8.3 Thereafter, the services of the Independent Consultant shall be for a maximum period of 3 years each time till completion of the Concession period and transfer of the Project Highway. The deployment of key personnel during the said period(s) shall be decided by NHAI.

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Enclosure A

MINIMUM QUALIFICATION OF KEY PERSONNEL

TEAM LEADER CUM SENIOR HIGHWAY ENGINEER

This is the senior most position and the expert engaged as the team leader shall be responsible for reviewing the entire Project preparation and implementation activities of the Concessionaire. He shall check all the Designs being prepared by the Concessionaire, ensure execution of works on site as per specification and standards, and continuously interact with the NHAI and the Concessionaire. He shall undertake Project site visits and shall guide, supervise, coordinate and monitor the work of other experts in his team as well as those of the Concessionaire. The candidate should have a proven record of supervising, organising and managing of Project preparation and construction of highway projects of large magnitudes, as defined below, financed by international lending agencies and others. Knowledge of Project management shall be an added advantage.

This position requires a Senior Highway Engineer who shall be a graduate in Civil Engineering with higher qualifications and specialisation in highway engineering. He should have a minimum 20 years of experience of highway engineering including 5 years of experience in similar capacity. He should have involved for at least 5 years for Highway Development Projects in developed countries. Developed countries refer to European countries, North American countries, Australia, New Zealand, Japan, Malaysia, Singapore, Hong Kong, South Korea & some Gulf countries like Saudi Arabia, UAE & Kuwait etc.

He should have handled as Team Leader or similar capacity at least two Project Preparation and Construction supervision work of major highway Project of four laning/ six-laning/ expressway costing more than Rs. 1500 million or of at least 40km length.

SENIOR PAVEMENT SPECIALIST

The expert shall be continuously interacting with the Concessionaire, to ensure life cycle cost effectiveness and viable design of pavement including appropriate rehabilitation / strengthening of the existing two lane pavement which is significantly distressed. He shall also be responsible for ensuring complete adherence to maintenance standards during Construction and Operation period. Thus, the position requires a pavement specialist with thorough knowledge and understanding of international 'best practices' in the field of Design, Construction and maintenance of flexible/rigid type of pavements including latest codal stipulations and specifications.

The candidate should be a graduate in Civil Engineering with higher qualification in Highway/Transportation Engineering. He should have a minimum of 15 years of professional experience of pavement Design, Construction and its maintenance out of which 5 years should be in similar capacity. The candidate should have involved in at least 2 major highway projects of four-faning/ six-faning/ expressway, as Senior REP BOT (Annully) NS 1/BOTOSP-1





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Pavement Engineer, costing more than Rs. 1500million or of at least 40km length.

SENIOR BRIDGE DESIGN ENGINEER

the Senior Bridge Design Engineer shall be responsible for checking the designs of bridges. ROBs, interchanges and any other structure to be constructed in the Project highway. He shall also review the rehabilitation measures to be proposed by the Concessionaire for existing structures based on site condition and structural requirement basis. His expertise shall include computer aided design methods for Civil/Structural Engineering with particular reference to Structural design.

He should be a graduate in Civil Engineering from a recognized University. Post Graduation in Structural Engineering would be preferred. Bridge Design Engineer should have a minimum of 15 years experience in Bridge Design out of which a minimum of 5 years experience in similar capacity is required. He should have handled at least 4 major highway bridges of length not less than 200meters. Experience in other countries, involvement in innovative bridge designing works with use of computer aided software and involvement in designing of bridges more than 200m span would be preferred.

HIGHWAY DESIGN ENGINEER

The Highway Design Engineer shall be responsible for the review of highway designs and drawings using sophisticated computer software. Should be a graduate in Civil Engineering from a recognized University (higher qualifications will be preferable): His expertise shall include computer aided design methods for Civil/Highway Engineering with particular reference to CAD application to the geometric design for highway rehabilitation and/or upgrading projects.

Highway Design Engineer should have a minimum of 15 years professional experience out of which a minimum of 10 years in Highway Designing work with a minimum of 5 years in major highway 4 lane projects of costing atleast Rs 600million or having length of more than 15kms. He should have handled at least 2 major road four laning improvement projects. He should have exposure of computer software programmes for design of highways. Experience in other countries would be preferred.

BRIDGE /STRUCTURAL ENGINEER

The Bridge Engineer shall be responsible for supervising the works of bridges, interchanges to be constructed by the Concessionaire for this project. He shall also inspect the bridge renabilitation and repair works to be undertaken by the Concessionaire.

The position requires a graduate in Civil Engineering, (preference would be given to Post Graduation in Structural Engineering). He should have minimum 15 years experience out of which at least 10 years, in Construction of bridges/interchanges/any other structures including rehabilitation. He should have supervised at least two major highway bridges of length not less than 200 meters. The candidate should have a thorough understanding and experience with international best practices', and of modern bridge construction technology.

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HIGHWAY ENGINEER

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The Highway Engineer shall be responsible for supervising the works of highways, to be constructed by the Concessionaire for this project. He shall also inspect periodic and routine maintenance works to be undertaken by the Concessionaire.

The position requires a graduate in Civil Engineering, (preference would be given to Post Graduation in Highway Engineering). He should have minimum 15 years experience out of which at least 10 years in Construction of highways. He should have supervised at least two major highway projects of cost not less than Rs 1000million or length not less than 30kms. The candidate should have a thorough understanding and experience with international 'best practices', and of modern highway construction technology.

ROAD SAFETY EXPERT

The candidate should be a graduate in Civil Engineering preferably Post Graduation in Traffic/Transportation/Safety Engineering. He should have at least 15 years of experience out of which 5 years should be in road safety works. The candidate should have undertaken at least 2 projects of roads safety audits, including at least 1 in design stages. The candidate should have international exposure in the fields of road safety management plan. Preference would be given to the candidates who have been involved in preparation of road safety policy for any national/state/city. The experience for preparing road safety management plan for inter urban highways in both developed and developing countries would be desirable.

SENIOR QUALITY/MATERIAL EXPERT

The Quality/Material Expert shall review the test results of bore holes, quarry and borrow area material to find out their strength characteristics and suitability for using them in construction. He shall inspect the Concessionaire's field laboratories to ensure that they are adequately equipped and capable of performing all the specified testing requirements of the contract. He shall look into the quality assurance aspect of the construction works and supervise the setting-up of the various Concessionaire's rock crushers and bituminous mixing plants to ensure that the specified requirements for such equipments are fully met.

The position requires a graduate in Civil Engineering, preferably Post Graduation in Geotechnical Engineering. He should have a minimum of 15 years of professional engineering experience including 5 years in similar capacity for major highway projects. He should have handled at least 2 similar highway projects of 4lane costing not less than Rs 1500million as Material/Quality Engineer. He should have exposure quality assurance programs in highway projects using modern technology.

SUB PROFESSIONAL

SURVEY ENGINEER

The candidate should be Graduate in Civil Engineering/Survey Engineering. He should have at least 6 years experience in the field of surveying out of which 3 years should be for highway projects. He should have involved in at least 1 similar highway projects. This position requires thorough understanding of modem computer based method of surveying with total station digital level etc.

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ASSISTANT HIGHWAY ENGINEER

The Candidate should be Graduate in Civil Engineering with 3 years experience. He should have handled at least 1 road project.

CAD EXPERT

He should be Graduate in Civil Engineering/Computer Science having experience in computer related design method for highway engineering. The incumbent should have 3 years experience and should have handled at least 1 road project.

ENVIRONMENTAL ENGINEER

The Candidate should be Graduate in Civil Engineering/Environmental Engineering or other relevant qualification. He should have at least 6 years experience out of which 2 years in highway projects. He should have good knowledge of MOEF guidelines/requirements for mitigation measures.

ASSISTANT BRIDGE ENGINEER The Candidate should be Graduate in Civil Engineering with 3 years experience. He should have handled at least 1 major bridge project of length not less than 100meters.

ASSISTANT QUALITY CUM MATERIAL ENGINEER

The Candidate should be Graduate in Civil Engineering with 3 years experience or diploma in Civil Engineering with 5 years experience. He should have handled at least 1 major road project of either National Highway/externally funded State Highway Project.

ELECTRICAL ENGINEER

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The Candidate should be Graduate in Electrical Engineering from recognised institute. He should have at least 6 years experience.

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Enclosure B

MANMONTH INPUT FOR KEY PERSONNEL OF

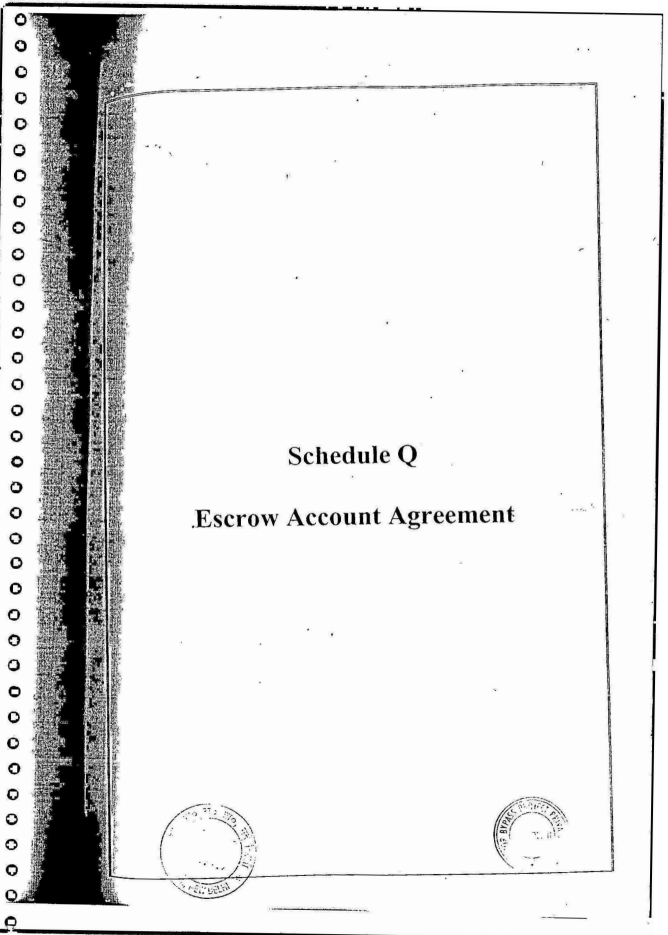
INDEPENDENT CONSULTANT

Paris de la constante de la co	INDEPENDENT CONSULTAN		
s No.	Key Personnel	Man month in Construction	Man month in O & M
	Team Leader Cum Senior Highway Engineer	33	3
5.21	Senior Pavement Specialist	7	2
3.	Senior Bridge Design Engineer	7	0
4.	Highway Design Engineer	6	.0
5.	Bridge/Structural Engineer	30	6
T 6	Highway Engineer	30	12
7	Road Safety Expert	3	1
8	Senior Quality cum Material Expert	30	- 3
	Sub Total	146	27
Se Se Se Se Se Se Se Se Se Se Se Se Se S	Sub Professional		
11.	Survey Engineer	30	2
2.	Assistant Highway Engineer	2 X 30	12
	CAD Expert	8 .	0
3.	Environmental Engineer	8	2
5.	Assistant Bridge Engineer	2 X 30	6
6.	Assistant Quality cum Material Engineer	2 X 30	6
7.	Electrical Engineer	6	2
Par Par Par	. Sub Total	232	30
	Total	378	,57

Note: The qualification and experience of Sub Professional would not be accounted in the evaluation. However, Consultant would have to get their CVs approved from NHAI before mobilisation. The other inputs like traffic engineer, financial expert, legal expert etc. would also be provided by the Consultant as a Head Quarters input, for which no separate payment will be made by NHAI,







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SCHEDULE Q

DRAFT . ESCROW ACCOUNT AGREEMENT

Among

......(THE COMPANY)

And

And

As Lenders Representative

As Escrow Agent

And

NHA

(Subject to terms of the facility Agreement(s) between the Concessionaire and Senior Lenders. However, NHAI position in the cashflows shall not be changed)

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Ī	AGREEMENT (the "Agreement") is made on the
	nd among:
	a company incorporated in India whose registered office is at
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	the resistant office of
1	and having its registered office a
	as Social Lenders Representative (the "Lenders

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National Highways Authority of India (NHAI), Government of India, as Employer and

Sub-ordinate Lender (the "NHAI").

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And

and having its registered office at(the "Escrow Agent").

Representative");



WHEREAS:

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The Company is undertaking a project for "(Name of the Project) in the state of (Name of State), india on BOT (ANNUITY) basis"

 One of the terms of the Concession Agreement and the Financing Documents is that the Company is required to establish an Escrow Account, inter alia, on terms and conditions satisfactory to Senior Lenders.

NOW IN CONSIDERATION FOR THE PREMISES IT IS AGREED BY THE PARTIES AS FOLLOWS:-

- 1. Definitions and Construction
- 1.1 Definitions: Each capitalised term used herein and not otherwise defined shall have the definition assigned to such term in the Concession Agreement or the Substitution Agreement as the case may be
- "Account" means the Escrow Account to be opened by the Company in accordance with this Agreement;
- "Authorised Investment" means any authorised investments which Lenders
 Representative may, from time to time permit the Company to make in
 accordance with this Agreement;

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"Company Account" shall mean any bank account of the Company, other than the Escrow Account.

"Enforcement Notice" means any enforcement procedure commenced by the Lenders Representative under any of the Security Documents:

"Escrow Account" means an Escrow Account established in terms of and under this Agreement;

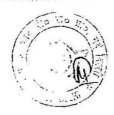
"Event of Détault" means an event of default as defined and detailed in the Financing Documents;

"INR" means the lawful currency of India;

- "Payment Date" means in relation to any Permitted Payment, the date(s)
 specified for such payment;
- "Permitted Payment", means the Payments Agreed to in this Agreement excluding payment to the Company Accounts as more particularly given in clause3.3.1;
- "Required Balance" means on any Date in relation to the Sub-Account of the
 Escrow Account, an amount in INR/Dollars which if proportionately built over
 the months, would be sufficient to meet Permitted Payment on the Payment
 Date(s).
- "Security Documents" means all or any of the Documents executed, delivered or furnished to secure the Financial Assistance under the Financing Documents including but not limited to the Deed of Hypothecation, Mortgage Deed, Equitable Mortgage, Deed of Guarantee, Pledge Agreement, Undertakings, Negative Lien and other incidental or supplemental documents related thereto.
- "Sub-Accounts" means the Sub-Accounts of the Escrow Account, into which
 the monies due in relation to Permitted Payment would be credited every
 month and paid out if due and if not due in a month then appropriated

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proportionately in such month and retained in the Sub Account and paid out therefrom on the Payment date.

"Year" means each twelve month period ending on March 31.

Construction

this Agreement:

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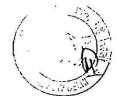
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Unless the context otherwise requires, the singular includes the plural and vice versa:

- Headings and the use of bold typeface shall be ignored in its construction;
- A reference to à Clause, or Schedule is, unless indicated to the contrary, a reference to a clause or schedule to this Agreement;
- References to this Agreement shall be construed as references also to any separate or independent stipulation or agreement contained in it;
- The words "other", "or otherwise" and "whatsoever" shall not be construed to be as any limitation upon the generality of any preceding words or matters specifically referred to:
- References to the word "includes" or "including" are to be construed without limitation;
- References to a person shall include such person's successors and permitted assignees or transferees;
- All references to agreements, documents or other instruments include (subject to all relevant approvals) a reference to that agreement, document or instrument as amended, supplemented, substituted, novated or assigned from time to time.
- The words "herein", "hereto" and "hereunder" refer to this Agreement as a whole and not to the particular Clause in which such word may be used;
- Words importing a particular gender include all genders;
- "person" includes any individual, partnership, firm, trust, body corporate, government, governmental body, authority, agency, unincorporated body of persons or association;
- any reference to a public organisation shall be deemed to include a reference to any successor to such public organisation or any organisation or entity which has taken over the functions or responsibilities of such public organisation;
- references to "Party" means a party to this Agreement and references to

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"Parties" shall be construed accordingly; and

- references to any law shall include references to such law as it may, after the date of this Agreement, from time to time be amended, supplemented or re-enacted.
 - terms and expressions not expressly defined herein shall subscribe the meanings ascribed thereto in the Concession Agreement

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2.1 Acceptance of Appointment of Escrow Agent

- The Escrow Agent hereby agrees to act as such and to accept all payments and other amounts to be delivered to or held by the Escrow Agent pursuant to the terms of this Escrow Agreement. Escrow Agent shall hold and safeguard the Escrow Account during the term of this Escrow Agreement and shall treat the amount in the Escrow Account as monies deposited by Company / NHAI with the Escrow Agent, as agent for the benefit of the Lenders Representative, or its nominee, successors or assigns, in trust in accordance with the provisions of this Escrow Agreement. In performing its functions and duties under this Escrow Agreement, the Escrow Agent shall act as agent for the Lenders Representative. The Company also hereby declares that all right, title and interest in and to the Escrow Account, the Authorised Investments and Permitted Payments made from the Escrow Accounts shall be vested in the Escrow Agent and held in trust for the Senior Lenders acting through Lender's Representative, NHAI and the Company in accordance with the terms of this Agreement and as their respective interests are provided for herein. Amounts deposited in the Escrow Account from time to time shall be held by the Escrow Agent in trust and received and applied as provided in and in accordance with the Agreement. No person other than the Lenders Representative, NHAI and the Company shall have any rights hereunder as the beneficiaries of or as third party beneficiaries under this Agreement.
- (b) The rights of Company/NHAI in the monies held in Escrow Account are set forth in their entirety in this Escrow Agreement and Company/NHAI shall have no other rights against or to the monies in the Escrow Account.

2.2 Establishment of Escrow Account

At least thirty (30) days prior to seeking any disbursement (including issue of guarantees or all forms of Financial Assistance), the Company shall establish the Escrow Account with the Escrow Agent.

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Maintenance of the Account

The Escrow Agent shall maintain the Escrow Account in accordance with the terms of this Agreement and its usual practices and applicable regulations and pay the maximum rate of inverest payable to its customers on the batance in the said account from time to time.

Operating Procedures

The Escrow Agent and the Company shall agree (after consultation with the Lenders Representative) on the detailed mandates, terms and conditions and operating procedures for the Escrow Account but in the event of any inconsistency between this Agreement and such mandates, terms and conditions or procedures, this Agreement shall prevail.

3. Currency

- 3.2 Deposits

3.2.1 The Company

- (A) agrees, confirms and undertakes that it shall deposit and/or credit the Escrow Account with:
 - (i) all its receivables;
 - (ii) all proceeds received pursuant to any insurance claims; and
 - (iii) all monies received from any other sources in relation to and in respect of the Project.
- (B) may make other deposits of the Company's other funds into the Escrow Accounts at any time. Provided however that the terms of this Agreement shall apply to such other funds deposited in the Escrow Account by the Company.

The NHAI agrees, confirms and undertakes that it shall deposit and/or credit the Escrow Account with:

- (i) all Fees collected by NHAI in exercise of its rights under Concession Agreement:
- (ii) Revenue Shortfall Loan:

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- (iii) Grant, termination payments and other monies paid or disbursed in accordance with the provisions of the Concession Agreement and/or the Substitution Agreement...
- 3.2.2 The Escrow Agent shall ensure that all interest, if any, on the balances of the Escrow Accounts and interest on Authorised Investments made from the Escrow Accounts shall be credited to or deposited in the Escrow Account.

3.3 Withdrawals

- 3.3.1 The Escrow Agent shall withdraw amounts from the Escrow Accounts and appropriate in the following order every month as more particularly given in the Bank Proforma in Schedule 1 and deposit in the relevant Sub-Account for payments and if not due in a month then appropriate proportionately in such month and retain in the Sub-Account and pay out therefrom on the Payment Date(s):
 - (a) All taxes due and payable by the Company;
 - (b) All expenses in connection with and relevant to the Construction of Project Highway by way of payment to the EPC Contractor and such other persons as may be specified in the Financing Documents.
 - (c) O&M Expenses including Fees collection expenses incurred by the Company directly or through O&M Contractor and/or Tolling Contractor, if any, subject to the items and ceiling in respect thereof as set forth in the Financing Documents but not exceeding one twelfth.

 [1/12] of the annual liability on this account:
 - (d) The whole of the expense on completion of Punch List items incurred by NHAI and 2.0 times of such expenses subject to a minimum of Rs. 1,000,000 [Rs. One million] in case the Punch List items are not completed by the Concessionaire within 120 days from the issue of the provisional completion certificate in accordance with the Specifications and Standards and as detailed in clause 16.5 of the Concession Agreement
 - (e) The whole or part of the expense on repair work or O&M Expenses including Fees collection expenses incurred by NHAI, and 1.25 times of the O&M expenses incurred by the NHAI, if any, in the event of repair and maintenance work being carried out by NHAI (pursuant to the failure on part of the Company in doing so) to maintain and / or repair the Project Highway or a part thereof up to and in accordance with

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the Specifications and Standards and / or failure on part of the Company to commence remedial works within 30 (thirty) days of receipt of notice in this regard from NHAI or the Independent Consultant, if any, including those on account of exercise of any of its rights under this Agreement provided NHAI certifies to the Escrow Agent that NHAI had incurred such expenses in accordance with the provisions of this Agreement;

- (f) All Concession Fees and Negative Grants payments due to NHAI from the Company under this Agreement.
- (g) Monthly proportionate provision of Debt Service Payments due in an Accounting Year and payment of Debt Service Payments in the month when due:
- (h) Reimbursements of expenditure incurred by NHAI, if any, for payment of insurance premia, etc., which are otherwise company's responsibility, on account of failure on part of the Company to keep such insurance(s) effective and in force.
- (i) One-half of such remuneration, cost and expenses of the Independent Consultant in case the Concessionaire does not reimburse the remuneration, cost and expenses of the Independent Consultant to NHAI within 15 (lifteen) days of receiving a statement of expenditure from NHAI.
- (j) Any payments and Damages due and payable by the Company to NHAI pursuant to this Agreement including Recovery due to reduction in Scope of Work and repayment of Revenue Shortfall Loans; and
- (k) Balance in accordance with the instructions of the Company.

 The amounts specified in Clause 3.3.1 (a) to (i) constitute the Permitted Payments.

For each year, Bank Proforma would be separately provided by the Company to the Escrow Agent, with the permission of Lenders Representative, not later than 60 days prior to the first day of each year.

3.3.2 Notwithstanding anything to the contrary contained in this Agreement upon the earlier of (i) issue of Termination Notice (ii) termination of Concession. Agreement, or (iii) the expiry of Concession Period, all amounts standing to the credit of the Escrow Account shall be appropriated and dealt with in the

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following order:-

- (a) all taxes due and payable by the Company;
- (b) all Concession Fees (including Negative Grant) due and payable to NHAI under this Agreement:
- (c) all accrued Debt Service Payments;
- (d) any payments and Damages due and payable by the Company to NHAI pursuant to this Agreement, including Recovery due to reduction in Scope of Work, Termination claims and repayment of Revenue Shortfall Loans;
- (e) all accrued O&M Expenses;
- (f) any other payments required to be made under this Agreement; and
- (g) balance, if any, on the instructions of the Company.
- 3.3.3 Not withstanding anything to the contrary contained in this agreement, any termination payments made by NHAI into the Escrow account shall not be appropriated therefrom for any purpose whatsoever, until the <u>Vesting Certificate</u> has been issued by NHAI. Provided, however, that this restriction shall not apply to appropriation in favour of the Senior Lenders to the extent of debt due.
- From the date, which is two years prior to the expiry of the Concession period, 3.3.4 a sum equal to the fees realizable during the last two years of the Concession period for a traffic volume calculated at the rate of 10,000 (ten thousand) PCUs per day per year, or, a higher sum estimated by the Independent Consultant for renewal works, shall not withstanding anything to the contrary contained in this agreement, be retained in the Escrow Account provided that if a Bank Guarantee of an equivalent sum in the form and content acceptable to NHAI has been furnished by the Company to NHAI, no such retention shall be made. If following the second Inspection, it is agreed or determined that no renewal works are required, then within 14 days of such agreement, 50 % of the sums thus retained shall be released from the Escrow account to the company. Within 14 days after the issue of Vesting Certificate issued (in accordance with Article XXXIII of the Concession agreement) the sums thus retained shall be released from the Escrow account to the Company.

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2.4 Application of Insufficient Funds

As provided in Clause 3.3, the application of funds in the Escrow Account shall be in the serial order of priority set forth therein. If the funds available for payment to the Sub-Accounts are sufficient to pay a position, but not all, of the amount required to be paid to any Sub-Account, the Escrow Agent shall apply such funds in the serial order of priority set forth in Clause 3.3, until exhaustion thereof

A Authorised Investments

4.1 Power to Invest

The Escrow Agent shall invest the amounts standing to the credit of any of the Sub-Accounts in Authorised Investments on the instructions of the Company as approved by the Lenders Representative, from time to time, in accordance with the provisions of the Agreement. The Escrow Agent shall not be bound to and shall not make investments under the Indian Trusts Act, 1882 without prior approval of the Lenders Representative.

4.2 Procedure for Investments

- 4.2.1 All Authorised Investments shall be made and/or realised by the Escrow Agent on the instructions of the Company as approved by the Lenders Representative from time to time, in accordance with the provisions of this Agreement.
- 4.2.2 All documents of title or other documentary evidence of ownership with respect to Authorised Investments made out of any Escrow Account will be held in the custody of the Escrow Agent.
- 4.3 Realisations Upon the realisation of any investment made under this Clause, the proceeds of realisation shall immediately be credited to the relevant Sub-Account by the Escrow Agent or immediately invested in another Authorised Investment in accordance with the Company's instructions as approved by the Lenders Representative.

4.4 Mandatory Realisations

In the event that the Company becomes aware that any Authorised Investment has ceased to be an Authorised Investment, the Company shall

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immediately instruct the Escrow Agent on a best efforts basis to realise such Authorised Investment on its maturity date or earlier if possible under infimation to the Lenders Representative or NHAI.

Accounts include Investments

Any reference in this Agreement to the balance standing to the credit of the Escrow Account shall be deemed to include a reference to the amount of the Authorised Investments in which all, or part of, such balance is for the time being invested.

Interest on Investments Any interest or other income received on account of Authorised Investments shall be to the credit of the Escrow Account.

Enforcement Notice

On receipt of an Enforcement Notice from the Lenders Representative, the Escrow Agent shall realise the Authorised Investments, whether such investments have matured or not on a best effort basis, and apply the proceeds as directed by the Lenders Representative.

Withdrawals following Event of Default

5.1 If the Lenders Representative notifies the Escrow Agent that an Event of Default is likely to occur or has occurred, and is continuing, then, until such time as the Lenders Representative has notified the Escrow Agent that the Event of Default has been cured or waived under the Financing Documents, the Escrow Agent shall only make withdrawals from the Escrow Accounts which constitute Permitted Payment and shall not make any payments from the Escrow Account to the Company Accounts.

Escrow Agent Provisions

6.1 The Escrow Agent and the Lenders

The Company hereby appoints the Escrow Agent to act as trustee for the Lenders Representative in connection herewith and authorises the Escrow Agent to exercise such rights, powers, authorities and discretion as are specifically delegated to the Escrow Agent by the terms hereof together with all such rights, powers, authorities and discretion as are reasonably incidental hereto, and the Escrow Agent accepts such appointment pursuant to the terms hereof.

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Particular Duties of the Escrow Agent

The Escrow Agent:

(A) may, in the absence of bad faith or gross negligence on its part, rely as to any matters of fact which might reasonably be expected to be within the knowledge of the Company upon a certificate signed by or on behalf of the Company:

(B) may, in the absence of bad faith or gross negligence on its part, rely upon the authenticity of any communication or documents believed by it to be authentic:

(C) shall, within five (5) Business Days after receipt, deliver a copy to the Lenders Representative of any notice or document received by the Escrow Agent in its capacity as the Escrow Agent from the Company or any other person hereunder or in connection herewith; and

(D) shall, within five (5) Business Days after receipt, deliver a copy to the Company of any notice or document received by the Escrow Agent from the Lenders Representative in connection herewith.

6.3 Segregation of Funds

Monies and other property received by the Escrow Agent under this Agreement shall, until used or applied in accordance with this Agreement, be held by the Escrow Agent in trust for the purposes for which they were received, and shall be segregated from other funds and property of the Escrow Agent.

6.4 Termination

- 6.4.1 This Agreement shall remain in full force and effect so long as amounts remain outstanding from the Company in respect of the Financial Assistance received by it from the Senior Lenders or its obligations to NHAI, unless terminated earlier by the mutual consent of the parties or otherwise in accordance with the provisions of this Clause.
- 6.4.2 The Company may, by not less than 45 days prior notice to the Escrow Agent, NHAI and the Lenders Representative, terminate this Agreement and appoint

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a new Escrow Agent, provided that the new Escrow Agent is acceptable to the Lenders Representative and arrangements are made satisfactory to the Lenders Representative for transfer of amounts deposited in the Escrow Account to a new Escrow Account established with the successor Escrow Agent.

Fees The Company shall pay the Escrow Agent fees in an amount and at such times as may be agreed between the Escrow Agent and the Company.

Escrow Agreement Defaults

- 7.1 If the Company is in breach of any of its obligations under this Agreement and, following a notice of default from the Lenders' Representative, fails to remedy the same:
- (A) in the case of a failure to deposit funds received by the Company in the Escrow Account, by depositing the same in the Escrow Account within five Business Days of receipt of such notice;
- (B) in the case of a breach consisting of causing the Escrow Agant to transfer funds to any Company Account in breach of the terms of this Agreement, by depositing the relevant funds in the Escrow Account or any Sub-Account in which such transfer should have been made within five Business Days of receipt of such notice.
- (C) in the case of a breach of the Company's obligations under Clause 4, by instructing the Escrow Agent to realise any investment made in breach of Clause 4 within five (5) Business Days of receipt of such notice; or
- (D) in the case of any other breach, by remedying the same within five (5) Business Days to the satisfaction of the Lenders Representative.
- 7.2 The Company and the Escrow Agent agree and confirm that any default by either the Company or the Escrow Agent in the performance of their respective obligations under this Agreement resulting, in the opinion of the Lenders Representative, in a breach of this Agreement, shall qualify as an Event of Default under the Financing Documents/Security Documents.

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Miscellaneous

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8.4.1

- Closure of Accounts
- - The Escrow Agent shall, at the request of the Company made on or after the
 - payment by the Company of all outstanding amounts under the Financing Documents / Concession Agreement and upon confirmation of receipt, close

accordance with provisions of Clause 3.3.2.

the Company. Notwithstanding anything to the contrary contained in this

Agreement, this Agreement shall remain in full force and effect till the Transfer

Date provided however if NHAI shall certify to the Escrow Agent that Concession Agreement and/or the Concession has been terminated on

account of default of the Concessionaire under this Agreement, then

notwithstanding anything to the contrary contained herein, all the amounts standing to the credit of the Escrow Account shall be dealt with in

This Agreement shall be binding on and shall enure to the benefit of the

The Escrow Agent agrees not to claim or exercise any right of set off, banker's lien or other right or remedy with respect to amounts standing to the credit of

the Escrow Accounts. For the avoidance of doubt, it is declared by the Escrow Agent that the monies and properties held by the Escrow Agent shall

All notices or other communications to be given or made under this

Agreement shall be in writing, shall either be delivered personally or sent by

courier, registered or certified mail or facsimile. The address for service of each Party and its facsimile number is set out under its name on the signing

not be considered as part of the assets of the Escrow Agent and being trust property, shall in the case of bankruptcy or liquidation of the Escrow Agent be wholly excluded from the assets of the Escrow Agent in such bankruptcy or

Parties and their respective successors and permitted assigns.

the Escrow Accounts and pay any amount standing to the credit thereof to

Successors and Assignors

No Set Off

liquidation.

Notices

- pages hereto. All notices shall be effective upon actual receipt save that where a notice is received after 5.30 p.m. on a Business Day or on a day that is not a Business Day, such notice shall be deemed to be received on the first
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Business, Day following the date of actual receipt. Without prejudice to the foregoing a Party giving or making a notice or communication by facsimile shall promptly deliver a copy of such notice or communication personally, by cautier or mail to the addressee of such notice or communication.

- 8.4.2 Any party may by notice change the addresses and/or addresses to which such notices and communications to it are to be delivered or mailed. Such change shall be effective when all the Parties have notice of it.
- Malver Failure by any Party at any time to enforce any provision of this Agreement or to require performance by other Parties of any provision of this Agreement shall not be construed as a waiver of such provision and shall not affect the validity of this Agreement or any part of it or the right of the relevant Party to enforce any provision in accordance with its terms.
- 8.6 Severability If any condition, Clause or provision of this Agreement not being of a fundamental nature, is held to be illegal or unenforceable, the validity or enforceability of the remainder of this Agreement shall not be affected thereby.
- 8.7 Amendments No amendment to this Agreement shall be binding unless in writing and signed by the duly authorised representatives of the Parties.
- 8.8 Governing Law

This Agreement shall be governed by and construed in accordance with Indian law.

- 8.9 Regulatory Approvals The Escrow Agent shall use its best efforts to procure and shall thereafter maintain and comply with all regulatory approvals required for it to establish and operate the Escrow Accounts. The Escrow Agent represents and warrants that it is not aware of any reason why such regulatory approvals will not be ordinarily granted to the Escrow Agent.
- 8.10 Notification of Balances

Seven Business Days prior to each Payment Date (and for this purpose the Escrow Agent shall be entitled to rely on an affirmation by the Company and/or the Lenders Representative as to the relevant Payment Dates), the Escrow Agent shall notify the Lenders Representative of the balance of the Escrow Account as at the close of business on the immediately preceding Business Day. IN WITNESS whereof the Company has caused its Common Seal

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to be affixed hereto and to a triplicate hereof on the date first above written and the Escrow Agent, NHAI and the Lenders Representative have caused the said triplicate to be executed by the hand of an authorised official.

SIGNED AND DELIVERED BY within named Escrow Agent

by the hand of an authorised official of the Account

Trustee Address:

Fax Number:

Attention:.....

SIGNED AND DELIVERED by THE

Representative by the hand of

an authorised official of the Lenders

..... within named Lenders

Representative

Fax Number:

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Address:

SIGNED AND DELIVERED by

Attention:

NHAI within named by the hand of

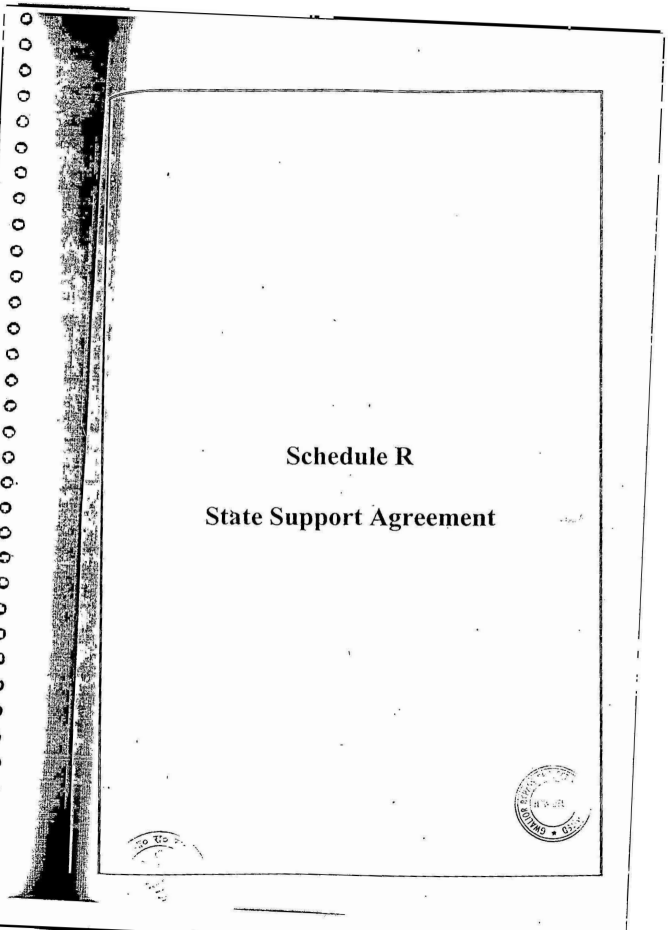
an authorised official of the NHAI

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SCHEDULE R

	STATE SUPPORT AGREEMENT
HIS SU	PPORT AGREEMENT is made on thisday of200_ AMONG
	THE GOVERNOR OF THE STATE OF (Name of State) through the Secretary, Ministry of, Government of (Name of State), (hereinafter referred to as "GO*" which expression shall unless repugnant to the context or meaning thereof include its successors and assigns).
200	National Highways Authority of India, Government of India, (hereinafter referred to as "NHAI" which expression shall unless repugnant to the context or meaning thereof include its administrators, successors and assigns),
	AND
3	[LIMITED], a company incorporated under the provisions of the Companies Act. 1956 and having its registered office at
WHER	REAS
Ä.	The NHAI intends to take up the improvement of (Name of the Project) in the state of (Name of the State). India on BOT (Annuity) basis.
В.	NHAI had invited Request for Proposals for selection of BOT Entrepreneurs for executing the Project on BÖT (Annuity) basis.
D.	After evaluation of the bids so received, NHAI had accepted the bid of the Consortium and issued its Letter of Acceptance No dated (the "LOA") to the Consortium requiring, inter alia, the execution of
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an Concession Agreement pursuant thereto.

- E. The Consortium has promoted and incorporated the Concessionaire as a limited liability company to enter into the Concession Agreement pursuant to the LOA for undertaking, inter alia, the design, engineering, financing, procurement, Utility Shifting, Tree cutting, construction, operation and maintenance of the Project Highway, as defined hereinafter on BOT (Annuity) basis as referred to in Recital 'A' and to fulfill other obligations of the Concessionaire pursuant to the LOA and has requested NHAI to accept the Concessionaire as the entity which shall undertake and fulfill and perform the obligations and exercise the rights of the Consortium under the LOA, including the obligation to enter into the Concession Agreement for the design, engineering, financing, procurement, Utility Shifting, Tree cutting, construction, operation and maintenance of the Project Highway on BOT (Annuity) basis.
- F. NHAI has agreed to the said request of the Consortium and has accordingly agreed to enter into the Concession Agreement with the Concessionaire pursuant to the LOA for, inter alia, the design, engineering, financing, procurement, Utility Shifting, Tree cutting, construction, operation and maintenance of the said Project Highway on BOT (Annuity) basis.
- GO*, NHAI and the Concessionaire agree that the implementation of the Concession including performance of its obligations by the Concessionaire under and in accordance with the Concession Agreement requires extensive continued support and grant of certain rights and authorities as hereinafter set forth by GO* and is an essential pre-condition for mobilization of resources therefore by the Concessionaire.

NOW THEREFORE THE PARTIES HERETO HEREBY AGREE AND THIS AGREEMENT WITNESSETH

- . DEFINITIONS AND INTERPRETATIONS
- 1.1 For the purposes of this Agreement the following terms shall have the meaning hereinafter respectively assigned to them.
- 1.1.1 "Agreement" means this Support Agreement and all annexures hereto and amendments if any thereto made in accordance with the provisions contained

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herein in this behalf.

- entered into between NHAI and the Concessionaire, and shall include all of its annexures and appendices and any amendments made thereto in accordance with the provisions contained in this behalf therein.
- 1,1.3 "MOSRTH" means Ministry of Shipping, Road Transport and Highways, earlier Ministry of Road Transport & highways
- 1:1.3. "Substitution Agreement" means the Substitution Agreement dated entered into between the Senior Lenders, NHAI and the Concessionaire providing for substitution of the Concessionaire by the Selectee selected by the Senior Lenders in the manner and subject to and on the terms and conditions set forth therein. A copy of the said Substitution Agreement is annexed hereto and marked as "Annexure 'B'."
- 1.1.4. "GO* Support" means the obligations assumed and the facilities agreed to be provided by GO* to the Concessionaire hereunder or pursuant hereto.
- 1.2. The words and expressions beginning with or in capital letters used in this Agreement and not defined herein but defined in the Concession Agreement shall have, unless repugnant to the context, the meaning respectively assigned to them in the Concession Agreement. Words and expressions used in this Agreement and neither defined herein nor in the Concession Agreement but defined in the Substitution Agreement shall have the meaning respectively assigned to them in the Substitution Agreement.
- 1.3. In this Agreement unless the context otherwise requires-
 - (a) any reference to a statutory provision shall include such provision as is from time to time modified and re-enacted or consolidated so far as such modification or re-enactment or consolidation applies or is capable of applying to any transactions entered into hereunder;
 - (b) the words importing singular shall include plural and vice versa, and words denoting natural persons shall include partnerships, firms, companies, corporations, joint ventures, trusts, associations, organizations or other entities (whether or not having a separate legal entity):

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- (c) the headings are for convenience of reference only and shall not be used in and shall not affect the construction or interpretation of this Agreement;
- (d) terms beginning with capital letters and defined in this Agreement shall have the meaning ascribed thereto herein;
- (e) the words "include" and "including" are to be construed without limitation.
- (f) any reference to a "day" shall mean reference to a calendar day;
- (g) any reference to "month" shall mean reference to a calendar month;
- (h) the Annexures and appendices to this Agreement form an integral part of this Agreement and will be in full force and effect as though they were expressly set out in the body of this Agreement;
- (i) any reference at any time to any agreement, deed, instrument, license or document at any description shall be construed as reference to that agreement, deed, instrument,, license or other document as amended, varied, supplemented, modified or suspended at the time of such reference provided that this clause shall not operate so as to increase liabilities or obligations of GO* hereunder or pursuant hereto in any manner whatsoever.
- (j) References to Recitals, Clauses, Sub-clauses, Paragraphs, Annexures or Appendices in this Agreement shall, except where the context otherwise requires, be deemed to be references to Recitals, Clauses, Sub-clauses, Paragraphs, Annexures and Appendices of this Agreement.
- (k) Any agreement, consent, approval, authorization, proposal, notice, communication, information or report required under or pursuant to this Agreement from or by any Party or Senior Lender(s) shall be valid and effectual only if it is in writing under the hands of duty authorized representative of such Party or the Senior Lender(s), as the case may be, in this behalf and not otherwise; and
- (I) Any reference to any period commencing "from" a specified day or date

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and "till" or "until" a specified day or date shall include both days or dates.

(m) "Concessionaire" shall include Selectee under the Substitution Agreement.

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2.). This Agreement shall come into force the date hereof and shall continue to be in full force and effect for the period the Concession Agreement is in force and effect including any extension thereof.

3. SUPPORT OF GO*

- 3.1. Upon and with effect from the date hereof, GO* agrees:
 - (i) so long as the Concessionaire is not in breach of its obligations under this Agreement, GO* agrees to enable access to the Site to the Concessionaire for peaceful use of and operations at the Site by the Concessionaire under and in accordance with the provisions of the Concession Agreement without any let or hindrance from GO* or persons claiming through or under it;
 - (ii) subject to the Concessionaire complying with Applicable Laws, provide to the Concessionaire Applicable Permits to the extent GO* or any Governmental Agency of GO* is entitled to issue;
 - (iii) upon written request from the Concessionaire, assist the Concessionaire in obtaining access to all necessary infrastructure facilities and utilities, including water, electricity and telecommunication facilities at rates and on terms no tess favorable to the Concessionaire than those generally available to commercial customers receiving substantially equivalent services;
 - (iv) ensure that no barriers are erected or placed by GO* or any Governmental Agency of GO* that interrupts free flow of traffic on the Project Highway except on account of any law and order situation or upon national security considerations;

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- provide the Concessionaire with assistance through a dedicated team against payment of prescribed fee and charges, if any, for regulation of traffic on the Project Highway;
- (vi) provide the Concessionaire with police assistance in the form of dedicated highway patrol parties against payment of prescribed costs and charges, if any, for patrolling and provision of security on the Project Highway;
- (vii) observe and comply with its obligations set forth in this Agreement:
- (viii) support, cooperate with and facilitate NHAI and the Concessionaire in the implementation of the Project;
- (ix) subject to and in accordance with the Applicable Laws, assist the Concessionaire in the procurement of all Applicable Permits required from any municipal and other local authorities and bodies including Panchayats in the State of _____ for the implementation of the Project;
- ensure, subject to and in accordance with the Applicable Laws.

 that all relevant municipal and other local authorities and bodies including Panchayats in the State of (Name of the State) do not put any barriers or other obstructions that interrupt free flow of ... traffic on the Project Highway; and
- (xi) not do or omit to do any act, deed or thing which may in any manner be violative of or cause the Concessionaire to violate any of the provisions of the Concession Agreement.
- 3.2. Notwithstanding anything to the contrary contained in the Agreement, GO* may construct and operate either itself or have the same, inter alia, built and operated on BOT (Annuity) basis or otherwise any Expressway or other toll road, not being a bye-pass, between inter alia, (Name of Project Section) (the "Additional Tollway")
- 3.3. GO* agrees and undertakes that it shall not levy any toll, fee, charge or tax on the use of whole or any part of the Project Highway. GO* acknowledges the rights of Senior Lenders and NHAI under the Substitution Agreement and hereby covenants

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that upon substitution of the Concessionaire by the Selectee pursuant to the Substitution Agreement, it shall be deemed for the purposes of this Agreement that as if Selectee is a Party hereto and the Selectee shall accordingly be deemed to have succeeded to the rights and obligations of the Concessionaire under this Agreement on and with effect from the date of substitution of the Concessionaire by the Selectee.

A CONCESSIONAIRE'S OBLIGATIONS

- 4.1. Concessionaire agrees and undertakes to perform, observe and comply with the
 - (i) All Applicable Laws and Applicable Permits;
 - (ii) The provisions of the Concession Agreement, the Substitution Agreement, and the Project Agreements; and
 - (iii) Observe, comply and perform its obligations under this Agreement.

5. REPRESENTATIONS AND WARRANTIES

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- 5.1. The Concessionaire represents and warrants to GO* that:
 - (i) It is duly organized, validly existing and in good standing under the "laws of India.
 - (ii) It has power and authority to execute, deliver and perform its obligations under this Agreement and to carry out the transactions contemplated hereby;
 - (iii) It has taken all necessary corporate and other action under Applicable Laws and its constitutional documents to authorize the execution, delivery and performance of this Agreement;
 - (iv) This Agreement constitutes its legal, valid and binding obligation enforceable against it in accordance with the terms hereof;
 - (v) It is subject to civil and commercial laws of India with respect to

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this Agreement and it hereby expressly and irrevocably waives any immunity in any jurisdiction in respect thereof;

All the information furnished to the GO* pertaining to the Concessionaire including its constitution and existing and proposed shareholding structure is now and shall be true and correct as on the Appointed Date and COD and the Balance Sheet and Profit and Loss Account of the Concessionaire for each of its Accounting Year after the Appointed Date furnished to GO* shall give true and fair view at the affairs of the Concessionaire.

The Concessionaire shall furnish a copy of its audited Balance Sheet within 120 (one hundred twenty) days of the close of its each Accounting Year after the Appointed Date and any material change subsequent to the date of such Balance Sheet shall be notified to GO* by the Concessionaire within 30 (thirty) days of its occurrence and warrants that the Balance Sheet and the information furnished as aforesaid shall be true and correct:

The execution, delivery and performance of this Agreement will not conflict with, result in the breach of, constitute a default under or accelerate performance required by any of the terms of the Concessionaire's Memorandum and Articles of Association or any member of the Consortium or any Applicable Laws or Applicable Permits or any covenant, agreement, understanding, decree or order to which it is a party or by which it or any of its properties or assets is bound or affected;

There are no actions, suits, proceedings or investigations pending or, to the Concessionaire's knowledge, threatened against it at law or in equity before any court or before any judicial, quasi judicial or other authority, the outcome of which may result in the breach of or constitute a default of the Concessionaire under this Agreement or which individually or in the aggregate may result in any material adverse effect on its business, properties or assets or its condition, financial or otherwise, or in any impairment of its

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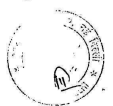
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ability to perform its obligations and duties under this Agreement;

- (x) The Concessionaire has no knowledge of any violation or default with respect to any order, writ, injunction or decree of any court or any legally binding order of any Governmental Agency which may result in any material adverse effect or impairment of the Concessionaire's ability to perform its obligations and duties under this Agreement;
- (xi) The Concessionaire has complied with all Applicable Laws and Applicable Permits, and has not been subject to any fines, penalties, injunctive relief or any other civil or criminal liabilities which in the aggregate have or may have material adverse effect on its financial condition or its ability to perform its obligations and duties under this Agreement;
- (xii) Each Consortium Member was and is duly organized and existing under the laws of the jurisdiction of its incorporation and has full power and authority to consent to and has validly consented to the Concessionaire entering into this Agreement with the GO*;
- (xiii) No representation or warranty by the Concessionaire contained herein or in any other document furnished by it to GO*, or to any Governmental Agency in relation to Applicable Permits contains or will contain any untrue statement of material fact or omits or will omit to state a material fact necessary to make such representation or warranty not misleading;
- (xiv) The Concessionaire warrants that no sums have been paid or will be paid, by or on behalf of the Concessionaire, to any Person by way of fees, commission or otherwise for entering into this Agreement or for influencing or attempting to influence any officer or employee of NHAI, GOI or GO* in connection therewith; and
- (xv) The Concessionaire is subject to civil and commercial laws of India with respect to this Agreement.

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- 5.2. GO* represents and warrants to the Concessionaire that:
 - (i) It has full power and authority to execute, deliver and perform this Agreement.
 - (ii) It has taken all necessary governmental action to authorize the execution, delivery and performance of this Agreement; and
 - (iii) This Agreement constitutes the legal, valid and binding obligation of GO* enforceable against it in accordance with its terms.

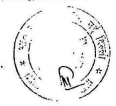
SOVEREIGN IMMUNITY

- 6.1. GO* hereto unconditionally and irrevocably:
 - (i) Agrees that the execution, delivery, and performance by it of this Agreement do not constitute sovereign acts;
 - (ii) Agrees that should any proceedings be brought against it or its assets in relation to this Agreement or any transaction contemplated by this Agreement, no sovereign immunity from such proceedings, execution, attachment or other legal process shall be claimed by or on behalf of itself or with respect to any of its assets, to the extent permitted by law; and
 - to the extent permitted by law, waives any right of sovereign immunity, which it or its assets now has or may acquire in the future.
- 6.2. Notwithstanding anything to the contrary herein contained such waiver of right of immunity shall not apply to
 - a) Property and assets of any consular or diplomatic mission or consulate or
 - b) Property belonging to the Defence services and such assets of the Union of India.

7. Breach and Compensation

7.1. In case GO* is in breach of any of its obligations under this Agreement, which

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breach is not cured within 30 days of receipt of a notice in writing from the Concessionaire to GO* and NHAI and which has not occurred as a result of Concessionaire's breach of its obligations under this Agreement or the Concession Agreement, GO* shall pay to the Concessionaire, all direct additional costs suffered or incurred by the Concessionaire, determined by MOSRTH as arising out of such material default by GO*.

compensation determined by MOSRTH, the claim shall be settled as per provisions of the Dispute Settlement mechanism provided in Article IX of this Agreement.

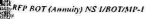
Any such compensation payable shall be paid to the Concessionaire in one

In case of any dispute by GO* on admissibility of the claim or extent of

Any such compensation payable shall be paid to the Concessionaire, in one lumpsum within 90 (ninety) days of receiving MOSRTH's determination of compensation.

B. INDEMNITY

- 8.1. The Concessionaire will indemnify, defend and hold GO* harmless against any and all proceedings, actions and claims for any loss, damage, cost and expense of whatever kind and nature arising out of design, engineering, construction, operation and maintenance of the Project Highway or arising out of any breach by the Concessionaire of any of its obligations under this Agreement or on account of failure of the Concessionaire to comply with, and observe Applicable Laws and Applicable Permits:
- 8.2. GO* will, indemnify, defend and hold harmless the Concessionaire against any and all proceedings, actions and third party claims for any loss, damage, cost and expense arising out of failure of GO* to fulfill any of its obligations under this Agreement adversely affecting the performance of the Concessionaire's obligations under the Concession Agreement other than any loss, damage, cost and expense, arising out of acts done in discharge of their lawful functions by GO*, its officers, servants and agents:
- 8.3. Without limiting the generality of Clause 8.2, the GO* shall indemnify the Concessionaire and shall save it harmless from and against any payments required to be made by the Concessionaire with respect to levy of any Local







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Taxes provided nothing contained herein shall be construed or interpreted as restricting in any way or manner the right of GO* or any municipal, panchayat or other local authorities to levy any taxes which they or any of them are lawfully entitled to levy, impose or collect (the "Expected Taxes"). The Concessionaire shall not be entitled to and GO* shall be under no obligation to reimburse Expected Taxes to the Concessionaire or any person claiming through or under the Concessionaire;

8.4. In the event that either party hereto receives a claim from a third party in respect of which it is entitled to the benefit of an indemnity under Clause 8 or in respect of which it is entitled to reimbursement (the "Indemnified Party") within 14 (fourteen) days of receipt of the claim or payment, as the case may be, shall not settle or pay the claim without the prior approval of the Indemnifying Party. In the event that the Indemnifying Party wishes to contest or dispute the claim, it may conduct the proceedings in the name of the Indemnified Party and shall bear all costs involved in contesting the same. The Indemnified Party shall provide all cooperation and assistance in contesting any claim and shall sign all such writings, and documents as the Indemnified Party may reasonably require.

9. GOVERNING LAW AND DISPUTE SETTLEMENT

- 9.1. This Agreement shall be governed by and construed and interpreted in accordance with the laws of India. The provisions contained in Clause 8 shall survive the termination of this Agreement.
- 9.2. Any dispute, difference or claim arising out of or in connection with or in relation to this Agreement which is not resolved amicably shall be decided finally by reference to arbitration to a Board or Arbitrators comprising of one nominee of each party to the dispute. Such arbitration shall be held in accordance with the Rules of Arbitration of the Indian Counsel of Arbitration and shall be subject to the provisions of the Arbitration and Conciliation Act, 1996. The Arbitrators shall issue a reasoned award. The venue of such arbitration shall be New Delhi, India. The Award shall be final and binding on the Parties.

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10. MISCELLANEOUS

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10.1. Alteration of Terms

All additions, amendments, modifications and variations to this agreement shall be effectual and binding only if in writing, and signed by the duly authorized representatives of GO* and the Concessionaire.

10.2. Time or Indulgence Allowed

An indulgence by one Party to the other in respect of any obligation or matter hereunder including time for performance to the other party hereunder or to remedy any breach hereof shall not be construed as a waiver of any of its rights hereunder Party may be on such terms and subject to such conditions as the Party giving it may specify and shall be without prejudice to that Party's then accrued rights under this Agreement except to the extent expressly varied in writing when giving such time or other indulgence.

10.3. Severance of Terms

If any provisions of this Agreement are declared to be invalid, unenforceable or illegal by any competent arbitration tribunal or court, such invalidity, unenforceability or illegality shall not prejudice or affect the remaining provisions of this Agreement, which shall continue in full force and effect.

10.4. Language

All notices, certificates, correspondence or other communications under or in connection with the Agreement shall be in English

10.5. Notices

Any notice or communication hereunder shall be in writing and shall either be delivered personally or sent by registered post, with copy by facsimile transmission or other means of telecommunication in permanent written form. A copy of oil the notices and communications will also be forwarded to the Lenders Representative. The service of notice shall unless otherwise notified by a notice hereunder to the parties at their following address:

IF to GO*:

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Altn: Fax no: Tel no.

IF to the NHAI Attn:

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IF to the Concessionaire:

Attn: Fax no.

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The notice pursuant hereto will be deemed to have been received on the date when such notice is in fact received by the addressee.

Authorised Representatives

hereto shall be entitled to remove and/or substitute or make fresh appointment of its such authorised representative by similar notice.

10.7. Original Document This Agreement is made in two counterparts, each of which shall be deemed to

be an original. IN WITNESS WHEREOF THE PARTIES HERETO HAVE PUT THEIR HANDS HEREUNTO ON THE DAY.

MONTH AND YEAR FIRST ABOVE WRITTEN.

FOR CONCESSIONAIRE

REP BOT (Annuity) NS 1/BOT/MP-1

BY:____ Name:____

FOR GOVT. OF (Name of the State)

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Each of the Parties shall by notice in writing designate their respective authorised representatives through whom only all communications shall be made. A Party

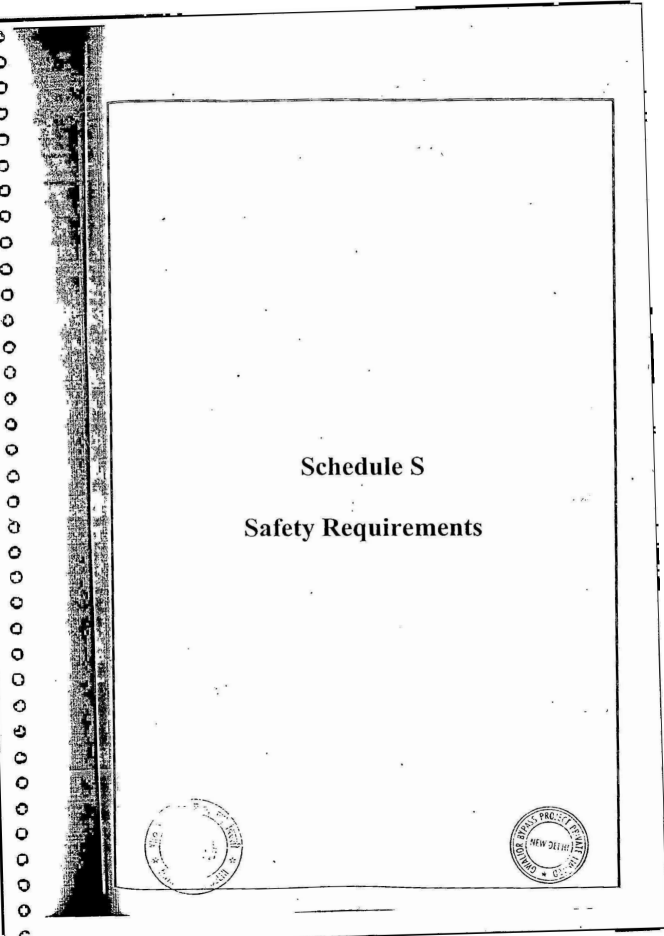
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SCHEDULE-S

SAFETY REQUIREMENTS

OBJECTIVE

Safety of road users and Project workers is a vital requirement which the Concessionaire has to attend during the Concession Period under the Concession Agreement.

SAFETY STANDARDS

- 2.1 Objective
- 2.1.1 The objective of Salety Standards is to provide safe travel to the drivers of vehicles plying on the Project Highway at all times of the day, throughout the year and provide protection to the Project workers when they are on the work.

 This Schedule delineates the Safety Standards in terms of construction zones, signs and safety measures in work zones and during normal operations.
- 2.1.2 The guiding principles for safety measures shall include
 - (i) warning to the drivers unambiguously and sufficiently in advance of the situation on the highway;
 - (ii) providing clear demarcation for movement of vehicles:
 - (iii) providing devices to guide the drivers and their movements through construction zones/lane closures/traffic diversions etc.
 - (iv) protection to Project workers on work site.

2.2 Construction zone

In order to plan and provide appropriate traffic management and safety measures, it is necessary to appreciate the concept of a construction zone. A construction zone can be defined as an area of the Project Highway which involves the conflict of the right of use between the road users and authority responsible for the maintenance /improvement of the Project Highway. From traffic safety point of view, a construction zone comprises four sub-zones as described hereinunder:

2.2.1 Advance Warning Sub-Zone

The advance warning sub-zone is meant to prepare the driver for an alert behaviour and is an essential part of any traffic control system. The warning system shall prepare the driver well in advance by providing information

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regarding distance, extent and type of hazard ahead so that the can gradually reduce the speed of his vehicle. For the operating speeds on the Project Highway, length of this sub-zone shall be 100m and 500m, in plain and hilly terrain respectively. Information in this sub-zone will be conveyed through a series of traffic signs, which will include "Men at Work" and the speed reduction signs at the start and middle of this sub-zone.

2 2.2 Transition Sub-Zone

The transition sub-zone is the area in which the traffic is steered and guided into and out of the diverted path around the work sub-zone. This is the most crucial sub-zone from safety point of view since most of the movements are turning movements. The traffic in this sub-zone is mostly taken across with the help of barricades and channelizers.

The elements for designing this sub-zone are speed of the vehicles, extent of lateral shift and elevation difference between the normal and the diverted paths. The essential safety measures shall include delineation of the travel path and prevention of wayward movements of vehicles by means of barricades, channelizers, red cones, and red lamps during hours of darkness etc., as appropriate.

In the design of this sub-zone adequate attention shall be paid for providing necessary turning radius of the curves, grade to permit for safe passage of animal adviven vehicles, drainage and dust-proofing. Where necessary traffic control shall be affected through manual flagging and by (electrically / Battery operated) traffic lights during hours of darkness. Where vehicles have to wait, the waiting area shall be demarcated by stop lines. Length of the sub-zone will generally be between 50 and 100m.

2.2.3 Work Sub-Zone

This is the actual area where construction or maintenance activity is taking place and the main concern, therefore, is the safety of the workers at the site from the plying traffic. The path of the traffic must, therefore, be very clearly delineated to avoid intrusion of vehicles moving into the work area. The work sub-zones shall not be close to each other and the distance between the two work sub-zones shall be such that the flow of traffic can return to normal stream by permitting fast moving traffic to overtake slow moving vehicles. These distances shall preferably

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be 2 km on urban sections and 5 to 10 km on rural sections of the highway. The length of work sub-zones will vary. The length of warning and transition sub-zones shall be basically governed by the speed of approaching vehicles and shall be regulated as shown in table S-1 below:

Table S-1: Recommended Length of Construction Zones

Average Speed (Kmph)	Length of Advance Warning Sub-Zone (m)	Length of Transition Sub-Zone (m)	Length of Work Sub-zone (m)
50	100	50	
51-80	100-300	50-100	_
81-100	300-500	100-200	Varies
Over 100 '	1000	200-300	

The traffic across these sub-zones is guided and taken with the help of various traffic control devices erected at the site.

2.2.4 Termination Sub-Zone

The sub-zone is intended to inform the road users of the end of the construction zone. An information signboard shall be erected to inform road users of the end of construction zone.

2.3 Traffic Control Devices

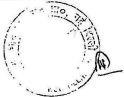
Traffic control devices in the construction zones perform the crucial task of warning, informing and alerting the driver apart from guiding the vehicle movements so that the driver of the vehicle as well as the workers on site are protected and safe passage to the traffic is possible.

The primary traffic control devices used in work sub-zones are signs, delineators, barricades, cones, pylons, pavement markings, flashing lights etc. They shall be such that they are easily understood without any confusion, are clearly visible during day and night, conform to the prevailing speeds in immediate vicinity, stable against sudden adverse weather conditions and are easy in installation, removal and maintenance.

2.3.1 Signs

The construction and maintenance signs fall into the same three major categories viz. regulatory signs, warning signs and guide signs as other traffic signs do. The

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IRC: 67-2001 (Code of Practice for Road Signs) gives a comprehensive list of traffic signs to which the size, colour and placement of signs shall conform. IRC: SP: 55-2001 gives details of special signs and other safety devices to be used in construction. These signs shall be placed on the left hand side of the road. Some of the common types of signs, which shall be provided in construction zones, are discussed in the following paragraph.

2.3.1.1 Regulatory signs

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Regulatory signs mean legal restrictions on the traffic. They shall be used only in consultation with the local police and /or authorities. The most common types for use in construction zones are "Do not Enter", "Road Closed". Give Way to Pedestrians", "Speed limit" etc.

2.3.1.2 Warning Signs

The most common type of warning signs to alert the drivers of the possible dangers ahead in construction zones are "Lane Closed". "Diversion to other Carriageway", "Divided Carriageway Starts", "Divided Carriageway Ends" and "Two Way Traffic" etc. Sometimes it might be advisable to explain these signs with the help of a rectangular definition plate of size appropriate to the size of warning triangle and placed 0.15 m below, from the bottom of the triangle.

2.3.1.3 Guide Signs

Guide signs in construction zones shall have different background colour than the normal informatory signs of IRC: 67-2001. These signs shall have black messages and arrows on yellow (Traffic Yellow of IS: 5-1978) background. The commonly used guide signs are: "Diversion", "Road Ahead Closed" and "Sharp Deviation of route" etc. (As per IRC: SP: 55-2001).

2.3.2 **Delineators**

These channelising devices such as cones, traffic cylinders, tapes are placed in or adjacent to the roadway to guide the drivers along a safe path and to control the flow of traffic. These shall normally be retro-reflectorised for night visibility. IRC: 79-1981 (Recommended Practice for Road Delineators) gives details of some of the delineators. The other delineators are discussed below.

2.3.2.1 Traffic Cones and Cylinders

Traffic cones shall normally be 0.5m to 0.75m high and 0.3m to 0.4m in diameter or in square shape at the base. These are mostly made of plastic or rubber with

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retro reflectorised red and white band and have suitable anchoring so that they are not easily blown over or displaced, it might be preferable to use double cones, one over the other. The cones shall be placed close enough together to give an impression of the continuity. The spacing shall be 3m (close) to 9m (normal). Larger size cones can be used for high speeds or where more conspicuous guidance is required.

New Jersey type plastic barrier of height 0.6m to 0.75m and $0.3m \times 0.9m$ rectangular base could also be used with retro-reflectorised red and white band. Water or sand can be filled to stay in position without displacement. The spacing shall be 3m to 4m.

2.3.2.1 Barricades

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Whenever the traffic has to be restricted from entering the work areas, such as excavations or material storage sites so that protection to workers is provided or there is a need for separating the two way traffic, barricades can be used. The barricades can be portable or permanent type and can be made of iron Jolly, metal or other suitable material. Size of the frame shall be 1.2m x 1m. Suitable support or ballasting shall be provided so that they do not over turn or are not blown away in strong winds. In case of a permanent type barricade, a gate or movable section shall be separately provided to allow the movement of construction/supervision vehicles. Red retro reflective stickers shall be affixed to barricade boards.

2.3,4 Flagmen

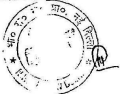
In large construction sites, flagmen with flags and sign paddles shall be effectively used to guide the safe movements. The flags for signalling shall be 0.60 m x 0.60 m size, made of a good red cloth and securely fastened to a staff of approximately lm in length. The sign paddles shall conform to IRC; SP: 55-2001 and provided with a rigid handle.

For one-way traffic operation at a time during hours of darkness, battery operated red/green lights shall be used at either end of the affected section.

2.3.5 Road studs and Blinkers (L.E.D.)

Road studs with red flashers shall be provided across the road on either side of the construction zone and Blinkers (L.E.D) shall also be proved at appropriate locations as per the direction of IC and/or NHAI.

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2.4 Safety & Management Practices

Measures for providing safe movement of traffic in some of the most commonly occurring work zones on highways shall be as follows:

2.4.1 Detour on Temporary Diversion

In the cases of major repairs or reconstruction of cross drainage structures on a highway section, damaged due to flood etc., the traffic may have to pass on a diversion, moving parallel to the highway.

2.4.1.1 A temporary diversion road shall basically satisfy the following requirements:

- i) It shall have smooth horizonfal and vertical profile with smooth vertical and horizonfal curves;
- ii) It shall not get overtopped by flood or drainage discharge under any conditions;
- iii) It shall have adequate capacity to cater for the diverted traffic;
- iv) It shall be dust free and shall ensure clear visibility at all times of day and night;
- v) It shall be provided with the required safety standards; and
 - vi) It shall be provided with suitable barricades to prevent intrusion affecting the movement of the traffic.
- 2.4.1.2 The warning for the construction ahead shall be provided by the sign "Men at Work" about 1 km earlier to the work zone. In addition, a supplementary plate indicating "Diversion 1 km ahead" and a sign "Road Closed Ahead" shall be placed. "Compulsory Turn Right/Left Sign" shall follow it. The "Detour" and "Sharp Deviation" sign shall be used to guide the traffic onto the diversion. Hazard markers shall be placed just where the railings for the cross drainage structures on the diversion starts.

2.4.2 Partial Closure of existing two lane Carriageway

- 2.4.2.1 Such an eventuality will arise only in a special situation where the existing two lanes in use for the main traffic need emergency repairs and the new lanes under construction are not available for diversion of the traffic. It will become necessary to carryout special repairs through partial closure of the existing two lane facility.
- 2.4.2.2 In the said situation care shall be taken that the traffic is guided from the closed lane onto the operating lane without conflicting with the traffic from opposite direction.
- 2.4.2.3 The warning sign for "Men at Work" shall be the first sign to be seen by the drivers

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of the approaching vehicles. This sign shall have supplementary plate also showing the distance of work zone. The next warning sign shall be for the "Road Narrowing" (depending upon the lane closure). Compulsory "Keep Right" or "Keep Left" sign depending upon the situation, shall be provided at the beginning of the transition zone and taper. The point from where the traffic is to deviate from its normal path, the channel for traffic shall be clearly marked with the aid of painted drums or traffic cones. The spacing of these cones and/or drums shall be about 9 m or closer as per site requirement.

"The traffic lane or carriageway closed" sign shall also be provided at barricades along with "Keep Right/Left" sign.

2.4.3 Closure for Work on one side Carriageway of a 4/6 lane divided carriageway

The first sign shall be for the "Men at Work" alongwith distance plate for construction zone. Thereafter the sign for "Road Narrowing" shall be provided, followed by the signs for lane closure one after another. This shall be followed by sign for compulsory "Keep right/Left (depending upon site situation). The sign for the "Closure of carriageway" along with that for "keep Left/Right" shall be provided at the point from where the vehicle is expected to change the lane for the diversion. The sign for the "Diversion to the other carriageway" shall be provided between the "Carriageway Closure" sign and the median gap. The sign for "Sharp. Diversion of Route" along with compulsory "Turn right/Left" shall be provided at the location where the gap in median opening starts and traffic is expected to get diverted to the other carriageway. The warning signs for "Two way traffic" alongwith the plate indicating the distance, up to which the two way traffic is allowed, shall be placed at the median, which shall be to the left of the moving traffic. Cones or painted drums shall be placed for delineation, starting from the sign location for "Carriageway Closed".

2.4.4 Carriageway Repairs

When the work is of small magnitude, to be done in the middle of the carriageway, such as minor repairs of potholes, cracks and patches, then the traffic control measures shall mainly consist of providing cautionary signs of "Men at Work", about 500m before the work zone for the approaching vehicle and other cautionary sign of "Road Narrows", shall be placed at 100m ahead of work area. Regulatory sign of "Keep Left/Right" shall be placed at the commencement point of the work zone and next to the barriers for the

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approaching vehicles. Movable type of barriers shall also be placed on both sides of the work area. Cones or drums shall be placed at suitable interval to demarcate the work area. The "Work Zone Ends" sign shall be installed 120m beyond the work area. If the operation is to continue during nighttime, necessary lighting arrangements with flashing lights shall be provided.

2.4.5 Construction of New Carriageway

2.4.5.1 Urban Section of the Project Highway

- (a) The service roads on either side together with side drains shall be constructed initially.
 - During this period the main traffic shall use the existing two lane carriageway. The construction traffic in the work zone shall be safely brought out from the mainstream traffic by erecting appropriate signs at the beginning of the work site. Also on return it will be amalgamated with the mainstream traffic by erecting appropriate signs at the end of the work site. It shall be ensured that there shall be identified entry and exist points duly designed so that haphazard entry or exit of construction traffic is avoided. Conflicting turning movements shall be avoided.
- (b) On completion of the Stage-I, the main traffic shall be diverted on their respective directions on to the newly constructed service roads and the additional 4/6 lanes shall be constructed (2/3 lanes on each side) of the existing carriageway duly including the 1.5m wide central median.
- (c) On completion of the divided 4/6 lane carriageway of the Project Highway, the main traffic from the service roads shall be restored on them and informatory signs shall be installed.

2.4.5.2 Rural Section of the Project Highway

In rural section the new 2/3 lane carriageway and the central median shall be constructed eccentric to the Centre line of the existing carriageway. During this construction phase, the existing two lane carriageway shall be used for the main traffic. The construction traffic using the existing highway shall be guided on to the work zone and allowed to return to the main traffic stream safely. For this purpose identified exist and entry points duly designed shall be provided. It shall ensure against haphazard entry or exist of the Construction Traffic to/from the existing highway. Conflicting turning movements of the Construction traffic shall

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be avoided. During this phase, sign/barricading shall be on the construction side of the road.

On completion of the new 2/3 lane carriageway and the median throughout, the traffic on the existing highway shall be diverted on it and the strengthening and widening of the existing carriageway shall be taken up.

At the construction stages described above, situations may arise requiring diversion of traffic for cross over from the new carriageway to the existing carriageway when construction of new lanes is done in stretches, during which suitable traffic safety measures shall adopted.

2.5 Safety Measures During Normal Operation

2.5.1 Introduction

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It is observed that the drivers park their vehicles on the carriageways leading to accidents. Many a times, the accidental vehicles and/or debris on the carriageway are the cause of further accidents besides obstructing the smooth flow of the traffic. For smooth and normal flow of the traffic on the Project Highway, the actions stated hereinunder in 2.5.2 would be taken for the normal operation of the Project Highway.

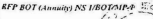
2.5.2 Highway Patrol

Highway Patrolling shall be done to ensure safe, uninterrupted and smooth traffic flow so that:

- No parking of a vehicle on any of the divided carriageway takes place at anytime;
- (ii) Immediate assistance is provided to accident victims and their rescue as per clause 18.8.2 of the Concession Agreement,
- (iii) Minor debris and stalled vehicles are removed from carriageway within an hour's time;
- (iv) In the event of traffic congestion, adequate measures shall be taken to mitigate the same in maximum one-hour's time and the approaching traffic is duly cautioned about it.

2.5.3 Safety, Vehicle Breakdown and Accident

2.5.3.1 In case of unsafe condition, vehicle breakdowns and accidents, the Concessionaire shall follow the relevant operating procedures, which shall include the setting up of temporary traffic cones and lights as well as the removal







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- of obstruction and debris expeditiously as per clause 18.8.1 of the Concession Agreement.
- 2.5.3.2 The Concessionaire shall ensure that any diversion or interruption of traffic is remedied without delay as per clause 18.8.1 of the Concession Agreement.
- 2.5.6 Safety Measures During Concession Period
- 2.6.1 During the Concession Period or extension thereof as per the Concession Agreement many activities are involved at different stages and at various periods in respect of construction, operation and maintenance of the Project Highway. Safety of the road users and the Project workmen at site is of paramount importance and obligatory for the Concessionaire throughout the said period.
- 2.6.2 In Emergency, arising on account of Force Majeure due to nature or administrative reasons special safety measures may be called for the traffic and/or the workmen at site to be taken by the Concessionaire.
- 2.6.3 The following principles shall be kept in view in Emergency situations from safety considerations:
- 2.6.3.1 Where part width of the existing 2/3 lane carriageway is envisaged to be used for passage of two way traffic, paved shoulders shall be used on the side on which work is not proposed. A maximum of one lane (3.5 m wide) closure shall be allowed for a short duration depending on the extent on Emergency.
- 2.6.3.2 At the points where traffic is to deviate from its normal path, the channel for traffic shall be clearly marked with the aid of pavement markings or other similar device as directed by the Independent Consultant. At night the passage shall be delineated with lamps or lanterns or any suitable light source.
- 2.6.3.3 On the approach of any type of closure suitable regulatory/warning signs as approved by the Independent Consultant shall be installed for guidance of road users. At least two signs shall be put up one lose to the carriageway where transition of carriageway begins and the other 120 m ahead. The signs shall be of approved design and of reflectory type as directed by Independent Consultant.
- 2.6.4 The Concessionaire shall ensure that safety standards specified in this Schedule are strictly complied with in the event of any lane closure or diversion of traffic.

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- 2.7 Safety of Project workmen at Site
- 2.7.1 Safety of the Project Workers at site during duty hours is the responsibility of the Concessionaire. It shall be ensured by him that safety measures appropriate for the job a workman performs shall be provided.
- 2.7.2 Also, safety measures against accidents of the Workers by the traffic using the highway and/or diversions shall be taken. The Concessionaire shall provide helmets and protective chest vests to its workmen at site and make it compulsory for them to wear the same.
- 2.7.3 The Concessionaire shall insure all the Project Workers against accident.
- 2.7.4 Labour Laws in force shall be followed.
- 2.8 Safety Requirements
- 2.8.1 Safety of Road users and workers on the Project Highway during its Construction, Operation and Maintenance is obligatory and the Concessionaire shall be fully responsible to discharge it in terms of the Concession Agreement including its Schedules.
- 2.8.2 In case of emergency situations the Concessionaire shall take action(s) for the safety of the road users and the workers as required by the site conditions immediately without waiting for consultation with the Independent Consultant and/or NHAI because any delay in it will not absolve the Concessionaire of its responsibilities under the Concession Agreement including its Schedules.
- 2.8.3 A breach by the Concessionaire of its obligations in respect of the safety standards shall be dealt with in terms of clause 18.8.3 of the Concession Agreement
- 2.9 Safety of workers

In respect of all labour directly or indirectly employed in the work for the performance of the Concessionaire's part of this agreement, the Concessionaire shall at his expense arrange for the safety provisions as per Indian Standard Safety codes shown below and shall at his own expense provide for all facilities in connection there with. In case the Concessionaire fails to make arrangement and provide necessary facilities as aforesaid, he shall be liable to pay penalty prescribed under relevant clauses of this concession agreement for each default and in addition the IC shall be at liberty to make arrangement and provide

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facilities as aforesaid and recover the cost incurred on that behalf from the Concessionaire, and no claims whatsoever shall be entertained.

- 1. IS: 3696 (part 1) 1966 Safety code for scaffolds and ladders.
- 2. IS: 3696(part II) 1966 Safety code for scaffolds and ladders
- 3. IS: 3764-1966 Safety code for excavation work.
- 4. IS: 4081-1967 Safety code for blasting and drilling operations.
- 5. IS: 4138 -1977 Safety code. for working in compressed air
- 6. IS: 5121 Safety code for piling and other deep foundations.
- 7. IS: 5916 1970 Safety codes for construction involving use of hot
 - bituminous materials.
- 8. IS: 7293-1974 Safety code for working with construction machinery.
- 9 IS: 7969-1975 Safety code for storage and handling of building materials.
- 10. Any other code and/or as per directions of IC.

10.0 Safety Precautions

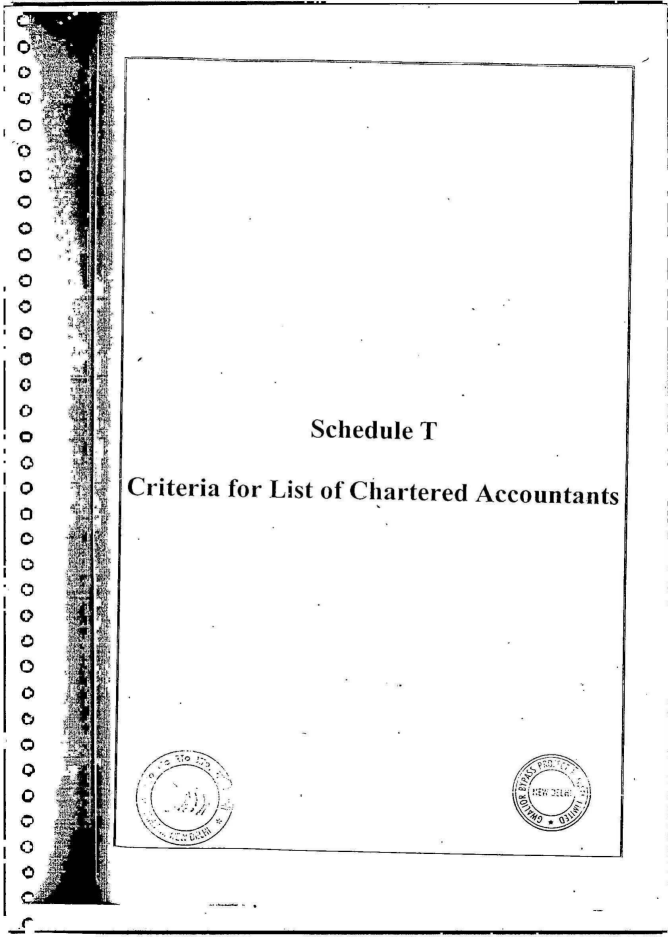
Since heavy loads have to be handled over moving traffic during erection of superstructure, safety is of utmost importance. The Concessionaire shall enforce a strict Safety System with all necessary precautions and instructions (safety tools, nets, railings, personal protection equipment, proper training of workers, first aid, etc.). No unskilled / untrained personnel shall be engaged at site to perform the critical activities above the flowing traffic at GL. The Concessionaire shall be solely responsible for ensuring safety at site during entire construction period.

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SCHEDULE T

CRITERIA FOR LIST OF CHARTERED ACCOUNTANTS

Selection of the Chartered Accountants for a mutually agreed list shall consist of the following steps:

- Shortlisting of Chartered Accountants by the NHAI
- Issue of Letter of Invitation (Lot) along with Terms of Reference to shortisted Chartered Accountants.
- Evaluation of Technical Proposal and selection of maximum of 15 (fifteen) Chartered Accountants.
- 4. Forwarding list of maximum 15 (fifteen) Chartered Accountants to Concessionaire to select a maximum of 10 (ten).

SELECTION COMMITTEE FOR SHORTLISTING

A Selection Committee shall do the selection; the members of this committee shall be nominated by the NHAI.

1. Shortlisting by NHAI

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For shortlisting, NHAI shall advertise for Expression of Interest (EoI) to serve as Statutory Auditors/ Chartered Accountants for the ongoing National Highway (NH-(NH No.)) improvement project. The EoI will ask for summary information on

- Number of Partners and Professional Staff
- Experience of the firm on roads project
- Presence in India and in the region
- · Experience of the firm on other similar work in other sectors.

Request for Technical Proposal

The request for technical proposals shall be sent to the shortlisted firms. This shall include a ToR besides information (Data Sheet) to the firms. It shall contain the guidelines for the preparation of technical proposals by the firms and submission.

The ToR shall include the following details:

- Project background
- 2. Objectives
- Scope of services
- 4. Interaction with NHAI
- 5. Reporting requirement
- 6. Performance clause
- 7. Consultant's Proposal

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- Period of Services
- 3. Evaluation of Technical Proposal

The technical proposals received from shortlisted firms shall be evaluated based on the following:

- Specific experience of the firm related to the assignment
- Adequacy of the proposed work plan and methodology in response to the for
 Qualifications and competence of the key staff for the accious.
 - Qualifications and competence of the key staff for the assignment.

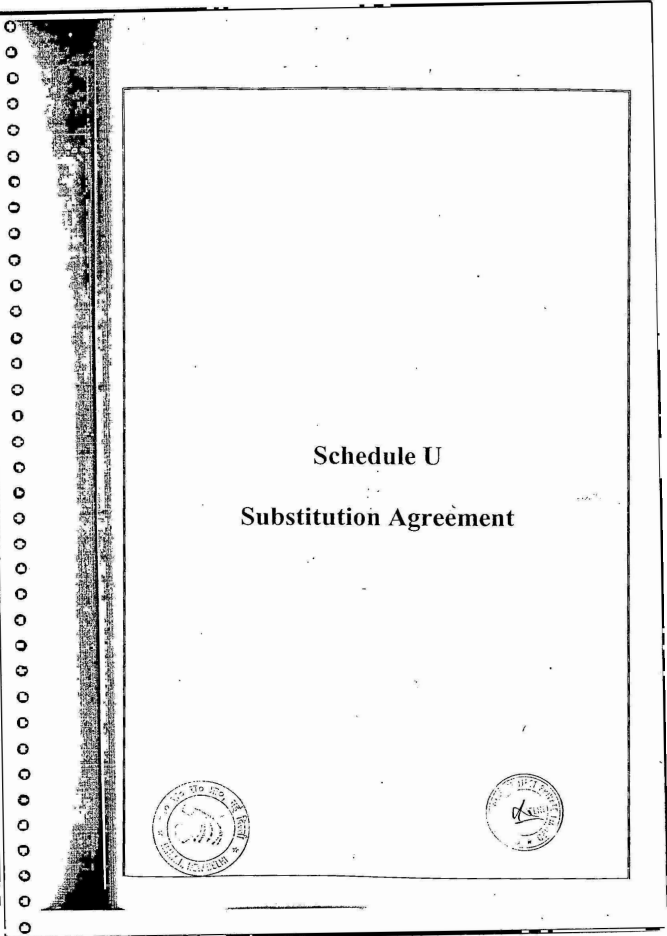


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SCHEDULE U

SUBSTITUTION AGREEMENT

THIS SUBSTITUTION AGREEMENT is made at New Delhi on this the	day of
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- THE National Highways Authority of India (hereinafter referred to as "NHAI"
 which expression shall unless repugnant to the context or meaning thereof
 include its successors and assigns).

3. _____ and having its registered office at _____ acting for itself and for and on behalf of the Senior Lenders

(NHAI, the Concessionaire and the Senior Lenders are hereinafter collectively referred to as the "Parties" and individually are hereinafter referred to as "Party").

listed in Schedule 1 hereto (hereinafter referred to as the "Senior Lenders").

WHEREAS

- B. With a view to help facilitate obtaining of financing for the said Project by the





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Concessionaire so as to enable the Concessionaire to build, operate and maintain the same pursuant to and in accordance with the Concession Agreement, the Parties have agreed subject to the terms and conditions of the Concession Agreement and the Financing Documents, that the Senior Lenders shall have the right to substitute the Concessionaire by a Selectee for the residual period of the Concession on the terms, conditions and covenants mentioned hereinbelow.

C. As a condition to making any disbursement pursuant to the Financing Documents, the Senior Lenders have required and it is deemed necessary and expedient to record the terms, conditions and covenants of the above agreement between the Parties.

NOW THEREFORE THE PARTIES HITHERTO HEREBY AGREE AND THIS AGREEMENT WITNESSES AS FOLLOWS:

ARTICLE 1

DEFINITIONS

- For the purpose of this Agreement, the following terms shall have the meaning hereinafter respectively assigned to them:
- 1.1.1 "Concession" means the bundle of rights, obligations and covenants of the Concessionaire under and as setforth in the Concession Agreement.
- 1.1.3 "Event of Default" means occurrence of any of the following events:
 - (i) A Material Breach by the Concessionaire of the Concession Agreement, or the occurrence of a Concessionaire Event of Default as defined in the Concession Agreement.
 - (ii) A material default in payment by the Concessionaire to all or any of the Senior Lenders under the Financing Documents of any two instalments; either of principal or interest or both, due and payable by it on account of Lenders Dues.

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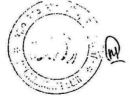
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- (iii) Any event of default under or breach of any of the terms of any of the Financing Documents or Project Agreements concerning the Project which in the sole opinion of the Lenders Agent is material or major and which may seriously affect the ability of the Concessionaire to meet its payment obligations to the Senior Lenders under the Financing Documents or to design engineer, construct, complete, operate and maintain the Project Highway pursuant to and in accordance with the Concession Agreement.
- 1.1.4 "Financial Assistance" means the loans, advances and other funding assistance including any syndicated/participation facility provided by the Senior Lenders as setforth in Schedule II hereto for financing the whole or any part of the Project Cost.
- 1.1.5 "Financing Documents" means the documents executed/ to be executed by the Concessionaire or entered/to be entered into by the Concessionaire with the Senior Lenders and/or the Lenders Agent in respect of the Financial Assistance and include toan agreements, guarantees, notes, debenture, bonds and other security agreements and other documents relating to the Financial Assistance and brief particulars whereof are setforth in Schedule II hereto in relation to each Senior Lender.
- 1.1.7 "Lenders Certificate" shall have the meaning ascribed thereto in Clause 2.2(b).
- 1.1.8 "Lenders Dues" means the aggregate of all monies owned by the Concessionaire to the Senior Lenders under the Financing Documents on account of principal thereunder for funding the Project Cost, and all accrued interest, additional interest, liquidated damages, commitment fees, commission, prepayment premium, costs, charges and other monies including financing charges and fees owed by the Concessionaire to the Senior Lenders under the Financing Documents for the Project upto the Transfer Date

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payable under the Financing Documents.

- 1.1.9 "Notice of Default" shall have the meaning ascribed thereto in Clause 2.2(a).
- 1.1.10 "Proposal" shall have the meaning ascribed thereto in Clause 3.1(iii).
- 1.1.11 "Project Agreements" means this Agreement, the Concession Agreement and certain other agreements and contracts entered into by the Concessionaire with NHAI and others relating to the Project and brief particulars whereof are setforth in Schedule III hereto.
- 1.1.12 "Project Cost" means the total capital cost of the Project up to the COD as approved by the Senior Lenders.
- 1.1.13 "Senior Lenders" means the financial institutions, trusts, funds, banks and such other persons who have provided or agreed to provide the finance to the Concessionaire under any of the Financing Documents for meeting all or any part of the Total Project Cost and who hold pari passu charge on the Project Assets.
- 1.1.14 "Selectee" means a new Concessionaire proposed by the Senior Lenders pursuant to this Agreement and approved by NHAI for substituting the Concessionaire for the residual period of the original Concession by amendment of the Concession Agreement or by execution of a fresh Concession Agreement.
- 1.1.15 "Substitution Notice" means the notice given by the Lenders Agent pursuant to Clause 2.2 (c) of this Agreement.
- 1.2 The words and expressions beginning with or in capital letters used in this Agreement not defined herein, shall have, unless repugnant to the context, the meaning respectively assigned to them in the Concession Agreement.
- 1.3 In this agreement unless the context otherwise requires:
 - a) any reference to a statutory provision shall include such provision as is from time to time modified or re-enacted or consolidated so far as such modification or re-enactment or consolidation applies or is capable of applying to any transactions entered into hereunder;
 - b) the words importing singular shall include plurat and vice versa, and words denoting natural persons shall include partnerships, firms, companies, corporations, joint ventures, trusts, associations, organisations or other entities (whether or not having a separate legal

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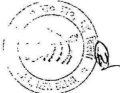
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entity);

- the headings are for convenience of reference only and shall not be used in and shall not affect the construction or interpretation of this Agreement;
- d) terms beginning with capital letters and defined in this Agreement shall have the meaning ascribed thereto herein;
- e) the words "include" and "including" are to be construed without limitation;
- f) any reference to a "day" shall mean reference to a calendar day;
- g) any reference to "month" shall mean reference to a calendar month;
- h) the Schedules to this Agreement form an integral part of this Agreement and will be in full force and effect as though they were expressly set out in the body of this Agreement;
- i) any reference at any time to any agreement, deed, instrument, license or document of any description shall be construed as reference to that agreement, deed, instrument, license or other document as amended, varied, supplemented, modified or suspended at the time of such reference provided that this clause shall not operate so as to increase liabilities or obligations of NHAI hereunder or pursuant hereto in any manner whatsoever;
- j) references to Recitals, clauses, sub-clauses, paragraphs, or schedules in this Agreement shall, except where the context otherwise requires, be deemed to be references to Recitals, Articles, clauses, sub-clauses, paragraphs, Annexures, appendices of this Agreement.
- k) any agreement, consent, approval, authorisation, proposal, notice, communication, information or report required under or pursuant to this Agreement from or by any Party or Senior Lender(s) shall be valid and effectual only if it is in writing under the hands of duly authorised representative of such Party or the Senior Lender(s), as the case may be, in this behalf and not otherwise; and
- any reference to any period commencing "from" a specified day or date and "till" or "until" a specified day or date shall include both days or dates.

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ARTICLE 2

SUBSTITUTION OF THE CONCESSIONAIRE BY A SELECTEE

- NHA: hereby irrevocably agrees to substitute the Concessionaire by a 2.1 Selectee (selected by the Senior Lenders in accordance with the provisions of this Agreement and approved by NHAI) by amendment of the Concession Agreement or by execution of a fresh Concession Agreement in favour of the Selectee for the purpose of securing the payments of the Lenders Dues, provided that nothing contained herein shall entitle the Senior Lenders to operate the Concession themselves as a Concessionaire under and in accordance with Concessionaire Agreement either individually or collectively. However, Senior Lenders may exercise the right of step-in to cure any breach or default subsisting on the day of such step-in or substitution. Provided further that if the Senior Lenders step in to operate and manage the Concession for a period not exceeding 90 (ninety) days, their liabilities shall be restricted to the obligations relating to and arising during such 90 (ninety) days period.
- 2.2 (a) The Lenders Agent shall notify by a notice in writing to the Concessionaire, with a copy thereof simultaneously to NHAL about the occurrence of an Event of Default and requiring the Concessionaire to remedy and cure such default within 30 (thirty) days from the date of delivery of such notice of the Concessionaire (the "Notice of Default"). The Notice of Default shall be accompanied by the Lenders Certificate.
- A certificate under the hands of an authorised officer of the Lenders
 Agent annexed to the Notice of Default certifying
 - (i) the occurrence of an Event of Default, and
 - (ii) the Lenders Dues.

(the "Lenders Certificate") shall be conclusive evidence of occurrence of such Event of Default and of such Lenders Dues. Such Lenders Certificate shall be final, conclusive and binding upon the Concessionaire for the purposes of this Agreement and the Financing Documents.

(c) NHAI and the Concessionaire hereby irrevocably agree that the

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Lenders Agent may within 30 (thirty) days of the date of delivery of the Notice of Default of the Concessionaire and without prejudice to any other right or remedy available to the Senior Lenders under the Financing Document, notify NHAI and the Concessionaire on behalf of all the Senior Lenders about the Senior Lenders decision to invite, negotiate and procure offers, either through private negotiations or public auction or process of tendering for the residual period of the Concession and the rights and obligations of the Concessionaire under the Concession Agreement, by a Selectee, subject to the approval of such Selectee by NHAI (the "Substitution Notice").

- (d) Upon assumption by the Selectee of the liability and obligations of the Concessionaire under the Financing Documents and the Concession Agreement including obligation to pay any sums then due and payable to NHAI under the Concession Agreement, NHAI shall grant the Concession to the Selectee on the same terms and conditions for the residual period of the original Concession, by amendment of Concession Agreement or, if required by the Lenders Agent by a separate agreement with the Selectee.
- 2.3 The Lenders Agent shall apply in the selection of the following criteria:
 - (i) the Selectee shall be capable of properly discharging the duties, obligations and liabilities of the Concessionaire under the Concession Agreement:
 - (ii) the Selectee shall provide security to the satisfaction of Senior Lenders for repayment of the Lenders Dues;
 - the Selectee shall have the capability and shall unconditionally consent to assume the liability for the payment and discharge of dues of the Concessionaire to NHAI under and in accordance with the
 Concession Agreement and of Lender's Dues upon terms and conditions as agreed to with the Senior Lenders;
 - (iv) the Selectee shall have the networth, experience and technical equity parameters as setforth in the Concession Agreement or prescribed by NHAI thereunder in respect of the Concessionaire or as relaxed subsequently by NHAI;
 - (v) the Selectee shall have not been in breach of any agreement

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between the Selectee and NHAI; and

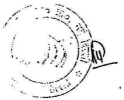
- (vi) any other appropriate circumstance, whereby continuity in the performance of the Concessionaire's obligations under the Concession Agreement is maintained and the security in favour of Senior Lenders under the Financing Documents is preserved.
- 2.4 At any time prior to the acceptance of the Selectee by NHAI pursuant to this Agreement, the NHAI may require the Lenders Agent to satisfy NHAI as to the eligibility of the Selectee and the decision of the NHAI in this behalf (which shall be reasonable), shall be final, conclusive and binding on the Senior Lenders and the Selectee.

ARTICLE 3

MODALITY FOR SUBSTITUTION

- 3.1 The following modalities shall be applicable to any substitution of the Concessionaire by the Selectee pursuant to this Agreement:
 - (i) The Lenders Agent may invite, negotiate or procure offers either through private negotiations or public auction or process of tender or otherwise for the substitution of the Concessionaire by the Selectee;
 - (iii) The Lenders Agent shall on behalf of the Senior Lenders propose to NHAI pursuant to sub-clause (iii) below, the name of the Selectee for acceptance and shall apply as necessary to NHAI for:
 - grant to the Selectee (as substitute for the Concessionaire) the right to build, construct, complete, maintain, and operate the Project Highway under and in accordance with and subject to and on the terms and conditions setforth in the Concession Agreement.
 - amendment of the Concession Agreement so as to grant to the Selectee on the same terms and conditions, the residual period of the Concession under original Concession Agreement,
 - c) the execution of a new Substitution Agreement with the proposed Selectee for the residual period of Concession on the

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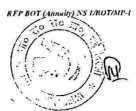
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same terms and conditions, and

- The Lenders Agent on behalf of the Senior Lenders shall be entitled, (iii) within a period of 120 (one hundred twenty) days from the date of delivery to NHAI of the Substitution Notice pursuant to Clause 2(c) above, to select and propose to NHAI for its approval a Selectee (the "Proposal"). The Proposal of the Lenders Agent pursuant to this subclause (iii) shall contain the particulars and information in respect of the Selectee, the Lenders Dues and other data and information, all as prescribed in Schedule IV hereto. Without prejudice to the foregoing the Lenders Agent agrees and undertakes to provide to NHAI such further and other information and such clarifications in respect of any data, particulars or information furnished pursuant hereto by the Lenders Agent as NHAI may reasonably require. NHAI shall convey its approval or otherwise of such Proposal, including of Selectee, in its sole discretion within 60 (sixty) days of (a) the date of receipt of the Proposal by NHAI, or (b) the date when last of further and other information and such clarifications in respect of any data, particulars or information comprised in the Proposal, as have been provided in the Lenders Agent to NHAI, whichever is later. It is expressly agreed that the Proposal shall be accompanied by an unconditional undertaking of the Selectee that it shall upon approval by NHAI of the Proposal including the Selectee, observe, comply, perform and fulfill the terms, conditions and covenants of the Concession Agreement which according to its terms are required to be observed, complied with, performed and fulfilled by Concessionaire thereunder on the footing as if such Selectee were the concessionaire under the Concession Agreement and shall be liable for and shall assume, discharge and pay the Lenders Dues to the Senior Lenders under and in accordance with the Financing Documents. Upon approval of the Proposal including of the Selectee by NHAI, such Selectee shall become the Selectee hereunder.
 - (iv) NHAI shall, upon its satisfaction of the eligibility of the Selectee and in accordance with the provisions of this Agreement and subject to the provisions of Sub-clause (v) below proceed to substitute the Concessionaire or the Selectee by amendment of the Concession Agreement or by execution of fresh agreement or such other writing as





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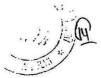
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NHAI may reasonably require on the same terms and conditions for the residual period of the Concession in favour of the Selectee.

- (v) The substitution as aforesaid shall be subject to the Selectee, obtaining requisite Indian Government approvals, clearances and permission necessary for operating the Concession under and in accordance with the Concession Agreement.
- (vi) The objection if any of NHAI to the substitution as aforesaid shall be reasoned and be made after hearing the Lenders Agent, provided however, that in the event of a refusal as stated above, the Lenders Agent may propose another Selectee. In the event that no objection is raised with respect to the Selectee by NHAI within the period setforth in sub-clause (iii) above, the Selectee shall be deemed to have been accepted by NHAI. NHAI shall, subject to the provisions of Sub-clause (v) above, grant the Concession for the residual period within 15 days of its acceptance/deemed acceptance of the Selectee.
- (vii) The substitution as aforesaid, pursuant to the security interest hereby created in favour of the Senior Lenders, shall be deemed to be complete only upon the Selectee as Concessionaire accepting and complying with the terms and conditions stipulated in the Concession Agreement.
- (viii) The decision of the Senior Lenders and NHA1 in the selection of the Selectee shall be final and binding on the Concessionaire and shall be deemed to have been made with the concurrence of the Concessionaire and the Concessionaire hereby expressly waives all rights to objects to or challenge such selection of the Selectee on any ground whatsoever. No third party shall have the right to question the "decision of the Senior Lenders/Lenders Agent and NHAI.
- (ix) All actions of the Lenders Agent hereunder shall be deemed to be on behalf of the Senior Lenders, and be binding upon them. The Lenders Agent is authorised to receive payment of compensation, payment to cure default and any other payments, consideration for transfer in accordance with the Substitution Notice and the Financing Documents and give valid discharge on behalf of all Senior Lenders.
- 3.2 The terms and conditions for substitution of the Concessionaire by the Selectee shall be proposed by the Senior Lenders through the Lenders Agent

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to the NHAI, on the occurrence of an Event of Default and continuance thereof for six months but alleast 2 months prior to the anticipated date of substitution as aforesaid for the residual period of the Concession.

- 3.3 The Concessionaire hereby irrevocably agrees and waives any right to challenge the Senior Lender's decision to apply to NHAI for substitution as aforesaid and neither the Concessionaire nor NHAI shall be entitled to prevent the Lenders Agent from proceeding to seek such a substitution of the Concessionaire by Selectee as hereinbefore provided. Notwithstanding NHAI's permission for substitution pursuant to Lenders Agent's request, the Concessionaire agrees and confirms that the Concessionaire shall not have any right to seek re-valuation of the Concessionaire's assets including the Concession under the Concession Agreement, otherwise than as contracted in the Financing Documents. The Parlies acknowledge that the rights of the Senior Lenders hereunder are irrevocable and shall not be contested in any proceedings before any court of authority and the Concessionaire shall have no right or remedy to prevent, obstruct, injunct or restrain NHAI and/or the Senior Lenders from effecting or causing the substitution as aforesaid.
- 3.4 Where no suitable Selectee can be found by the Lenders Agent, or NHAI shall decide to take over the concession then NHAI shall advise the Lenders Agent of all steps it proposes to take under the Concession Agreement for determination of Termination Payments: thereof.

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- (i) If NHAI decides to substitute the Concessionaire by any other person (NHAI Nominee), it shall take into account the Senior Lender's Dues while considering offers from such persons and shall include a suitable condition as agreed to by the Lenders Agent on behalf of the Senior Lenders for payment or take over of such dues by such NHAI nominee to the extent agreed by the Lenders Agent while substituting the Concessionaire by the NHAI nominee. The NHAI nominee shall similarly be bound to execute a supplementary/fresh substitution agreement on the same terms and conditions as provided herein.
- (ii) Notwithstanding anything contained in Clause 3.4 and this Clause 3.5, NHAI shall not be required to take over, upon Termination of the Concession Agreement including the Concession, the liabilities representing the Lender's Dues save and except to the extent of Termination Payments due and

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- payable upon such Termination under the Concession Agreement. In such an event NHAI's obligation shall be limited to assumption of such liabilities and payments of dues as NHAI has agreed to bear-under the Concession Agreement.
- 3.5.1 Nothing contained in these presents shall mean or be interpreted as provision of any guarantee or surety by NHAI and it is expressly agreed that NHAI has not provided any surety, guarantee or counter guarantee whether directly or indirectly for the recovery of amount of Financial Assistance advanced by the Senior Lenders to the Concessionaire.

ARTICLE 4

INTERIM PROTECTION OF SERVICE AND PRESERVATION OF SECURITY

4.1 In the event of the Senior Lenders notify NHAI and the Concessionaire of the Event of Default (and the Concessionaire has not cured the default for a period of 30 days) or in special circumstances affecting the security of the Senior Lenders, the Senior Lenders shall be entitled to institute protective legal proceedings for a receivership (the "Receiver") to maintain, preserve and protect the assets (other than the Concession Agreement including the Concession) held as security by the Senior Lenders provided always that such receiver shall be NHAI if such assets are in the opinion of NHAI necessary and required for the operation and maintenance of the Project Highway and the Parties hereby consent and agree to the same. The Lenders Agent shall in such an event notify NHAI to assume receivership of the assets held as security and NHAI shall operate and maintain the same pending the substitution of the Concessionaire by the Selectee. In the event NHAI does not assume receivership and declines the request of the Lenders Agent, the Lenders Agent shall for itself and each of the Senior Lenders, be entitled to seek the appointment of a Court Receiver for the Concessionaire's assets held as security and NHAI shall operate and maintain the same pending substitution as aforesaid and/or the takeover of the Concession Agreement including the Concession and the Project Highway in accordance with the Concession Agreement or this Agreement by the NHAL. All the receivables shall be deposited by the Receiver in the Escrow Account and shall be dealt with in accordance with the Concession Agreement. The Receiver shall be responsible for protecting the assets in receivership and shall render a true and proper account of the receivership to the Senior Lenders in accordance

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with the terms of its appointment. The Receiver shall make best efforts to operate and maintain the Project Highway, in accordance with the obligations of the Concessionaire under the Concession Agreement. Any person other than NHAI may be appointed as Receiver only with the prior consent of NHAI. In a declaratory suit for appointment of a Receiver, notwithstanding that no recovery or mortgage suit or any suit or proceeding for enforcement of the Senior Lenders' security under the Financing Documents is instituted by the Lenders Agent for itself or the Senior Lenders, any action for appointment of NHAI as Receiver or appointment of an Independent Court Receiver shall be without prejudice for the other rights and remedies of NHAI, and of the Senior Lenders under the Financing Documents.

ARTICLE 5

TERMINATION OF THE CONCESSION BY THE NHAL

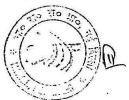
- 5.1 If under the Concession Agreement an event occurs which shall entitle NHAI to Terminate the Concession Agreement, NHAI shall intimate the Senior Lenders prior to exercising of its decision to Terminate the Concession and advise the Senior Lenders to ensure the cure of the event which otherwise can result in termination of the Concession and the Concession Agreement. Such a notice shall entitle the Senior Lenders to cure any financial or other default of the Concessionalre within a period of two months from the date of the notice received from the NHAI failing which NHAI without any further notice to either the Concessionaire or the Lenders Agent/Senior Lenders, shall be entitled to Terminate the Concession Agreement.
- 5.2 Upon receipt of the Notice as referred to in Clause 5.1, intimating occurrence of an event which can entail Termination of the Concession Agreement including the Concession, the Senior Lenders shall be entitled to consider such notice as an Event of Default and may initiate steps to invite, negotiate and procure offers for the substitution of the Concessionaire by a Selectee in accordance with the procedure set forth in this Agreement.

: ARTICLE 6

SENIOR LENDERS RIGHT TO RECEIVE TERMINATION PAYMENTS

6:1 NHAI and Concessionaire hereby agree, and confirm that without prejudice to any other right or remedy, NHAI shall be entitled to deposit the Termination

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Payments into the Escrow Account and the Senior Lenders shall be entitled to receive the same without any further reference to or consent of the Concessionaire under and in accordance with the Concession Agreement towards the satisfaction of the Senior Lenders Dues out of and limited to the sum of Termination Payments worked out under and in accordance with the Concession Agreement. The Senior Lenders shall be entitled to appropriate any consideration received for the substitution as hereinabove provided from the Selectee towards the payment of their and NHAI's respective dues to the exclusion of the Concessionaire.

- 6.2 The Concessionaire hereby nominates, constitutes and appoints the Lenders Agent as its constituted attorney for doing all acts, deeds and things as may be required to be done for the substitution of the Concessionaire by the Selectee pursuant hereto and for receiving consideration for discharge of the Lenders' Dues pursuant to Clause 6.1.
- 6.3 The Concessionaire hereby expressly authorises payment of sums by NHAI on account of Termination Payments into Escrow Account and the Lenders Agent to draw the same therefrom for and on behalf of the account of the Senior Lenders notwithstanding the pendency of any dispute or objection or claim that the Concessionaire may have against the Senior Lenders and/or NHAI. The deposit by NHAI into the Escrow Account and payment to the Senior Lenders directly or through the Lenders Agent in accordance with this Agreement, made or caused to be made by NHAI shall constitute a valid discharge of its obligation of the payment thereof to the Concessionaire. All such payments shall stand charged to the Senior Lenders under the Financing Documents and shall be receivable by the Lenders Agent from the Escrow Account on behalf of the Senior Lenders to the exclusion of any receiver or liquidator appointed.

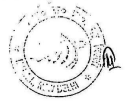
ARTICLE 7

GENERAL

- 7.1 The Parties hereto expressly represent and warrant that they are duty empowered to sign and execute this Agreement and the Lenders Agent is duly and fully authorised by each of the Senior Lenders to enter into this Agreement on their behalf.
- 7.2 Notices under this Agreement shall be sent to the Addresses first hereinabove mentioned. Any change in the address of any Party shall be duly notified by a

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Registered post acknowledgement due and delivered to the other Parties.

- 7.3 The expressions "NHAI", the "Concessionaire", the "Senior Lenders" and the "Lenders Agent" herein used shall unless there be anything repugnant to the subject or context include their respective successors, legal representatives, administrators and permitted assigns.
- 7.4 This Agreement shall not be affected by reorganisation of any Senior Lender, Lenders Agent or NHAI and the successor – in interest of such Senior Lender, Lenders Agent or NHAI shall have the benefit of this Agreement.
- 7.5 No amendment, variation or modification to this Agreement shall be valid and effectual unless made in writing and executed by the duly authorised representatives of all the Parties hereto.
- 7.6 All stamp duties or other imposts and charges as are applicable on this Agreement or on amendment of the Concession Agreement or execution of fresh Concession Agreement for the purpose of substitution as aforesaid shall be borne by and be to the account of the Concessionaire. In the event of the Senior Lenders making such payment for the time being, it shall be deemed to be a part of the Lenders Dues.
- 7.7 The Parties hereby expressly agree that for the purpose of giving full and proper effect to this Agreement, the Concession Agreement and this Agreement shall be read together and construed harmoniously. The terms of this Agreement shall prevail in the event of any inconsistency with the Concession Agreement.
- 7.8 The consultation, recommendation or approval of the Lenders Agent under this Agreement shall always be taken as consultation, recommendation or approval of every concerned Senior Lender and each such Senior Lender shall be bound by the same and hereby waives its right to question or dispute the same.
- 7.9 This Agreement shall be in addition to and shall not be in derogation of the terms of the Financing Documents.
- 7.10 It shall not be necessary for the Senior Lenders or the Lenders Agent to enforce or exhaust any other remedy available to them before invoking the provisions of this Agreement.
- 7.11 Any dispute, difference or claim arising out of or in connection with or in relation to this Agreement which is not resolved amicably shall be decided

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finally by reference to arbitration to a Board of Arbitrators comprising of one nominee of each party to the dispute. Such arbitration shall be held in accordance with the Rules of Arbitration of the Indian Council of Arbitration and shall be subject to the provisions of the Arbitration and Conciliation Act, 1996. The arbitrators shall issue a reasoned award. The venue of such arbitration shall be New Delhi, India. The Award shall be final and binding on the Parties. The Parties agree and undertake to carry out the award of the arbitrators (the "Award") without delay.

This Agreement and rights and obligations of the Parties shall remain in full force and effect pending the Award in any arbitration proceeding hereunder. The Courts in New Delhi alone shall have jurisdiction over all matters arising out of or relating to the arbitration agreement contained herein or proceedings arising out of or relating to the arbitration proceedings thereunder.

IN WITNESS WHEREOF THE PARTIES HITHERTO HAVE SET THEIR HANDS HEREUNTO ON THE DAY, MONTH AND YEAR HEREIN ABOVE MENTIONED.

SIGNED AND DELIVERED ON BEHALF OF

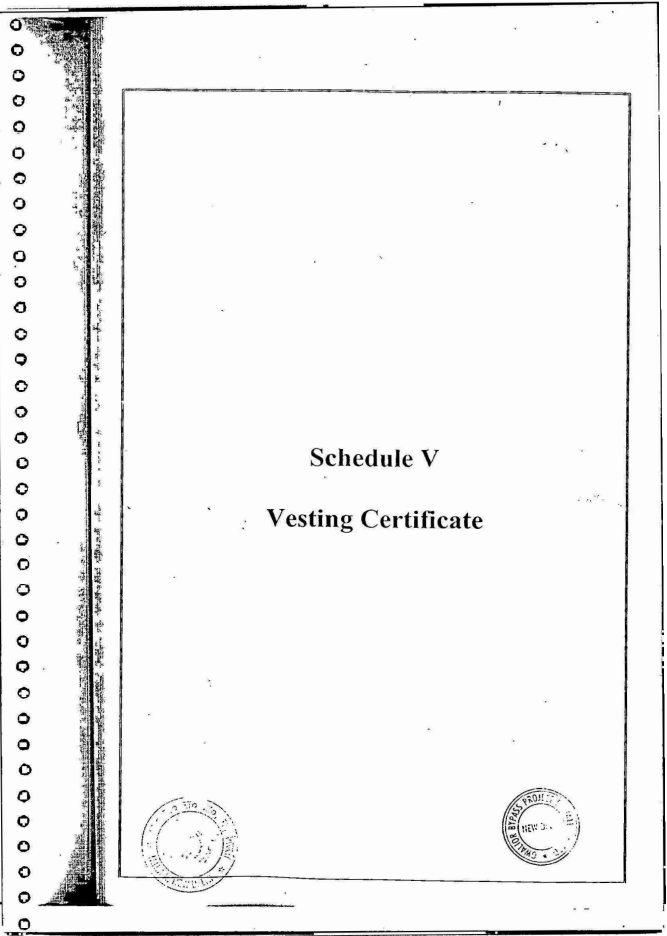
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SIGNED AND DELIVERED ON BEHA			
OF THE NATIO	NAL HIGHWAYS AUTHORITY OF INDIA		
BY :			
Name :			
Title:			
SIG	ENED AND DELIVERED ON BEHALF OF		
	SENIOR LENDERS		
BY:			
Name:			
Title:			

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SCHEDULE V VESTING CERTIFICATE

National Highway Authority of India ("NHAI") hereby acknowledges:

- Compliance and fulfillment by the Concessionaire of the Divestment Requirements setforth in Clause 33.4 of the Concession Agreement in respect of the Project Highway;
- Receipt of actual possession of the Project Highway from the Concessionaire; 2.
- Receipt from the Concessionaire of a certificate confirming that there are no liens 3. or encumbrances whatsoever on the Project Highway including Project Assets;

on the basis that upon the issue of this Vesting Certificate, NHAI shall be deemed to have acquired, and all title and interest of the Concessionaire in or about the Project Highway shall be deemed to have vested, unto NHAI free from all encumbrances, charges and liens whatsoever.

Notwithstanding anything to the contrary contained hereinabove it shall be a condition of this Vesting Certificate that in the event of any defect or efficiency in any of the Divestment Requirements setforth in Clause 33.4 of the Concession Agreement being found or discovered at any time hereafter, nothing contained in this Vesting Certificate shall be construed or interpreted as waiving the obligation of the Concessionaire to rectify and remedy the same and/or relieving the Concessionaire in any manner of the same.

Agreed and accepted For the Concessionaire By:....

For National Highway Authority of India By:....

Name:

Name:

Title:

Title:

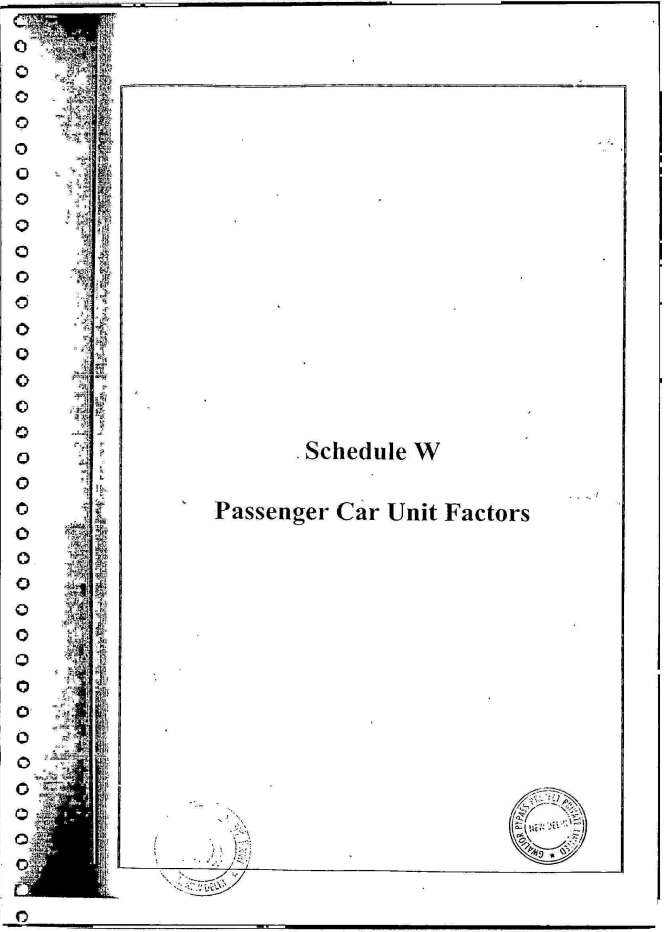
Dated:

Dated:

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SCHEDULE W

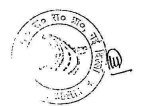
PASSENGER CAR UNIT FACTORS

The equivalency factor for the conversion of different types of vehicles into equivalent Passenger Car Units (PCUs) based on their relative interference value shall be as per the following table:

SI. No.	Vehicle Type	Equivalency factor**
Fast Veh	icles	
1.	Motor Cycle or Scooter	0.50
2.	Passenger Car, Pick-up Van or Auto-rickshaw	1.00
3.	Agricultural Tractor, Light Motor Vehicle	1.50
4.	Truck or Bus	3.00
5.	Truck-trailer, Agricultural Tractor-trailer	4.50
Slow Veh	nicles ***	
6.	Cycle	0.50
7.	Cycle-rickshaw	2.00
8.	Hand Cart	3.00
9.	Horse-drawn vehicle	4.00
10.	Bullock Cart*	8.00

^{*} For smaller bullock-carts, a value of 6 shall be appropriate.

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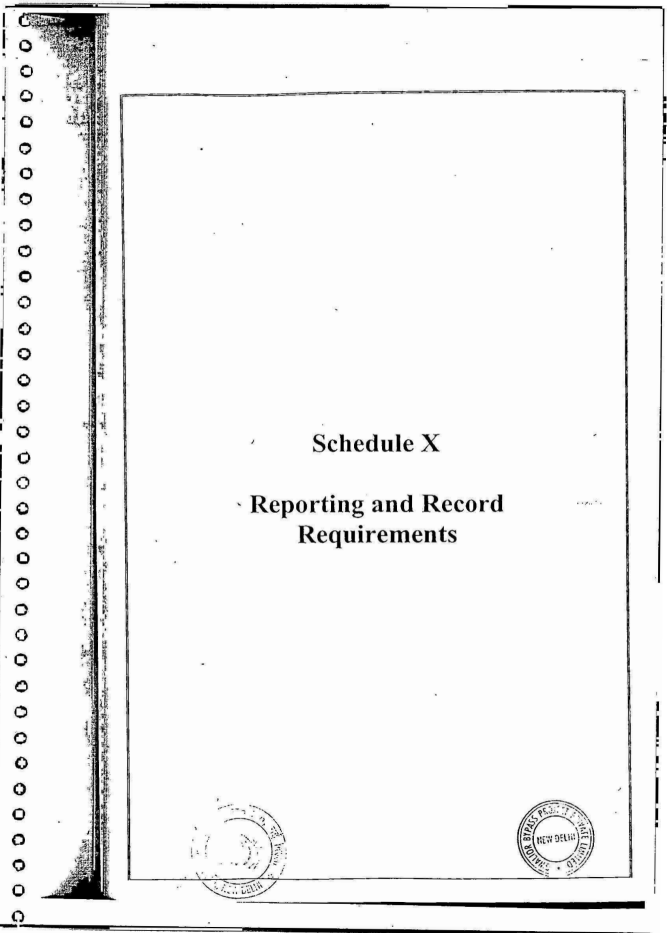
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^{**} Recommended PCU factors for various types of vehicles in accordance with IRC:64-1990 on "Guidelines for Capacity of Road in Rural Areas"

^{***} While computing the Design service volumes and the capacity of highway, slow vehicles (of the table) shall not be considered for the sections where Service Roads are provided.



SCHEDULE X

REPORTING AND RECORD REQUIREMENTS

1.0 INTROUDUCTION

The reporting and records requirements spelt out hereinunder have been provided in terms of the indicative type of information required. The Independent Consultant shall determine the following:

- Format of such reports and record requirements
- Software standards
- Number of Copies required
- The Language of the reports and records shall be English

2.0 Part I

Reporting Requirements

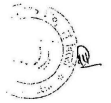
From the date of the Concession Agreement until the end of the Concession Period, the Concessionaire shall prepare and sybmit to the NHAI and Independent Consultant 1 copy each of the following reports/ Documents/ Drawings else otherwise stated in the Concession Agreement.

A. <u>Design & Construction Stage</u>

- A detailed work plan supported with CPM/PERT charts for completion of all project activities related to the Project Highway, at the beginning of the Design Works.
- Monthly Progress Report: Within 5 Days of end of each month or a part thereof, which falls within the Construction Period, the Concessionaire shall provide to the NHAI and the Independent Consultant the monthly report, which shall at least identify the following:
 - Working drawings submitted/ resubmitted to NHAI/ Independent Consultant during the month ended
 - NHAI/ Independent Consultant's comments there on, if any.
 - Concessionaire's compliance with NHAI/ Independent Consultant's comments on the drawings submitted to NHAI/ Independent Consultant, during the month ended.

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- "As built" drawings submitted to NHAI/ Independent Consultant during the month ended.
- Progress of pre-construction activities such as utility relocation and other obstructions.
- Concessionaire' compliance with the Inspection Report during the month ended, if any.
- Construction Constraints.
- Progress data with 'S' curves, if applicable; Project Data with contract detail and sectional completion details.
- Tests carried out during the month ended, if any; results of these Tests furnished to the NHAI/ Independent Consultant during the month ended, if any.
- Remedial measures taken by the Concessionaire on the basis of these Tests, if any.
- Traffic management steps undertaken by the Concessionaire during the month (particularly on the existing two lanes of the Project highway).
- Achievement of a Project milestone (Schedule H) during the month, if any. The Concessionaire shall also provide information on delay in achievement of such milestone, if any.
- Any suspension of the Construction Works by NHAI as per provisions of the Concession Agreement, if any. The Concessionaire shall also provide information on reason of such suspension, duration of such suspension and the steps undertaken by it to revoke such suspension.
- Any Change of Scope Notice issued by NHAI and status thereof.
- All actual or potential departures from the Project Completion Schedule (Schedule H).
- All grounds for a substantial Dispute which have occurred or which may reasonably be foreseen as likely to occur.
- All substantial disagreements among the Concessionaire, and the NHAI and/or Independent Consultant to the design/ construction of the Project Highway.
- The proposed measures to be taken by the Concessionaire to overcome such departures or to resolve such grounds for a Dispute.
- The date on which the Concessionaire expects the Project Highway to be completed.

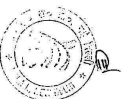
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- The Concessionaire is required to maintain the existing two lanes during the Construction Period. This monthly construction report shall also contain information in respect of maintenance activity, if any, carried out by the Concessionaire during the month ended in respect of these existing two lanes. The Concessionaire and the Independent Consultants shall agree on the information requirements in respect of these two existing lanes during the Construction Period.
- Monthly Weather Report giving daily temperature maximum, and minimum value; rain fall and any other significant event.
- 3 Detailed Engineering Design Report including working drawings, and Environmental Management Plan.
- 4 Video Recording as per clause 44.1 of the Concession Agreement.
- Monthly Escrow Account Report: With in 5 Days of end of each month which falls within the Operations Period, the Concessionaire shall provide to the NHA1 and the Independent Consultant a copy of the report containing the summary of the receipts in and payments from the Escrow Account for the month ended.
- The Concessionaire shall supply to the NHA1 free of charge the following documents prior to requesting the issue of the Completion Certificate:
- 6 Detailed, accurately scaled, and sequentially numbered plans of the Project Highway "As Built" covering all relevant engineering features, which in relation to structures shall also include cross sections in each plane; and
- 6.2 Copies of all geo-technical and borehole reports obtained by the Concessionaire in preparation for and during the construction of the Project Highway.
- 7 All other reports in accordance with the provisions of the Concession Agreement.
- 8 Such other reports as may be reasonably required by NHAI/ Independent Consultant.
- Additional Reports: The Concessionaire shall supply to the NHAI free of charge copies of all information, records and test results (including any interpretation of such test results) resulting from any ground, physical or geophysical investigation or archaeological or ecological survey of the Site or Adjacent Areas.

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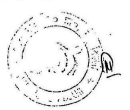
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- Monthly Traffic Report: With in 5 Days of end of each month which falls within the Operations Period, the Concessionaire shall provide to the NHAI and the Independent Consultant a copy of the report containing the following information:
- 2 Monthly Escrow Account Report: With in 5 Days of end of each month which falls within the Operations Period, the Concessionaire shall provide to the NHAI and the Independent Consultant a copy of the report containing the summary of the receipts in and payments from the Escrow Account for the month ended.
- Monthly Operations Report: With in 5 Days of end of each month or a part thereof, which falls within the Operations Period, the Concessionaire shall provide to the NHAI and the Independent Consultant a copy of the report, which shall identify the following, at the minimum:
 - Inspections undertaken by the Concessionaire during the month ended, if any.
 - Maintenance Reports submitted to the Independent Consultant during the month ended, if any.
 - O&M Inspection Compliance Report submitted to NHAI/ Independent Consultant during the month ended, if any.
 - Preventive/ Periodic maintenance undertaken during the month ended,
 if any.
 - Any material modifications made to the Project Highway during the month ended, if any.
 - All the accidents or incidents on the Project Road during the month under report (including all accidents on which a report has previously been made to the Concession Agreement).
 - Tests performed during operation and maintenance stage along with the defects identified on the Project Highway, if any:
 - Number and type of the complaints received from Users and others in respect of the Project Highway and the conduct of Operations.
 - Incidents of emergency de-commissioning of the Project Highway

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during the month ended, if any.

- Incidents of lane-closure on the Project Highway during the month ended, if any, The Concessionaire shall provide information on reason, time of such lane-closures.
- all actual or potential departures from the O&M Requirements as specified in 'Schedule L'.
- all grounds for substantial Dispute which have occurred or may reasonably be foreseen as likely to occur.
- the proposed measures to be taken by the Concessionaire to overcome such departures or to resolve such grounds for a Dispute.
- 4. Accident Reports: As soon as practicable and in any event no later than 7 days following the occurrence of any accident on the Project Highway involving a fatality or serious personal injury or substantial property damage, the Concessionaire shall investigate the circumstances of such accident and submit to the NHAI and Independent Consultant a report setting out details of such accident and, to the extent they are known, the causes of such an accident, and the Concessionaire shall thereafter promptly report to the NHAI and/or Independent Consultant any additional details of such accident or its causes which become known to it.
- Concessionaire shall submit a copy of the audited accounts within 120 days of the close of each Accounting Year after the Appointed Date.
- All other reports in accordance with the provisions of the Concession Agreement.
- Such other reports as may be reasonably required by NHAI/ Independent Consultant.
- 8. Additional Reports: The Concessionaire shall supply to the NHAI/Independent Consultant free of charge copies of all information, records and test results (including any interpretation of such test results) resulting from any ground, physical or geophysical investigation or archaeological or ecological survey of the Site or Adjacent Areas.

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3.0 Part II

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Record Requirements

The Concessionaire shall take the following action(s) in respect of preparation of the record, its submission to NHAI and retention by the Concessionaire itself.

1. De	esign	Retention Period of the Concessionaire
1.1	Design standards containing all relevant design	Till handover to NHAI at
	assumptions, codes of practice, design loadings,	Termination of the
	design parameters and product data sheets for	Concession `
	all components of Project Highway.	
1.2	Full set of final design calculations for all parts of	Till handover to NHAI at
	the Project Highway including details of the	Termination of the
	influence on design of actual construction	Concession
	methods, and any changes or any remedial	Tie
	works during construction.	
1.3	Full set of working drawings	Until 2 years after issue of
		the Completion
		Certificate
1,4	Full specification for construction and all revisions	Until 2 years after issue of
	made thereto.	the Completion
í		Certificate
1.5	Change of Scope Order(s)	Till handover to NHAI at
8		Termination of the
		Concession
2.	Construction	
2.1	Video recording submitted to NHAI	Until 2 years after the
		issue of Completion
		Certificate

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2.2	Full set of construction site records relating to	Till handover to NHAI at
	progress, testing of materials, monitoring of	Termination of the
	standards of workmanship, meteorological	Concession
	conditions, instructions issued and other site	
	correspondence.	
2.3	Full set of "As-Built" drawings and schedules	Till handover to NHAI at
	incorporating all changes to the design and all	Termination of the
	remedial measures applied to the Project	Concession ·
,	Highway during construction, and all final As-built	
	details and dimensions of the Project Highway.	
	These drawings shall include permanent	
	modifications made to suit the construction	
	method.	
2.4	Full set of Tests results	Till handover to NHAI a
		Termination of the
		Concession
2.5	The appropriate proprietary rights, licenses,	Till handover to NHAI a
	agreements and permissions for materials,	Termination of the
	methods, processes and systems used or	Concession
	incorporated into the Project Highway.	
2.6	Monthly Progress Reports	Till handover to NHAI o
	A No.	Termination of the
	v	Concession.
3.	Operations and Maintenance	
3.1	Full records of all incidents which affect the	Till handover to NHAI o
	operation and/or maintenance of the Project	Termination of th
	Highway including traffic accidents.	Concession
3.2	Full records of inspections and surveys and results of	Till handover to NHAL o
	such inspections and surveys (including	Termination of th
	photographs where applicable).	Concession
3.3	Details of all repairs to the Project Highway and/or	Till handover to NHAI
	replacement, including photographs. As-built	Termination of th
	drawings and other documentary records.	Concession
3.4	Full sets of all Monthly Reports	Till handover to NHAI
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Termination

		Concession
3.5	Adequate records of adverse meteorological conditions.	Till handover to NHAI at Fermination of the Concession
3.6	Records of landscape planting.	Till handover to NHAI at Iermination of the Concession
3.7	Schedule and strip plan of grassed areas with details of the Routine Maintenance required in the normal course.	Till handover to NHAI at Termination of the Concession
3.8	Record of all permanent traffic signs on the Project Highway.	Till handover to NHAI at Termination of the Concession
3.9	All financial and accounting records to be maintained as per Applicable Laws	Till handover to NHAI at Termination of the Concession
3.10	Encroachment particulars and details	Till handover to NHAL at Termination of the Concession

- 4. All other records in accordance with the provisions of the Concession Agreement.
- 5. Additional Requirements
- 5.1 When there is a conflict between the Reporting and Record Requirement of Schedule 'X' and a requirement in respect of these stated elsewhere in this Agreement, the latter shall take precedence.
- 5.2 The requirements set out in Reporting and Record Requirements of this Schedule 'X' indicate the minimum requirements to be complied with but are not limited to else only.
- 5.3 Availability of Records shall be as follows:
 - 5.3.1 All records of operational aspects of the record keeping system shall be retained.
 - 5.3.2 Operations' Records shall be systematically and periodically up-dated and filed so as to be readily retrievable.

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- 5.3.3 All records which have been superseded but are still of historical, contractual or legal importance shall be retained and filed systematically so as to be available anytime.
- Texts of all documents shall be prepared and recorded using agreed 5.3.4 software systems and retained in hard form and on diskette, with full back-up diskettes available in case of diskette corruption.

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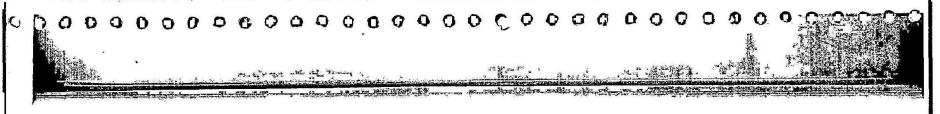
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Sl.no.	-IV for all the Seven packages Relevant Clause of RFP	As in issued document	Revised/Modified to
1.	Annexure-II to RFP Part IV and drawings in Schedule –B of RFP Part-IV		"The technical features in the drawings given in Annexure-II such as foundation depth, reinforcement details, thickness of various elements of structures are indicative and for reference purpose only. The actual requirement shall have to be worked out by the concessionaire to meet the standards and specifications indicated in the RFP, which would be approved by IC /NHAI"
, 2.	Clause 2.7.10 of Schedule-D of RFP Part-IV	Nil	"TMT reinforcement manufactured by reputed producer such as SAIL, RINL, TISCO etc. shall be used for all structures"
3	Clause 1.2 of Schedule-D of RFP Part-IV	" Also the linear waterway requirement in the Annexure - I shall be strictly followed"	"Also the linear waterway
4.	Clause 2.3 of Schedule-J of RFP Part-IV		Add the following at the end of this clause . "And the maximum roughness for purpose of this test shall be 1800 mm/km".
5	Part IV	Line number four from top – "In additon, the Concessonaireas mentioned I n Schedule A"	Stands deleted
6.	Clause 1 of Schedule-L of RFP	"Note: In the above formula Project Highway If the additionalthe Concessionaire 'Any lane	Stands Deleted







Sl.no.	Relevant Clause of RFP	As in Issued document	Revised/Modified to
7	Clause 4.3.1 of Schedule _L of RFP Part-IV	"The riding i) Surface2000mm/Kmintegrator, ii) Surface3000mm/Km20000mm/Km"	" The riding
8	. *	"The lighting in classified urban areas should be on the Project Highway, grade separators, toll plaza and main administrative base camp. Traffic aid posts shall be provided in accordance with the standards set in Schedule D."	"The Concessionaire should provide lighting on the Project Highway on location: (i) Classified urban area (ii) grade separators (iii) Toll ptaza



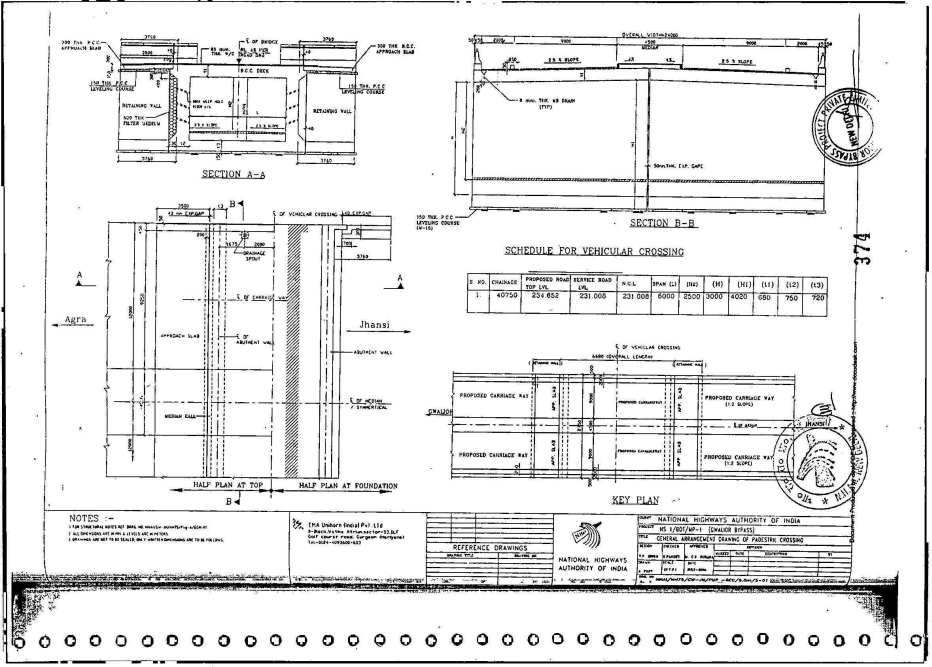
Sub:NS I/ BOT/ UP-I ,RFP Part-IV



	51.no.	Relevant Clause of RFP	As in issued document	Revised/Modified to
1/	1.	TOLKER FOLL-10	At Places where Petrol Pumps"	Clause 2 of Schedule C stands
3	2.	Clause No:4 of Schedule –C of RFP Part-IV	10111-L. 7 101 14	deleted : Clause No:4 stands deleted -
	Sub:NS 1/ BOT	/ MP-1 ,RFP Part-IV	Project Highwayto required location"	

Sl.no.	Relevant Clause of RFP	As in issued document	Revised/Modified to			
Ĭ.	"Note" of drawings in Annexure –II of RFP Part-IV	Nil	" All dimensions until mentioned otherwise should be in mm"			
3.	Annexure -II of RFP Part-IV		Standard Drawings of Pedestrian under passes enclosed.			
J.	of Schedule -B of RFP Part-IV	"No. Span x Span Length"	"Span x Clear Height"			
4	2 nd row,4 th column of Table B- 11 of Schedule -8 of RFP Part- IV	"6 x 3.0 m"	" 6m x 2.5 m"			





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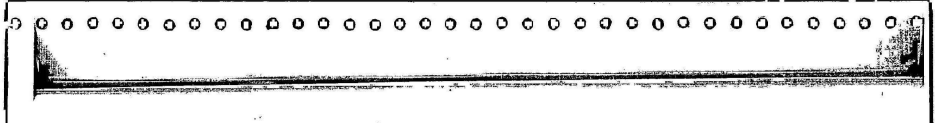
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Additional AMENDMENT TO THE BID DOCUMENTS FOR 7 PACKAGES UNDER BOT(ANNUITY) IN THE STATES OF MADHYA PRADESH AND
UTTAR PRADESH

Sub-REP Part-IV

Sl.no.	Package No.	Relevant Clause of	As in issued document	Revised/Modified to				
l.	NS-1/BOT/UP-1	Clause 3 of Schedule-C of RFP Part-IV relating to "Pedestrian / Cattle Crossing facilities"	"Cattle / Pedestrian Underpasses for the provision of daylight"	Clause 3 of Schedule-C is to be read a "Vehicular Underpasses, Cattle Crossings/Anima Crossings, & Pedestrian Underpasses shall be provided by the Concessionaire at location indicated) either in Schedule -B of RFP Part-IV in Annexure-I & II of Schedule B&C of RFP Part-IV"				
2.	NS-1/BOT/MP-1	Clause 3 of Schedule-C of RFP Part-IV relating to "Pedestrian / Cattle Crossing facilities"	"Cattle / Pedestrian Underpasses for the provision of daylight"	Clause 3 of Schedule-C is to be read as "Vehicular Underpasses, Cattle Crossings/Anima Crossings, & Pedestrian Underpasses shall be provided by the Concessionaire at locations indicated either in Schedule –B of RFP Part-IV or in Annexure-I & II of Schedule B&C of RFP Part-IV"				
3	NS-1/BOT/MP-UP Clause 4 Schedule-C of RFF Part-IV relating to "Pedestrian / Cattle Crossing facilities"		"Cattle · / Pedestrian Underpasses" for the provision of doylight"	Clause 4 of Schedule-C is to be read as "Vehicular Underpasses, Cattle Crossings/Animal Crossings, & Pedestrian Underpasses shall be provided by the Concessionaire at locations indicated either in Schedule –B of RFP Part-IV" Annexure-1 & II of Schedule B&C of RFP Part-IV"				
4	NS-1/BOT/UP-2	Clause 2.2 of Schedule-C of RFP Part-IV relating to "Underpass / Cattle Crossing facilities"	"Underpass & Cattle Crossings provision of daylight"	Clause 2.2 of Schedule-C is to be read as "Vehicular Underpasses, Cattle Crossings/Animal Crossings, & Pedestrian Underpasses shall be provided by the Concessionaire at location indicated either in Schedule -B of RFP Part-IV or in Annexure-1 & II of Schedule B&C of RFP Part-IV"				
5	NS-1/BOT/UP-3	Clause 2.2 of Schedule-C of RFP Part-IV relating to "Underpass / Cattle Crossing facilities"	"Underpass & Cattle Crossings provision of daylight"	Clause 2.2 of Schedule-C is to be read as "Vehicular Underpasses, Cattle Crossings/Animal Crossings. & Pedestrian Underpasses shall be provided by the Concessionaire at locations indicated either in Schedule –B of RFP Part-IV or in Annexure- I & II of Schedule B&C of RFP Part-IV"				
6	NS-1/BOT/MP-2	Clause 3 of	"Vehicular Underpass &	Clause 3 of Schedule-C is to be read as				

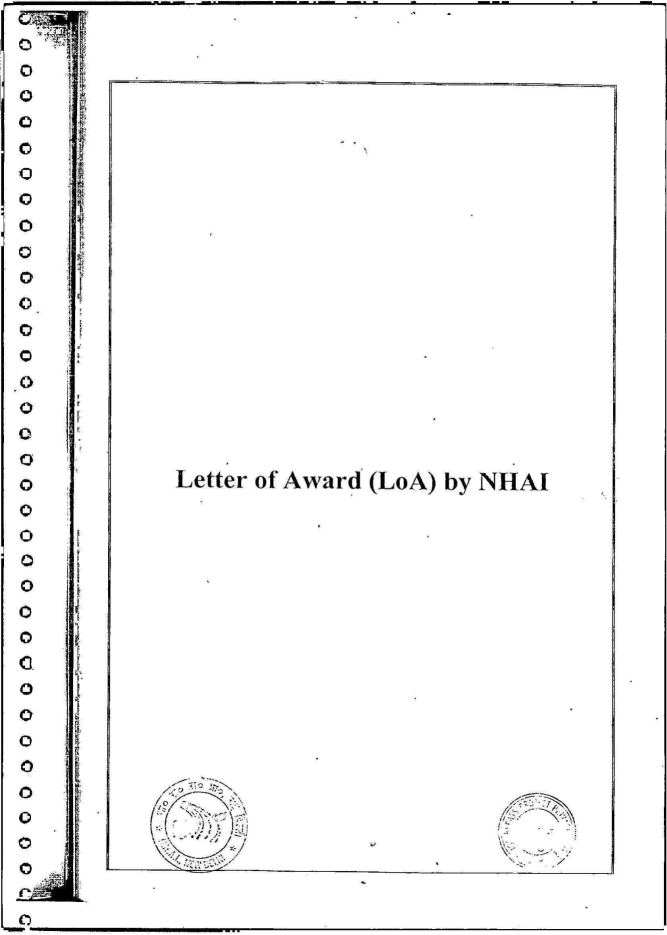






\$I.no.	Package No.	Relevant Clause of RFP	As in issued document	Revised/Modified to
		Schedule-C of RFP Part-IV relating to "Underpass / Cattle Crossing facilities"	Cattle Underpasses provision of daylight"	"Vehicular Underpasses, Cattle Crossings/Animal Crossings, & Pedestrian Underpasses shall be provided by the Concessionaire at locations indicated either in Schedule –B of RFP Part-IV or in Annexure-1 & II of Schedule B&C of RFP Part-IV"
7	NS-1/801/MP-3	Clause 3 of Schedule-C of RFP Part-IV relating to "Underpass / Cattle Crossing (acilities"	"Vehicular Underpass & Cattle Underpasses	Clause 3 of Schedule-C is to be read as "Vehicular Underpasses, Cattle Crossings/Animal Crossings, & Pedestrian Underpasses shall be provided by the Concessionaire at locations indicated either in Schedule -B of RPP Part-IV or in Annexure-1 & II of Schedule B&C of RPP Part-IV"
8.	NS-1/BOT/MP-UP	Clause No.10.3 of Schedule B of RFP Part-IV	"A minimum length of 9.600 m of earth retaining structures shall be provided"	"A minimum length of 9600 m of earth retaining structures shall be provided"





भारतीय राष्ट्रीय राजमार्ग प्राधिकरण

(पोत परिवहन, सडक परिवहन और राजमार्ग मंत्रालय)

National Highways Authority of India

द्राभाष /Phone . 91-11-25074100/25074100 फैब्स / Fax : 91-11-25093507 / 25093514

एवस. /Extn., 2223 / 2318 / 2468 / 2553

(Ministry of Shipping, Road Transport and Highways)

जी-5 एवं 6, सेकंटर-10, द्वारका, नई दिल्ली-110 075 G-5 & 6, Sector-10, Dwarka, New Delhi-110075

NHAUPH-II/NHDP/BOT(ANNUITY)/GM(N-II)/NS-I/2006/IU2 Date: 31-05-2006

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M/s Ramky Infrastructure Ltd. -

Era Construction India Ltd., -

Shri Ram Chits Pvt. Ltd Consortium

C-011 B. First Floor,

Supermarket - I, DLF Phase-IV,

Gurgaon-122002.

Phone No.0124-5018652-53

Fax: 0124-5019051

Kind Attn.: Mr. Sachin Pant, Authorized Signatory

Sub:- Design, Construction, Development, Finance, Operation and Maintenance of the work of Construction of New Four Lane Gwalior Bypass of the length 42.033 km from kin 103.00 of NH-3 to km 16 of NH-75 in the State of Madhya Pradesh under North-South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) Basis- Package No. NS-1/BOT/MP-1 -Letter of Acceptance (LOA)-Reg

Sir,

This is to notify that your Proposal submitted on 16th March 2006 and your final offer indicated in your letter dated 18th April, 2006 for Design, Construction, Development, Finance, Operation and Maintenance of the proposed New Four Lane Gwalior Bypass of the length 42.033 km. from km 103.00 of NH-3 to km 16 of NH-75 in Madhya Pradesh under North-South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) Basis for a semi annuity amount of Rs 26.53 Crores(Rupees Twenty Six Crores Fifty Three Lakhs only) is hereby accepted by NHAI and thereby declaring you as "the successful bidder".

- You are required to furnish the Performance Security in the form of an Unconditional Bank Guarantee for an amount equivalent to 5% (Five Percent) of the Total Project Cost in the Proforma as provided in accordance with Schedule F of RFP Part -III within the period of 30 (thirty) days from the date of receipt of this Letter of Acceptance and also prior to execution of the Concession Agreement as indicated in clause 1.37.1 of Part-I and Data Sheet.
- You are hereby requested to execute the Concession Agreement within 45 days of receipt of LOA in accordance with Clause 1.36.1 of RFP Part-1.
- It is also informed that default in furnishing Performance Security and/or signing of Concession Agreement within the period indicated will entail forfeiture of Bid Security as stated in Clause 1.14.5 and 1.37 of RFP Part-i.

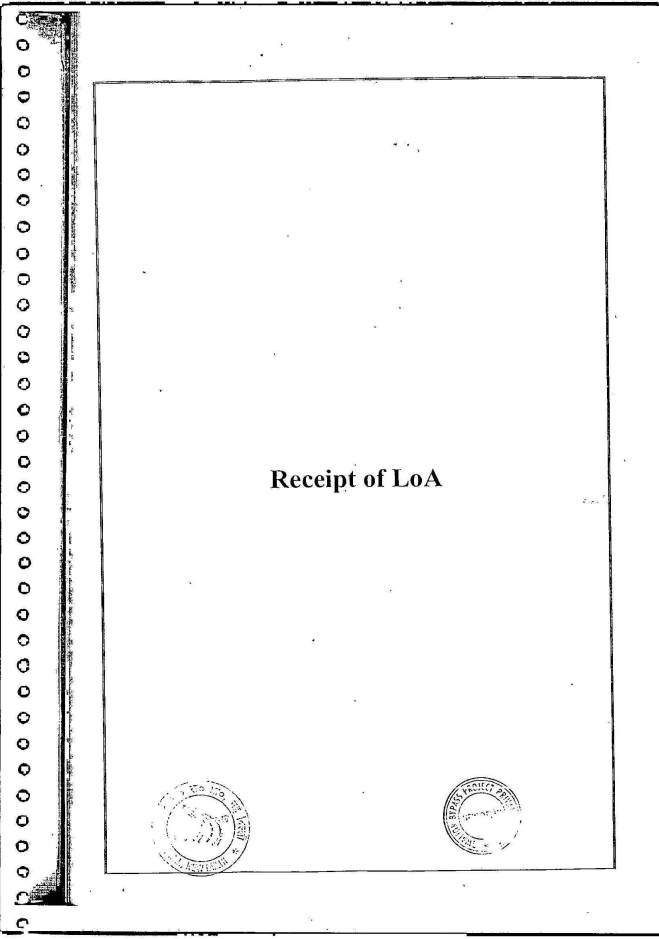
Please acknowledge receipt of this letter.



Yours faithfully,

Plancidation (P.Ravinder Rad

General Manager(N-II)



SHOUP

RAMKY INFRASTRUCTURE LTD

C-011B, First Floor, Superman-1

DLF Phase-IV, Gurgaon-122 002 Tel · 0124-4018652-53, 4062655, 56, 57,

Fax . 0124-4019051

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National Highways Authority of India G-5 &G-6, Sector 10

Dwarka New Delhi - 110 075

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Kind Attn. Mr. P. Ravinder Rao, General Manager (N-II)

Design Construction, Development Finance, Operation and Mainteria Subject construction of New Four Lane Gwalior Bypass of the length 42.033 Km from Km 103.00 of

NH-3 to Km 16 on NH-75 in the State of and Madhya Pradesh under North-South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) basis-Package No. NS-1/BOT/MP-1-Letter of Acceptance (LOA)

Dear Sir,

We acknowledge with thanks the Letter of Acceptance issued vide your office letter No. NHAI/PH-II/NHDP/BOT(ANNUITY)/GM(N-II)/NS-I/2006/142 dated 31.05.2006

Thanking you and assuring you of our best services always.

Yours faithfully

Sachin Par

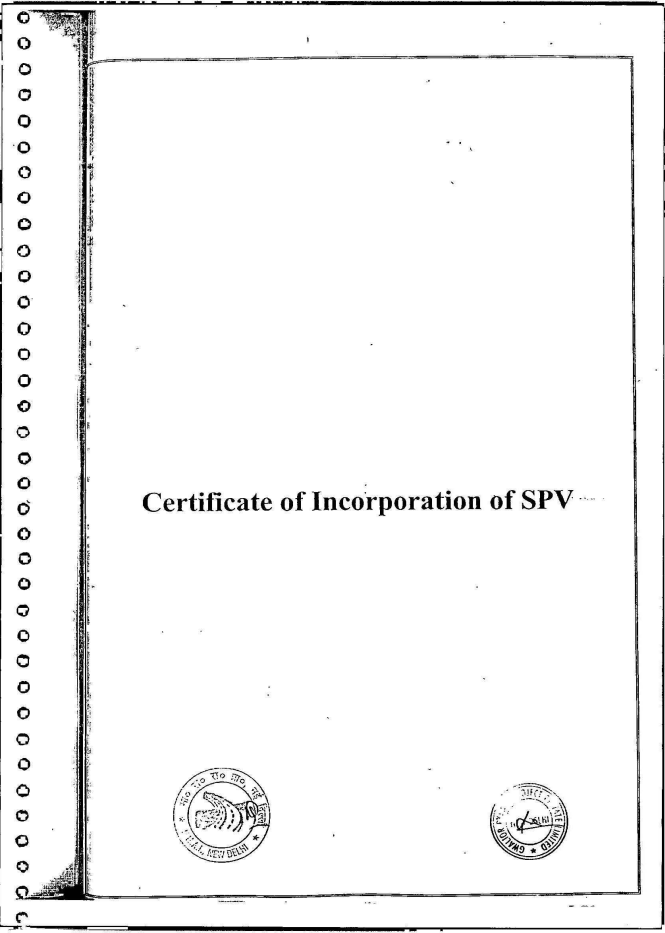


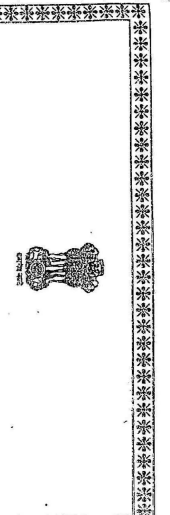
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Corporate Office 'Ramky House', Rajbhavan Road, Somajiguda, Hyderabad 500 082 Tel. 040-23306773, 23308996, 23310091, 23328305

Fax: 040-23305726, 23302353





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day incorporated under the Companies Act, 1956 I hereby certify that GWALIOR BYPASS PROJECT PRIVATE LIMITED Corporate Identity Number: U70109DL2006PTC150027 Company is limited. THOUSAND SIX. Given under my hand at Delhi this TWENTY THIRD day of JUNE TWO Asstt. Registrar of Companies (No. 1 of 1955) and that the (V. P. KATKAR) Sd/-2006-2007

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National Capital Territory of Delhi and Haryana

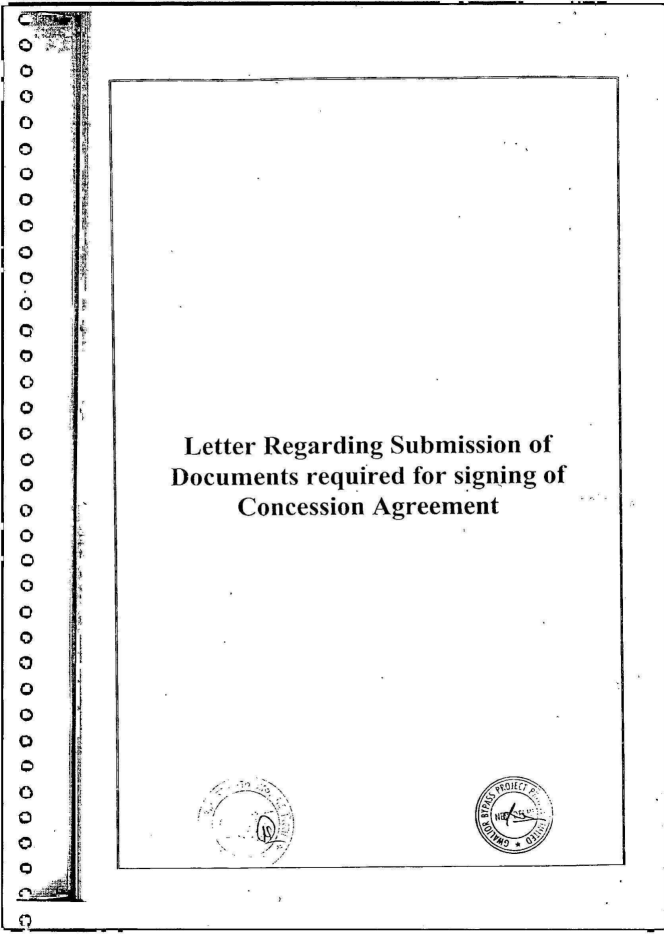
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भारतीय राष्ट्रीय राजमार्ग प्राधिकरण

(पोत परिवहन, सड़क परिवहन और राजमार्ग मंत्रालय)

दूरभाष /Phone: 91-11-25074100/25074200 फैक्स ، Fax: 91-11-25093507 / 25093514 एक्स. / Extn.: 2223 / 2318 / 2468 / 2553

National Highways Authority of India (Ministry of Shipping, Road Transport and Highways)

जी-5 एवं 6, सेक्टर-10, द्वारका, नई दिल्ली-110 075 G-5 & 6, Sector-10, Dwarka, New Delhi-110075

Date: 18-07-06

HAI/PH-II/NHDP/BOT(ANNUITY)/GM(N-II)/NS-I/2006/1170

//s Ramky Infrastructure Ltd. ra Construction India Ltd., hri Ram Chits Pvt. Ltd Consortium

Supermarket - I, DLF Phase-IV, Jurgaon-122002. Phone No.0124-5018652-53 ax: 0124-5019051

c-011 B, First Floor,

kind Attn.: Mr. Sachin Pant, Authorized Signatory

sub:- Design, Construction, Development, Finance, Operation and Maintenance of the work of construction of New Four Lane Gwalior Bypass of the length 42.033 km from Km. 103.00 of NH-3 to Km. 16 on

NH-75 in the State of Madhya Pradesh under North South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) Basis - Package No. NS-1/BOT/MP-1: Submission of

Bank Guarantees against Performance Security

Bir,

Guarantees as Performance Security one issued by Syndicate Bank, Corporate Finance Branch, Delhi Tamil Sangam Building, R.K. Puram, Sector-V, New Delhi (For an amount of Rs.6,01,86,000/- dated 28-06-2006 and valid up to 15-11-2006). and the other one issued by Syndicate Bank, Corporate Finance Branch, Delhi Tamil Sangam Building, R.K. Puram, Sector-V, New Delhi (For an amount of Rs.9,02,79,000/- dated 28-06-006 and valid up to 15-05-2009). These Bank Guarantees were issued by the Bank on behalf of M/s Era Constructions (India) Limited. The following deficiencies has been found in the Bank Guarantees submitted

Please refer to your letter no. NHAI/GWB/2006/02 dated 29-06-2006 thereby submitting two Bank

- i) The validity period as mentioned in the Bank Guarantees is not as per requirements mentioned in the RFP.
- ii) The Performance Security should be issued by the Bank on behalf of the SPV.

On account of the above, the original Performance Security submitted (as mentioned above) is eturned and a fresh performance security with proper validity and which should be as per Schedule-F of FP Part-III and issued on behalf of the SPV shall have to be submitted along with the documents which are equired prior to signing of Concession Agreement (as given below) on or before 31st July 2006.

- Draft Concession Agreement to be signed between NHAI and SPV.
- Certificate of Incorporation of SPV (From Registrar of Companies) 2.
- 3. Certificate of Commencement of Business. (From Registrar of Companies)

4. Memorandum of Association and Articles of Association of 'SPV'.



Contd....[2]

Board Resolution of 'SPV' regarding authorization of personnel for signing of Concession Agreement. Memorandum of understanding between the Consortium partners (Submitted at the time of submission of bids.)

Certificate from Consortium Members authorizing the investment in 'SPV'. Register of Members of SPV.

Certified list of Directors of SPV.

re to submit the above mentioned documents within the stipulated date will invite action as per the ions of RFP. The Concession Agreement shall also have to be signed on or before 17th August, 2006.

> Yours faithfully, Mari Salas (P.Ravinder R General Manager(N-II)

As above.

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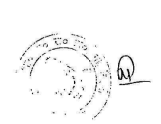
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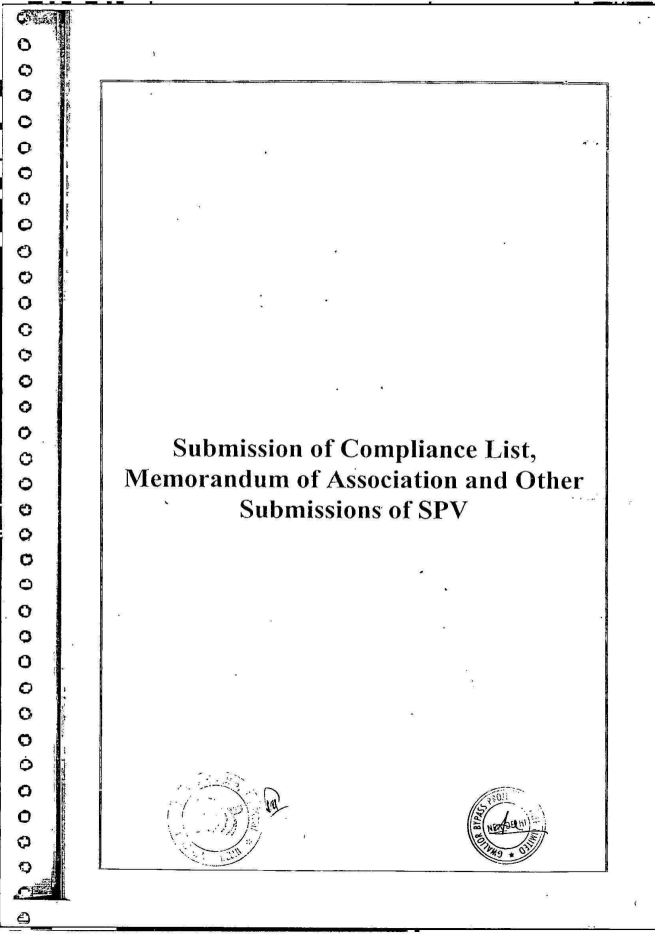
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CMYLIOR BYPASS PROJECT PVT. LTD.

The General Manager (N-D) Date: 21st September, 2006. Ref. MHAI/GWB/2006/08

570 011-14150 well Dwarka, G-5 & G-6, Sector 10, sibil to virodinA yeardeth IsnoinsV.

basis-Package No. NS-I/BOT/MP-1- Performance Bank Guarantee. North-South Corridot (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) Km 103.00 of NH-3 to Km 16 on NH-75 in the State of and Madhya Pradesh under only of construction of New Four Lanc Gwaltor Bypass of the length 42,033 Km from Subject Design. Construction, Development, Finance, Operation and Majntenance of the

Dear Sir.

the following documents required in the abovesaid letters:the MHAI before signing of the Concessional Agreement. Please find enclosed herewith II)/NS-I/2006 dated 24.07.2006 regarding the Documents required to be submitted with 1/2006/1170 dated 18.07.2006 and NHAI/PH-II/NHDP/BOT (ANNUITY)/GM (N-Please refer to your letter no. NHAI/PH-II/NHDP/BOT (ANNUITY)/GM (N-II)/NS-

Since it is a Private Limited Company the Certificate of Commencement of Certificate of Commencement of Business (From Registrar of Companies) -Certificate of Incorporation of SPV (From Registrar of Companies).

Draft Concessional Agreement to be signed between MIAI and SPV.

the time of submission of Bids.) Memorandum of understanding between the Consortium partners (submitted at Memorandum of Association and Articles of Association of SPV. Business is Not Applicable.

Thanking you and assuring you of our best services always.

Certified List of Directors of SPV.

Yours faithfully;

7. Register of Member

DIRECTOR

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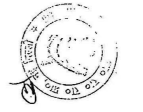
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Memorandum & Articles

Of

Association

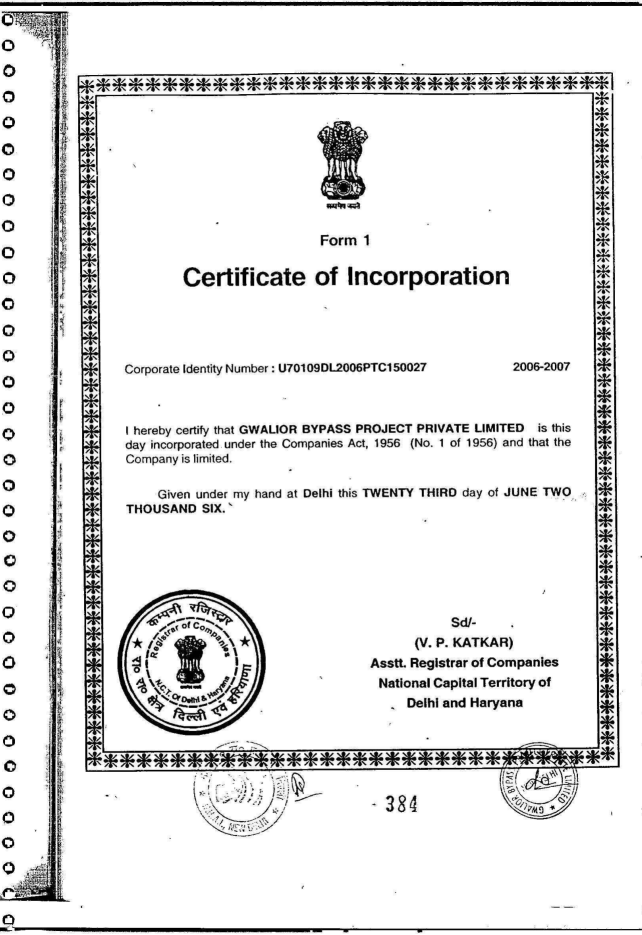




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(THE COMPANIES ACT, 1956)

(COMPANY LIMITED BY SHARES)

MEMORANDUM OF ASSOCIATION

OF

GWALIOR BYPASS PROJECT PRIVATE I IMITED

- I. The Name of the Company is GWALIOR BYPASS PROJECT PRIVATE LIMITED
- II. The Registered Office of the Company will be situated in the National Capital Territory of Delhi.
- III. The objects for which the Company is established are :-

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- (A) THE MAIN OBJECTS TO BE PURSUED BY THE COMPANY ON ITS INCORPORATION

 ARE:-
- To carry on the business, either individually or as joint venture with any other entity, whether in India, or outside India, constructing, improving, developing, strengthening, widening, operating, maintaining, improving, developing, strengthening, widening, operating, maintaining or roads, culverts, highways, expressways including traffic management system, bridge(s). intra-urban and or peri-urban roads like rings roads and urban by-passes, fly-overs, bus and truck terminals, sub-ways, convention, fuel stations, golf courses, amusement parks, or other activities being an integral part of the highway projects(s) on any land of the company or upon any other lands or property and to pull down, alter, rebuild, enlarge, alter and improve existing structures, buildings or works thereon to convert and appropriate any such land for the purpose of roads, streets, gardens and other conveniences and to deal with and improve the property and to charges collect, appropriate and deploy fees, toll charges, and levies from users of the infrastructure facilities; to carry on the business as manufacturers. producers, importers, exporters, dealers, either retail of wholesale agents, representatives. suppliers of all building materials such as cement, steel, ceramics, timber, wood centering materials, plastics, bricks, potteries, electrical equipment and fittings, stone crushers. machines, and other inputs required for the purpose of aforesaid business.
- 2. To carry on the business of any or all the objects of the company by way of entering into any agreement with the central Government or a State Government or a local authority or any other statutory body, on Build-operate-Transfer (BOT) basis or build-Own-Operate-Transfer (BOOT) basis or Build-own-Lease-Transfer (BOLT) basis wherein the company will provide the necessary and crucial components of infrastructure system, own them for a stipulated period any-may or may not maintain or operate the same.



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- (B) THE OBJECTS INCIDENTAL OR ANCILLARY TO THE ATTAINMENT OF THE MAIN OBJECTS ARE:-
- To acquire by purchase, lease, exchange or otherwise any movable or immovable property and any rights or privileges which the Company may deem necessary or convenient for the purpose of its main business.
- To enter into partnership or into any arrangement for sharing profits, union of interest, joint venture, reciprocal concession or co-operation with persons or companies carrying on or engaged in the main business or transaction of this Company.
- To import, buy, exchange, alter, improve and manipulate in all kinds of plants, machinery, apparatus, tools and things necessary of convenient for carrying on the main business of the Company.
- 4. To vest any movable or immovable property, rights or interests required by or received or belonging to the Company in any person or company on behalf of or for the benefit of the Company and with or without any declared trust in favour of the Company.
- 5. To purchase or otherwise acquire, build, carry out, equip, maintain, alter, improve, develop, manage, work, control and superintend any plants, warehouse, sheds, offices, shops, stores, buildings, machinery, apparatus, labour lines, and houses, warehouses, and such other works and conveniences necessary for carrying on the main business of the Company.
- To undertake or promote scientific research relating to the main business or class of business of the Company.
- 7. To acquire and takeover the whole or any part of the business, goodwill, trademarks properties and liabilities of any person or persons, firm, companies or undertakings either existing or new, engaged in or carrying on or proposing to carry on business this Company is authorised to carry on, possession of any property or rights suitable for the purpose of the Company and to pay for the same either in cash or in shares or partly in cash and partly in shares or otherwise.
- 8. To negotiate and enter into agreements and contracts with Indian and foreign individuals, companies, corporations and such other organisations for technical, financial or any other such assistance for carrying out all or any the main objects of the Company or for the purpose of activity research and development of manufacturing projects on the basis of know-how, financial participation or technical collaboration and acquire necessary formulas and patent rights for furthering the main objects of the Company.



- 9. Subject to Sections 391 to 394, 394A of the Act, to amalgamate with any other company of which all or any of their objects companies having similar to the objects of the Company in any manner whether with or without the liquidation.
- Subject to any law for the time being in force, to undertake or take part in the formation, supervision or control of the business or operations of any person, firm, body corporate, association undertaking carrying on the main business of the Company.
- To apply for, obtain, purchase or otherwise acquire and prolong and renew any patents, patent-rights, brevets, inventions, processes, scientific technical or other assistance, manufacturing processes know-how and other information, designs, patterns, copyrights, trade-marks, licences concessions and the like rights or benefits, conferring an exclusive or non-exclusive or limited or unlimited right of use thereof, which may seem capable of being used for or inconnection with the main objects of the Company or the acquisition or use of which may seem calculated directly or indirectly to benefit the Company on payment of any fee royalty or other consideration and to use, exercise or develop the same under or grant licences in respect thereof or otherwise deal with same and to spend money in
- 12. To apply for and obtain any order under any Act or Legislature, charter, privilege concession, licence or authorisation of any Government. State or other Authority for enabling the Company to carry on any of its main objects into effect or for extending any of the powers of the Company or for effecting and modification of the constitution of the Company or for any other such purpose which may seem expedient and to oppose any proceedings or applications which may seem expedient or calculated directly or indirectly to prejudice the interest of the Company.

experimenting upon testing or improving any such patents, inventions, right or concessions.

- 13. To enter into any arrangements with any Government or Authorities or any persons or companies that may seem conducive to the main objects of the Company or any of them and to obtain from any such Government, authority, person or company any rights, charters, contracts, licences and concessions which the Company may think desirable to obtain and to carry out, exercise and comply therewith.
- 14. To procure the Company to be registered or recognised in or under the laws of any place outside India and to do all act necessary for carrying on in any foreign country for the business or profession of the Company.
- 15. To draw, make, accept, discount, execute and issue bills of exchange, promissory notes bills of lading, warrants, debentures and such other negotiable or transferable instruments, of all types or securities and to open Bank Accounts of any type and to operate the same in the ordinary course of the Company.
- 16. To advance money either with or without security, and to such persons and upon such terms and conditions as the Company may deem fit and also to invest and deal with the money of the Company not immediately required, in or upon such investments and in such manner as, from time to time, may be determined, provided that the Company shall not carry on the business of banking as provided in the Banking Regulations Act, 1949.



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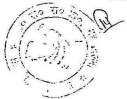
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- 17. Subject to section 58-A and 292, 293, 295 & 372A of the Act and the Regulations made thereunder and the Directions issued by the Reserve Bank of India, to receive money on deposit or loan and borrow or raise money in such manner and at such time or times as the Company thinks fit and in particular by the issue of debentures, debentures-stock, perpetual or otherwise and to secure the repayment of any money borrowed, raised or owing by mortgage, charge or lien upon all or any of the properties, or assets or revenues and profits of the Company both present and future, including its uncalled capital and also by a similar mortgage, charge or lien to secure and guarantee the performance by the Company or any other person or Company of any obligation undertaken by the Company or such other person or company to give the lenders the power to sale and such other powers as may seem expedient and purchase redeem or pay off any such securities.
- To undertake and execute any trusts, the undertaking of which may seem to the Company desirable, either gratuitously or otherwise.
- To establish, or promote or concur in establishing or promote any company for the purpose of acquiring all or any of the properties, rights and liabilities of the Company.
- 20. To sell, lease, mortgage, exchange, grant licences and other rights improve, mange, develop and dispose of undertakings, investments, properties, assets and effects of the company or any part thereof for such consideration as may be expedient and in particular for any shares, stocks, debentures or other securities of any other such company having main objects altogether or in part similar to those of the Company.
- 21. Subject to the Provisions of Section 100 to 105 of the Act, to distribute among the members in specie or otherwise any property of the Company or any proceeds of sale or disposal of any property of the Company in the event of winding up.
- 22. To distribute as dividend or bonus among the member or to place to reserve or otherwise to apply, as the Company may, from time to time, determine any money received by way of premium on debentures issued at a premium by the Company and any money received in respect of forefeited shares, money arising from the sale by the Company of forefeited shares subject to the provisions of Sec. 78 of the Companies Act. 1956.
- 23. To employ agents or experts to investigate and examine into the conditions, prospects value, character and circumstances of any business concerns and undertakings and generally of any assets properties or rights which the Company purpose to acquire.
- 24. To accept gifts, bequests, devisers or donations of any movable or immovable property or any right or interests therein from members or others.
- 25. To create any reserve fund, sinking fund, insurance fund or any other such special funds whether for depreciation, repairing, improving, research, extending or maintaining any of the properties of the Company or for any other such purpose conducive to the interest of the Company.



26. Subject to the provisions of Section 292, 293, 293-A & 293-B of the Companies Act, 1956 to subscribe contribute, gift or donate any money, rights or assets for any national educational, religious, charitable, scientific, public, general or usual objects or to make gifts or donations of money or such other assets to any institutions, clubs, societies, associations, trusts, scientific research associations, funds, universities, college or any individual, body of individuals or bodies corporate.

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- 27. To establish and maintain or procure the establishment and maintenance of any contributory or non-contributory pension or superannuation, provident or gratuity funds for the benefit of and give of procure the giving of the donations, gratuities pensions, allowances, bonuses or emoluments of any persons who are or were at any time in the employment or service of the company or any company which is a subsidiary of the Company or is allied to or associated with the Company or with any such subsidiary company or who are or were at any time Directors or officers of the Company or any other company as aforesaid and the wives, widows, families and dependents of any such persons and also to establish and subsidise and subscribe to any institutions, associations, club or funds calculated to be for the benefit of or advance aforesaid and make payments to or towards the insurance of any such persons as aforesaid and to do any of the matters aforesaid, either alone or in conjunction with any such other company as aforesaid.
- 28. To establish, for any of the main objects of the Company, branches or to establish any firm or firms at places in or outside India as the Company may deem expedient.
- 29. To pay for any property or rights acquired by or for any services rendered to the Company and in particular to remunerate any person, firm or company introducing business to the Company either in cash or fully or partly-paid up shares with or without preferred or deferred rights in respect of dividend or repayment of capital or otherwise or by any securities which the Company has power to issue or by the grant of any rights or options or partly in one mode and partly in another and generally on such terms as the Company may determine, Subject to the provision of section 314 of the Act.
- To pay out of the funds of the Company all costs, charges and expenses of and incidental to the formation and registration of the Company and any company promoted by the Company and also all costs, charges, duties, impositions and expanses of and incidental to the acquisition by the Company of any property or assets.
- 31. To send out to foreign countries, its director, employees or any other person or persons for investgation possibilities of main business or trade procuring and buying any machinery or establishing trade and business connections or for promoting the interests of the Company and to pay all expenses incurred in the connection.
- 32. To compensate for loss of office of any Managing Director or Directors or other officers of the Company within the limitations prescribed under the Companies Act, 1956 or such other statute or rule having the force of law and to make payments to any person whose office of employment or duties may be determined by virtue of any transaction in which the Company is engaged.

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- 33. To agree to refer to arbitration any dispute, present or future between the Company and any other company, firm, individual or any other body and to submit the same to arbitration in India or abroad either in accordance with Indian or any foreign system of law.
- 34. To appoint agents, sub-agents, dealers, managers canvassers, sales, representatives or salesmen for transacting all or any kind of the main business of which this Company is authorised to carry on and to constitute agencies of the Company in India or in any other country and establish depots and agencies in different parts of the world.

(C) THE OTHER OBJECTS ARE :-

- To carry on the business as manufacturers, traders, importers and exporters of and dealers in aluminium utensils, steel utensils, and all other such types of utensils and kitchen requisities of all types.
- 2. To act as business consultant, give advice, to engage in dissemination of information in all aspects of business, organisation and industry in India and to advise upon the means and methods for extending and developing systems or processes relating to production, storage, distribution, marketing, and securing of orders for sale of good in India and abroad and/or relating to the rendering of services.
- To carry on the business of running motor lorries, motor taxies, mini buses and conveyances of all kinds and to transport passangers, and goods and to do the business of common carriers.
- 4. To carry on business by whole sale or retail, or otherwise of interior decorators and furnishers, upholsters, and dealers in and hirers repairs, cleaners, stores and warehouses of furniture, carpets, linoleums furnishing fabrics and such other floor coverings, household utensils, china and glass goods, fittings, curtains and such other household requisites of all types.
- 5. To carry on the business as brewers, distillers, bottlers, canners preservers, coopers dehidrators, malsters and merchants of and dealers in fruits, herbs, vegetables, plants and liquors by products therefrom, whether intoxicating or not, tonics, vitamin, beverages, flavoured drinks, nector, punch aerated waters and drinks whether soft or otherwise.
- To carry on the business of tobacconists in all its branches and to sell, make-up and manufacture tobacco, cigars, cigarettes and snuff.
- 7. To act as cargo agents, travel agents, ship brokers, charter party contractors, ship agents, packing forwarding and clearing agent, salvors, wreck removers werck raisers, auctioneers, inspectors and observers of quality control custom-house agents, commission agents and general sales agents for any of the air lines, steam-ship companies, railway and transport companies or any such person.

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 To carry on the business of cold storage of fruits, vegetable seeds, fish, meat, agricultural products, milk, dairy products and such other perishable items of all types.

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- To carry on the business of production, distribution or exhibition of films and motion
 pictures and the running of theatres, cinemas, studios and cinematographic shows
 and exhibitions.
- 10. To trade, deal in and undertake manufacturing, of bricks, tiles, pipes, cement lime and building construction requisites and to carry on all or any of the business of builders, contractors, architects, decorators, furnishers and to acquire, hold, mortgage lease, take on lease, exchange or otherwise deal in lands, buildings, house, flats, bungalows, shops, here-dita-ments of any tenure or freehold for residential or businesses purposes.
- 11. To cultivate, grow, produce or deal in any agricultural, vegetable or fruit products and to carry on all or any of the businesses of farmers, dairyman, milk contractors, dairy farmers, millers, purveyors and vendors of milk and milk products, condensed milk and powdered milk, cream, cheese, butter, poultry, fruits, vegetables, cash crops and provisions of all kinds.
- 12. To cultivate, tea, coffee, chinchona and any other such similar product and to carry on the business of planters in all its branches, to carry on and do the business of cultivators, winners and buyers of every kind of vegetable mineral or such other product of soil, dispose of and deal in any such produce, either in its prepared, manufactured or raw state and either by wholesale or retail.
- 13. To carry on the business of manufacturers of or dealers in pulp and paper of all kinds and articles made from paper and pulp such as card boards and wall and ceiling papers and packaging cartons and newspapers and newsprints.
- 14. To carry on the business of purchase and sale of petroleum products, to act as dealers and distributors for petroleum companies, to run service stations for the repair and servicing of automobilies and to manufacture or deal in fuel oils, cutting oils and greases.
- 15. To carry on the business of iron-founders, makers of scientific, industrial and surgical instruments, mechanical engineers, and manufacturers of agricultural implements and other machinery, steel castings and forgings and melleable iron and steel castings, tools makers, brass founders, metal workers, boiler-makers, mill wrights, machinists, iron and steel converters, smiths, builders, painters, metallurgists, electrical engineers, water supply engineers, gas makers, farmers, printers, carriers and merchants and to buy, sell, manufacture, repair, convert, alter the first on hire and deal in machinery, implements and rolling stock.

- 16. To carry on the business of hoteliers, moteliers, restaurant owners, sweet-meet merchants, refreshments, room proprietors, refreshment contractors and own run garages, shops, stores, godowns, barse, refreshment rooms, cafetarias, discotheques, restaurants and places for sale, custody, bailment, deposit or protection of the valuable goods and commodities.
- 17. To carry on the business of manufacturing and dealing, in assembling, buying, selling, reselling, exchanging, altering repairing, importing, exporting, hiring, letting, on hire, distributing, or dealing in motor cars, motor cycles, scooters, motor buses, motor lorries, motor vans, trucks, locomotive engines, trains and, all other road and rail conveyances, ships, boats, barges, launches, steamers and other vessels, aeroplanes, aeroengines flying boats, hydroplanes, and aircrafts and aerial conveyances of every description and kind for transport or conveyance of passengers, merchandise or goods of description, whether propelled or moved or assisted by means of petrol, spirit, electricity, steam, oil vapour, gas, petroleum, mechanical, animal or any other such motive power of all types.

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- 18. To carry on the business manufacturing, dying, colouring, spinning, weaving, buying selling, importing, exporting or otherwise dealing in all fabrics and other fibrous substances and preparations and manufacturers of and dealers in cotton, silk, woollen linen, hemp jute, rayon nylon, artificial silk and such other yarn and all kinds of woven synthetic blended textiles manufactured from such yarn.
- 19. To carry on the business manufacturers of and dealers in industrial machinery, bearings speed reduction units, pumps, machine tools, agricutural machinery and earth-moving machinery including road rollers, bull-dozers, dumpers, scrapers loaders shovels and drag lines and light engineering, goods such as cycle and sewing machines.
- 20. To carry on the business of manufacturers of or dealers in ferrous or non-ferrous metals iron & steel aluminium, brass, tin, nickel, special, steel and their products.
- 21. To carry on the business of manufacturers, stockists, importers and exporters of and dealers, in engineering drawing sets, builders of requisites steel rules, measuring taps, cutting tools, hand tools, precision measuring tools, machine tools, garage tools, hardware tools, instruments, apparatus and such allied machinery, plant, equipment and appliances of all types.
- To carry on the business as manufacturers, stockists, importers and exporters of and dealers in bolts, nuts, nails, hooks, and such other hardware items of all types.
- 23. To carry on business as manufacturers, stockists, importers, and exporters of and dealers in forging, castings, stampings, of all metals, machinery parts, moulds, press tools, jigs, fixtures and compression moulding, steel products and automobile parts.
- 24. To carry on business as manufacturers stockists, importers experters and repaires of and dealers in dynamos, motors, armatures, magnets, batteries, conductors, insulators, transformers, convertors, switch-boards, cookers, enginers presses and insulating material.

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- 25. To carry on business as manufacturers, stockists, importers and exporters of and dealers in weareable and unwearable fabrics, high density polyethelene and polypropylene, woven snacks and trapaulins.
- 26. To carry on business as manufacturers of and dealers in and as stockists, importers, and exporters of packing material, jointing and belting materials, asbestos materials and fibres, insulation material and welding fluxes, cartons, containers, boxes and cases made of paper, boards, wood glass, plastic, pulp, cellulose films, polythene, rubber, metals, metal foils gelatine, tin flexible, treated, and laminated, or other materials.

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- 27. To carry on business as manufacturers of and dealers in as stockists, importers and exporters of bottles, jars, fibrite boxes corrugated containers aluminium foils of all types, wooden drums, packing cases, rods, wires, ropes, strips, conductors equipment requited for generation, distribution and transmission of electric energy, cables, motors, fans, lamps, batteries and accumulators.
- 28. To sell, breed, import, export, improve, prepare, deal and trade in cattle, bird, poultry, game, live and dead-stock of every description, eggs, pork-pipes sausages, pickles spices, sauces, jams, jelly, custard, prawn, potted meats, macaroni, spaghetti table delicacies, bread, biscuit, wine biscuits and such other ferinaceous goods and products cocoa, confectionery, cakes and buns.
- 29. To carry on the traders and business of meal manufacturers, dealers in consumable stores and provisions of all kinds foods stuffs, grains flour, seeds folder, cane oils, corn, wheat, wheat products, stores, vegetable oils, ghee and vanaspati products.
- 30. To set up a tanners and to carry on the business as manufacturers of and dealers in and importers and exporters of leather and raw hides and skins.
- 31. To carry on the business as manufacturers of and dealers in or as stockists, importers, and exporters of plastics, synthetic resins, natural resins, polymer products and chemicals required for the manufacture, processing and fabrication of plastics and similar other such products, tubes pipes, sheets films whether moulded extruded casted, formed or foamed.
- 32. To purchase, hold and acquire mines, mining leases, mining rights, mining claims and metalliferrous lands and explore, work, exercise, develop and turn to account all sorts of major and major minor minerals working of deposits of all kinds of minerals and subsoil materials and to crush, win, set, quarry, smelt, calcine, refine, dress, amalgamate, manipulate and prepare for market ores, metals, and mineral substances of all kinds and to carry on mettallurgical operations in all its branches and to prepare, process, manufacture, assemble, fabricate, cast fit, press machine, treat, weld, harden, plate, temper anneal any kind of metals and consequential products.
- 33. To produce, manufacture, trade, deal in all dispose of alkalies, dyes, chemicals, acids, gases, compounds, fertilisers, chemical, products of every nature and description, intermediates, derivatives, all types of floatation regents wetting agents, insecticides, fumigates, dyestuffs, catalyic agents, direct colours, basic colours pigments, drugs, biological, pharmaceuticals, sermus, vitamin products, harmones and products, derived from phosphate



mines, limestone quarries, bauxide mines, petroleum, natural gas and other natural deposits useful or suitable in the manufacture of chemicals and chemical products and to undertake the business of spraying of pesticides.

- To manufacture, generate, produce, sell, dispose of and deal in industrial gases domestic gases for heating and lighting gas, system, heat light or any other such motive power obtained by incinerating buring forest refuse, wood and plants.
- 35. To manufacture, buy, sell, import, export, alter, improve, manipulate, prepare for market, exchange, install, repaire, service, let on hire and deal in all kinds of surgicals X-ray units. X-ray equipments, telecommunication machines, business machines, intercoms, teleprinters, dictating, and recording machines, broadcasting apparatuses, loud-speakers, radios, auto-radio reverberators, tape-players, cassette tapes, headphones, stereocomplex speakers, radios control equipments, cameras, binoculars, microscopes, projectors, telescopes, television sets, refrigerators, coolers, radars, computers and spare parts.
- 36. To procure of develop and supply technical know-how for the manufacture or processing the installation or errection of machinery or plant in the working or mines, oil wells or other sources of mineral deposits or in carrying out any operations relating to agriculture, animal husbandry, dairy or poultry-farming, forestry or fishery or rendering services in connection with the provision of such technical know-how.

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- 37. To deal in foreign exchange, subject to approval of appropriate authorities.
- 38. To organise and carry on the business of advertisers, advertising agents, liputic by consultants and to organise propaganda and advertising compaigns by means of press advertisements, pamphlets, handbills, circulars, advertisement reels, posters, cinema slides or by any other such means of all types or through the means of radio television or any other such media of all types.
- 39. To undertake and execute, in India or any part of the world, turnkey projects for electrical installations, air-conditioning, refrigeration, heating, cooling, ventillation humidification sanitary, thermal and accustic insulation work.
- 40. To carry on the business as manufacturers, traders, importers and exporters of and dealers, in all kinds of carpets and floor coverings, whether made of woollen, cotton, synthetic or such other fibres or fibrous materials of all types.
- 41. To carry on the business as traders, importers and exporters of and dealers, in cotton and jute, whether raw, semi-processed and all kinds of cotton and jute goods.
- 42. To carry on the business as shares and stocks brokers and to buy, sell and deal in all kind of shares stocks, securites, bonds, debentures, units and such other instruments of all types.

To carry on the business of public transporters and to pay all types of commercial vehicles such as Trucks, Tempos, and pick up vans for carrying goods or passengers anywhere in India.

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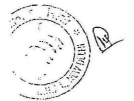
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- 44. To carry on the business as importers, export agents, distributors, stockists, contractors, suppliers, dealers of any kind and to act as manufactures, representatives, agents, brokers, commission agents and merchants of commodities, articles, products and merchants of any kind or nature.
- 45. To carry on the business of importers, exporters, dealers, traders, manufactures of treders, learthmoving equipments, canel equipments. Fuel injection equipments, machine tools and such other allied products thereof.
- 46. To secure sound investment of foreign capital in Indian undertaking and enterprises and Indian capital in foreign undertaking and enterprises.
- 47. Subject to the approval of RBI under Reserve Bank of India Act, 1934, as amended by RBI (Amendment) Act, 1997, to carry on the business of leasing and hire purchase and to acquire to provide on lease or to be provided on hire purchase basis all types of industrial and offices, plant equipment, machinery, vehicles, buildings and real estate required for manufacturing, processing, transportation and trading business and such other commercial and service business related thereto.
- 48. Subject to the approval of RBI under Reserve Bank of India Act 1934, as amended by RBI (Amendment) Act, 1997, to Finance the industrial enterprises by way of lending and advancing money, machinery land, building, shed or such other things as may required by such industrial enterprises either with or without security and upon such terms and conditions as the Company may think fit and to guarantee or become securities for the performance of any agreement or contract entered into by industrial enterprises, with any financial institutions, banks or other parties for obtaining finance whether for its long terms capital, working capital, or for any deffered payment finance.
- 49. To undertake and transact all kinds of agency business and on and promote any business commercial or otherwise under sound principles and/or to act as distributors, agents, underwriters, brokers, estate agents, middleman, contract man, representation and indenting agent on commission, allowance, as may be deemed fit in all commodities, merchandies and such other alliled articles/lines of business.
- 50. To carry on the business of printing, publishing, multi-colour printing, plate making and to deal in printing ink, papers, printing machines and other printing materials.
- 51. To carry on the business of sale and purchase of industrial plots, Sheds, Factory building, constructions of commercial property, letting out of property, contractors for constructions of building, roads.

contractors for constructions of building, road

- 52. To invest, purchase, acquire, hold, underwrite, sell, exchange, deal in gifts, act as broker, sub-broker, receive or otherwise deal in shares, stocks, securities, deposits, units, real estates, debentures, debenture stock, bonds, trusts, Instruments and all other type of securities and to render allied services, to act, arrange, manage and to provide all type of services as Managers to issue, advisors to issue underwriters, Registrar and transfer agents, portfolio Managers, financial consultants, brokers, factors, leasing, hire-purchase, instalments, investments, commission agents, advertisers, stationers, printer, suppliers, convenciers, middlemen, consultants, representatives, indemnity and guarantee business to firms, association & joint ventures, promote companies and its allied activities to subscribe, purchase, take on lease or hire, or otherwise acquire membership of one or more stock exchange in India or abroad including OTCEI and to operate, run and manage the same.
- 53. To carry on the business of manufacturers, developers and to deal in computers, computer parts, hardware, software, internet, E-mail, website, fax, telex, telephones and other media of communication.
- IV. The liability of the Members is Limited.
- V. The Authorised Share Capital of the Company is Rs. 1,00,00,000/- (Rupees One Crore) divided into 10,00,000 (One Lacs) Equity Shares of Rs. 10/- (Rupees Ten) each.





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We the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association and we respectively agree to take the number of shares in the Capital of the Company set opposite to our respective names.

0 0	r respective names.			100 500-1
SI. No.	Name, Description Occupation and address of each Subscriber	No. of Equity Shares taken by each Subscriber	Signature of Subscribers	Name, address, Description occupation and Signature of witness or witnesses
1.	HEM SINGH BHARANA S/o Late Sh. Raghubeer Singh Bharana R/o C-146, Ist Floor, Sarvodya Enclave, New Delhi-110017 (Business)	9000 (Nine Thousand Equity Shares)	Sd/-	•
2.	JAWAHAR LAL KHUSHU S/o Late Sh. Sohan Lal Khushu R/o Block P2C Apartment No. 036, Princeton Estate, DLF Phase V, Gurgaon, Haryana-122050 (Business)	1000 (One Thousand Equity Shares)	Sd/-	I witness signature of both the subscribers who have signed before me. Sd/- (P. C. BINDAL) Chartered Accountant M. No.: 82683 S/o Late Sh. R. S. Bindal 718, Joshi Road, Karol Bagh, New Delhi-110005
	TOTAL	10,000 (Ten Thousand Equity Shares)		·

Place : New Delhi

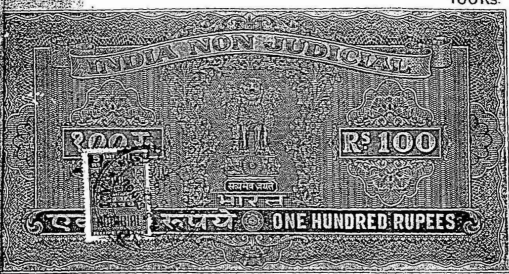
Dated this 16th

day of June









आध्र प्रदशः ANDHRA PRADESH අංග්ර ක්රීම්

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Purchased By N.KUMAR REDDY,

MEMORANDUM OF UNDERSTANDING (MOU)

Sub Registrat Vendor Ex.Officio Stamp

o This Mehingahdung of Understanding (Mot) entered into this 14th day March of 1200 Grandy O.Hyderalad.

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M/s. Ramky Infrastructure Ltd., (hereinafter referred as "RAMKY") and having office at "Ramky House", Gulmohar Avenue, Rajbhavan Road, Somajiguda, Hyderabad - 500 82, A.P., India Party of the First Part,

M/s. Era Construction India Ltd., (hereinafter referred as "ERA") and having office at 370-371/2, Sahi Hospital Road, Jangpura Bhogal, New Delhi, India Party of the Second Part.

And

M/s. Shriram Chits (P) Ltd., (hereinafter referred as "SHRIRAM") and having office at 44, Sarojini Devi Road, Secunderabad - 500 003, India Party of the Third Part.

The parties are individually referred to as Party and collectively as Parties.

WHEREAS National Highways Authority of India (NHAI) has invited Qualification and Financial Proposal from entities interested in "Design, Construction, Development, Finance, Operation and Maintenance of proposed new 4 lane Gwalior Bypass of the length 42.033 Km to 103 Km on NH-3 to Km 16 on NH-75" called the "Project" in the State of Madhya Pradesh, on BOT (Annuity) basis for a specified Concession Period (the "Concession Period").

AND WHEREAS the Parties have had discussions for formation of a Consortium for bidding for the said Project and have reached an understanding on the following points with respect to to be cach other and their working relationship.

That the Parties will form a Special Purpose vehicle (SPV) with the shareholding commitments expressly stated to combile the Project, prior to the start of implementation of the Project. The said SPV shall not undertake any other business during the Concession period, to domicile the Project prior to the start of implementation of the Project.

- That the aggregate equity share holding of the Parties and their / his Associates, in the issued and paid up capital of the SPV shall not be less than 51% (fifty one percent) during the Construction Period and for 3 years following Commercial Operations Date ('COD') and 26% (twenty six percent) during the balance remaining Operation Period.
- That M/s. Ramky Infrastructure Ltd., Hyderabad, who is the Lead Members of the. Consortium commits to hold a minimum equity stake equal to 51% of the aggregate shareholding of the Consortium in the SPV at all times during the Concession Period.
- 4) That M/s. Era Construction India Ltd. and M/s. Shriram Chits (P) Ltd., who are not Lead Members of the Consortium commit to hold a minimum equity stake equal to 10% of the aggregate shareholding of the Consortium in the SPV at all times during the Concession Period.
- 5) That any dilution in the equity holding by the Parties in the SPV shall be as per the provisions of the Concession Agreement.
- That the shareholding commitments shall be recorded in the Concession Agreement and no changes shall be allowed thereof, except in accordance with the provisions of the Concession agreement and the Request for Proposal.
- That the Parties shall carry out all responsibilities as Concessionaire in terms of the Concession agreement.
- 8) That the roles and the responsibilities of each Party at each stage of the Bidding shall be as follows:
- I) That RAMKY shall be the Lead Consortium Member.
- II) That SHRIRAM shall be the Financial Member.
- III) That ERA shall be the Member.
- IV) That RAMKY and ERA shall be responsible for
 - a. Tying up the finances for the project
 - i. Ensure equity contribution by each of the consortium member, and in the event of a default make good such contribution.
 - ii. Undertaking Primary responsibility for liasoning with the leading institutions mobilizing debt resources for the project
 - b. Ensuring the individual and collective commitment of each of the consortium members in honouring the project company's obligations and would be overall responsible for the execution of the project.
- V) That each member shall be a part of only this consortium and not be part of any other consortium for this project.
- VI) That each member shall be jointly and severally responsible.



For Shriram Chits Private Director

9) That the minimum equity holding of each Party (in percentage term) in the SP, shall be follows:

Name of the Party % of equity capital

M/s. Ramky Infrastructure Ltd. 51%
M/s. Era Construction India Ltd. 39%
M/s. Shriram Chits (P) Ltd. 10%

- 10) That the Parties shall be jointly and severally liable for the execution of the Project in accordance with the terms of the Concession agreement.
- 11) That the Parties affirm that they shall implement the Project in good faith and shall take all necessary steps to see the Project through expeditiously. They shall not negotiate with any other party for this Project.
- 12) That this MoU shall be governed in accordance with the laws of India and courts in Hyderabad shall have exclusive jurisdiction to adjudicate disputes arising from the terms herein.

niness whereof the Parties affirm that the information provided is accurate and true and have sed this MoU to be duly executed on the date and year above mentioned.

RAMKY INFRASTRUCTURE LTD. For ERA CONSTRUCTION INDIA LTD.

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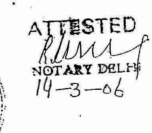
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370-371/2, Sahi Hospital Road, Jangpura, Bhogal, New Delhi - 110014 Ph.: 011-24378011 - 20, Fax: 011-24378784, 24373707

LIOR BYPASS PROJECT PRIVATE LIMITED

TAILS & LIST OF DIRECTORS

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NO 1	NAME	DESIGNATION	ADDRESS	P.A.N
N.		•		
147	Mr.AJAY MISHRA	CHAIRMAN	MY HOME HILL VIEW APPTS.	ABIPM8784G
#	S/O SH. RADHEY SHYAM MISHRA		BLOCK NO. B, FLAT NO. 402,	
			4th FLOOR, NEAR SOMAJIGUDA CIRCLE,	
55.			RAJBHAVAN ROAD,	
₩ 			HYDERABAD-500082	
*				
	Mr. J.L. KHUSHU	MANAGING DIDECTOR	BLOCK P-II C, APTT036	AAAPK3723B
P-	S/O. LATE SH. S.L. KHUSHU	MANAGING DIRECTOR	PRINCETON ESTATE	
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3	Mr.Y.R. NAGRAJA	DIRECTOR	JYOTI ABODE, FLAT NO. 101,	AAIPY7302D
Sil.	S/O YANCHRLA KRISHNAPPA		DOOR NO. 6-3-661/K/1&2,	
51	RATHNAKAR		KADAPIA LANE, SOMAJIGUDA,	
2.1			HYDERABAD-500082	
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		PIDECTOR	203, SHILPA NIVAS,	ALTPK4227F
4	Mr. A.P. KURIAN	DIRECTOR	SHILPA PARK COLONY, KONDAPUR	ACTI NAZZII
	S/O PULIYELIL KURIAN BABU			
gk.			HYDERABAD-500032	
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5	Mr. P.P. MAINRA	DIRECTOR	FLAT NO. 146,	AFTPM73920
li	S/O LATE SHRI A.N. MAINRA		VASANT KUNJ, NEW DELHI-110070	
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भारतीय राष्ट्रीय राजमार्ग प्राधिकरण

(पोत परिवहन, सड़क परिवहन और राजमार्ग मंत्रालय)

National Highways Authority of India

(Ministry of Shipping, Road Transport and Highways) जी-5 एवं 6. सेक्टर-10, हारका, नई दिल्ली-110 075 G-5 & 6, Sector-10, Dwarks, New Delhi-110075

रूपाव / Phone 91-11-25074100/25074200 फैक्स / Fax 91-11-25093507 / 25093514 एक्स. /Exto.: 2223 / 2318 / 2468 / 2553

Date: 03-10-06

NHAVPH-IVNHDP/BOT(ANNUITY)/GM(N-II)/MP-UP/NS-V2006/1013

Ownlier Bypass Project Pvt Ltd. 37(J-371/2, Sahi Hospital Road Jangpura, Bhogal New Delhi, - 110 014 Tel # 24378011 Fex # 24378784 / 24373707

Kind Ann · Shri J.L. Khushu, Director

Sab Design, Construction, Development, Finance, Operation and Maintenance of the work of construction of Nev Four Lane Gwalior Bypass of the length 42,033 km from Km. 103.00 of NH-3 to Km. 16 on NH-75 in the State of Maxinya Pradesh under North South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) Basi - Package No. NS-1/BOT/MP-1

thease refer to your letters dated 21/10/2006 submitting therewith documents which shall be required befor the state of the following observations may be submitted ate the earliest

2 A declaration from the SPV giving its list of shareholders and the shareholding pattern needs to be submitted.

bilihe Board resolution of the SPV resolving to enter into Concession Agreement and authorizing a competent person to execute the Concession Agreement on its behalf needs to be submitted by the SPV

2) The SPV should provide an undertaking that it shall not carry on any other business activity (as required in the tender documents). -

Yours faithfully,

R.K. Singh

Manager (N-II)

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Ref., NHAI/GWB/2006/12

Date: 5th October, 2006.

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The General Manager (N-II) National Highway Authority of India G-5 & G-6, Sector 10. Dwarka, New Delhi-110 075.

Subject, Design, Construction, Development, Finance, Operation and Maintenance of the work of construction of New Four Lane Gwalior Bypass of the length 42.033 Km from Km 103.00 of NH-3 to Km 16 on NH-75 in the State of and Madhya Pradesh under North-South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) basis-Package No. NS-1/BOT/MP-1- Submission of Documents necessary for signing of Concession Agreement.

Dear Sir,

In reference to your letter no. NHAI/PH-II/NHDP/BOT (ANNUITY)/GM (N-II)/MP-I/ NS-I/2006/1013 Dated 03.10.2006 regarding the Documents required to be submitted with the NHAI before signing of the Concession Agreement. In this regard please find enclosed herewith the following requisite Documents from the S.P.V. (Special Purpose Vehicle):-

- 1. Declaration from the S.P.V. giving its current list of shareholders and the shareholding pattern.
- enter into 2. The Board Resolution of the S.P.V. resolving to Agreement and authorising a competent person to execute the Concession Agreement on its behalf.
- 3. An Undertaking by the S.P.V. that it shall not carry on any other business activity.

Thanking you and assuring you of our best services always.

Yours faithfully,

(J.L. KHUSHU)

DIRECTOR





TO WHOMSOEVER IT MAY CONCERN

Sub: List of Shareholders and Shareholding Pattern of M/s Gwalior Bypass Project Private Limited

We hereby confirm that the list of current shareholders and shareholding pattern of M/e Gwalior Bypass Project Private Limited is as follows:

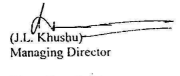
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S.No.	Name of Shareholder	No.	oi	Shares	Wage.
		held(Rs.10	/-each)	Holding
1.	Ramky Infrastructure Limited		510	0	51%
(Sec.)					
2	Era Constructions (India) Limited		390	0	39%
۷.	Ela Colistractions (maia) Elimios				
-	Shriram Chits Pvt. Limited		100	ıO	10%
3.	Sinnan Cilis I vi. Linned		100	•	.070

We further confirm that after the execution of the Concession Agreement the shareholding pattern will be as per the provisions of the Concession Agreement.

For Gwalior Bypass Project Private Limited



TOTAL

Place: New Delhi Date: 05.10.2006



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370-371/2, Sahi Hospital Road, Jangpura, Bhogal, New Delhi - 110014 Ph.: 011-24378011 - 20, Fax 011-24378784, 24373707

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING OF THE BOARD OF DIRECTORS OF GWALIOR BYPASS PROJECT PRIVATE LIMITED HELD ON 9111 AUGUST 2006 AT ITS REGISTERED OFFICE 370-371/2, SAHI HOSPITAL ROAD, JUNGPURA, BHOGAL, NEW DELHI - 110 014 AT 11.00 A.M.

"RESOLVED THAT that the Company do execute concession agreement with National Highways Authority of India (NHAI) for design, engineering, financing, procurement, construction, operation and maintenance of the project on BOT Annuity basis.

Resolved Further That Mr. J.I. Khushu, Managing Director of the company be and is hereby authorized to sign the Concession Agreement with the National Highways Authorities of India (NHAI) and to do all acts and things as may be necessary in this connection."

Certified True Copy

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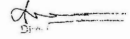
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For Gwalior Bypass Project Private Limited

P-P-Mainra)
Director

For Juration Bypass Project Private Limited







Regd. Office . 370-371/2, Sahi Hospital Road, Jangpura, Bhogal, New Delhi - 110014 Ph. : 011-24378011 - 20, Fax : 011-24378784, 24373707

TO WHOMSOEVER IT MAY CONCERN

Sub: Undertaking by the Company

We hereby confirm that the Company i.e. M/s Gwalior Bypass Project Private Limited has been formed for the purpose of Design, Construction, Development, Finance, Operation and Maintenance of the work of construction of New Four Lane Gwalior Bypass of the length 42.033 Km from Km 103.00 of NH-3 to Km 16 on NH-75 in the . State of Madhya Pradesh under North South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) Basis Package No. NS-1/BOT/MP-1 and will not carry any other business activity except the abovesaid project.

For Gwalior Bypass Project Private Limited

(J.L. Khushu) Managing Director

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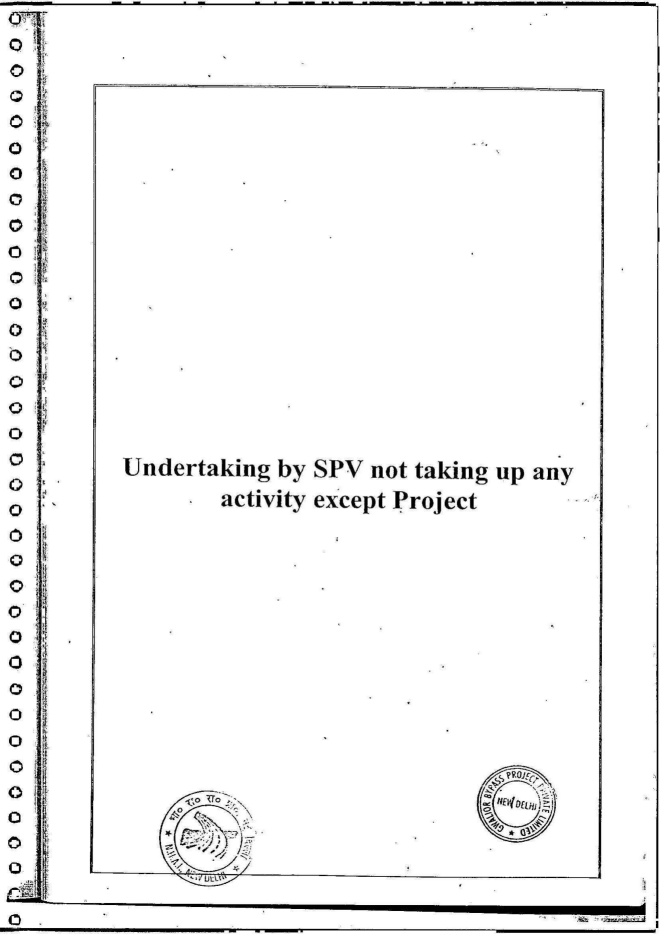
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Place: New Delhi Date: 05.10.2006







Regd Office: 370-371/2, Sahi Hospital Road, Jangpura, Bhogal, New Delhi, 110014 Ph. 011-24378011 - 20, Fax: 011-24378784, 24373707

TO WHOMSOEVER IT MAY CONCERN

Sub: Undertaking by the Company

We hereby confirm that the Company i.e. M/s Gwalior Bypass Project Private Limited has been formed for the purpose of Design, Construction, Development, Finance, Operation and Maintenance of the work of construction of New Four Lane Gwalior Bypass of the length 42.033 Km from Km 103.00 of NH-3 to Km 16 on NH-75 in the State of Madhya Pradesh under North South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) Basis Package No. NS-1/BOT/MP-1 and will not carry any other business activity except the abovesaid project.

For Gwalior Bypass Project Private Limited

(J.L. Khushu)
Managing Director

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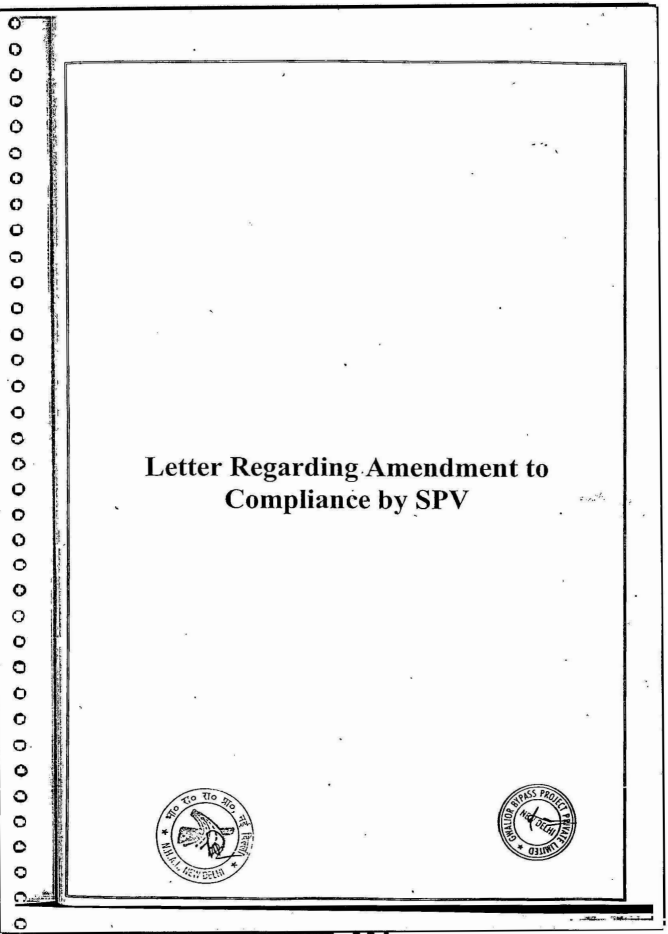
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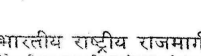
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Place: New Delhi Date: 05.10.2006









भारतीय राष्ट्रीय राजमार्ग प्राधिकरण (पोत परिवहन, सड़क परिवहन और राजमार्ग मंत्रालय)

National Highways Authority of India

दरभाष / Phone : 91-11-25074100/250 फेन्स /Fax: 91-11-25093507 / 250 एक्स. / Extg., 2223 / 2318 / 2465 /

(Ministry of Shipping, Road Transport and Highways) जी-5 एवं 6. सेक्टर-10, द्वारका, नई दिल्ली-110 075 G-5 & 6, Sector-10, Dwarka, New Delhi-110075

NHAVPH-WNHDP/BOT(ANNUITY)/GM(N-II)/MP-UP/NS-I/2006 10 13 Date: 03-10-06

Gwalior Bypass Project Pvt Ltd. 370-371/2, Sahi Hospital Road Jangpura, Bhogal New Delhi, - 110 014 .

Tel = 24378011 Pax # 24378784 / 24373707

Kino Attn : Shri J.L. Khushu, Director

8 ib Design, Construction, Development, Finance, Operation and Maintenance of the work of construction of

Full Late Gweller Bypass of the length 42.033 km from Km. 103.00 of NH-3 to Km. 16 on NH-75 in the Sto

Maritya Pradesa under North South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuny)

- Prokaza No NS-1/BOTMP-1

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Please refer to your letters dated 21/10/2006 submitting therewith documents which shall-be featured by .. 1-2 of Concession Agreement Compliance of the following observations may be submitted ate the earliest

"Let when the SPV giving its list of shareholders and the shareholding pattern needs to be submitted.

t) The found resolution of the SPV resolving to enter into Concession Agreement and authorizing a competent person to execute the Concession Agreement on its behalf needs to be submitted by the SPV

2' The SPV should provide an undertaking that it shall not carry on any other business activity (as required in the lader documents).

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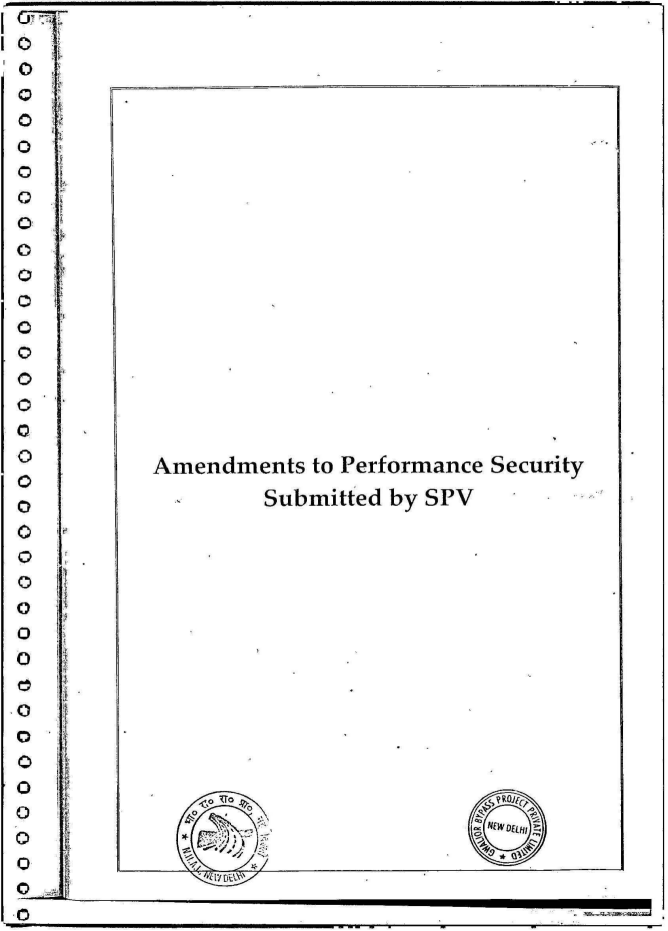
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O 0 Yours faithfully

Manager (N-II

RINGS R.K. Singh



•370-371/2, Sahi Hospital Road, Jangpura, Bhogal, New Delhi • 110014 Ph. 011-24378011 • 20, Fax 011-24378784, 24373707

Ref : NHAI/GWB/2006/10

Date: 3rd October, 2006.

The General Manager (N-II)
National Highway Authority of India
G-5 & G-6, Sector 10,
Dwarka,
New Delhi-110 075.

In dele Cantusie Of Ch

Subject: Design, Construction, Development, Finance, Operation and Maintenance of the work of construction of New Four Lane Gwalior Bypass of the length 42.033 Km from Km 103.00 of NH-3 to Km 16 on NH-75 in the State of and Madhya Pradesh under North-South Corridor (NHDP Phase-II) on Build Operate and Transfer (BOT) (Annuity) basis-Package No NS-1/BOT/MP-1 - Performance Bank Guarantee.

Dear Sir,

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In reference to your letter no.NHAI/PH-II/NHDP/BOT (ANNUITY)/ GM (N-II)/ MP – UP / NS- I / 2006 dated 28.09.2006 regarding the amendment and extension of validity period of the submitted Performance Bank Guarantees.

Please find enclosed the amendment and extension of the following the Performance Bank Guarantees:-

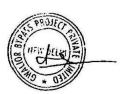
- Bank Guarantee No. 0429806 BG 0001705 dated 15.09.2006 for Rs 6, 01, 86,000.00 (Rupees Six Crore One Lac Eighty Six Thousand only) valid upto 14,09.2007 issued by the State Bank of India for 2% of the Total Project Cost towards the Financial Close. The abovesaid Bank Guarantee has been amended and extended from 14,03.2007 to 14.09.2007 i.e. for 6 months resulting into total validity of Bank Guarantee of 12 months i.e. from 15.09.2006 to 14.09.2007.
- 2. Bank Guarantees No. 0429806 BG 0001708 dated 20.09.2006 for Rs. 9, 02, 79,000.00 (Rupees Nine Crore Two Lac Seventy Nine Thousand only) valid upto 19.12.2009 issued by the State Bank of India for 3% of the Total Project Cost against the Performance of the Project. The abovesaid Bank Guarantee has been amended and extended from 19.12.2009 to 19.03.2010 i.e. for 3 months resulting into total validity of Bank Guarantee of 3 years & 6 months i.e. from 20.09.2006 to 19.03.2010.

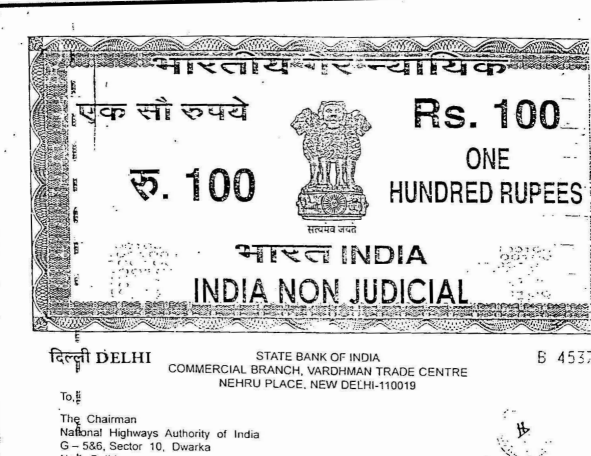
Thanking you and assuring you of our best services always.

Yours faithfully,

(J.L. KHUSHU)







New Delhi B.G. No. 0429806BG0001708

> B.G. Date: 20/09/2006 B.G. Amount: Rs.9,02,79,000/-Valid Upto: .19/12/2009

Extension and amendment of Bank Guarantee No. 0429806BG0001708 Dated 20/09/2006

Dear Sir.

At the request of M/S GWALIOR BYPASS PROJECT PVT, LTD, having its Office at 370 371/2 Sahi Hospital Road, Jangpura. Bhogal New Delhi - 110 (14 we State Bank of India, a Body Corporate, having its Head Office at Nariman Point, Mumbai and a Branch Office amangst other places at Commercial Branch, Vardhaman Trade Centre, Plot No. 3 & 4, Second Floor DDA Building, Nehru Place, New Dolhi - 110 019 do hereby extend and amend the above mentioned Guarantee as follows:

Validity of the aforesaid Bank Guarantee is extended upto 19/03/2010

Orlginal Guarantee Page No.1 'Para- B may please be read as:

The Concessionaire is required to give National Highways Authority of India ("NHAI") a guarantee by a recognized Bank based in India in the sum of Rs.9.02,79,000/- (Rupees Nine Croses Two Lakhs Seventy Nine Thousand Only) as security for compliance by the Concessionaire with its obligations under the Concession Agreement upto and including the Construction Period. ० रा० म FOR STATE BANK OF

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B.G. No. 0429805BG0001708

B.G. Date: 20/09/2006

B.G. Amount: Rs.9,02,79,000/-

Valid Upto: 19/12/2009

Instead of

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The Concessionaire is required to give ("NHAI") a guarantee by a recognized bank based in India in the sum of Rs.9,02,79,000/- (Rupees Nine Crores Two Lakhs Seventy Nine Thousand Only) as security for compliance with its obligations under the Concession Agreement during the Construction Period.

Other terms & conditions shall remain unchanged.

Notwithstanding anything contained herein:

- Our liability under this Guarantee shall not exceed Rs.9,02,79,000/- (Rupees Nine Crores Two Lakhs Seventy Nine Thousand Only)
- 2) This Bank Guarantee shall be valid upto 19/03/2010 and
- We are liable to pay the guarantee amount or any part thereof under this Bank Guarantee.

Dated · _____

For STATE BANK OF INDIA

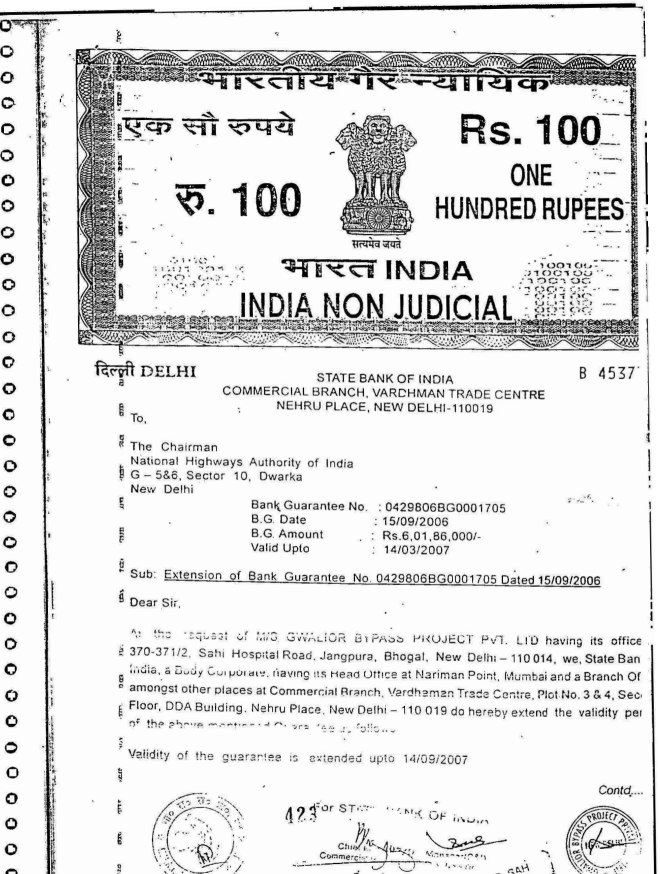
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Chief Man Place Name

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Notwithstanding anything contained herein:

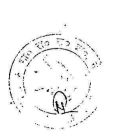
Our liability under this Guarantee shall not exceed Rs.6,01,86,000/- (Rupees 1. Six Crore One Lakh Eighty Six Thousand Only)

...2...

- This Bank Guarantee shall be valid up to 14/09/2007 and
- 3. We are liable to pay the guarantee amount or any part thereof under this Bank Guarantee

For State Bank of India

FOR STATE TANK OF INDIA





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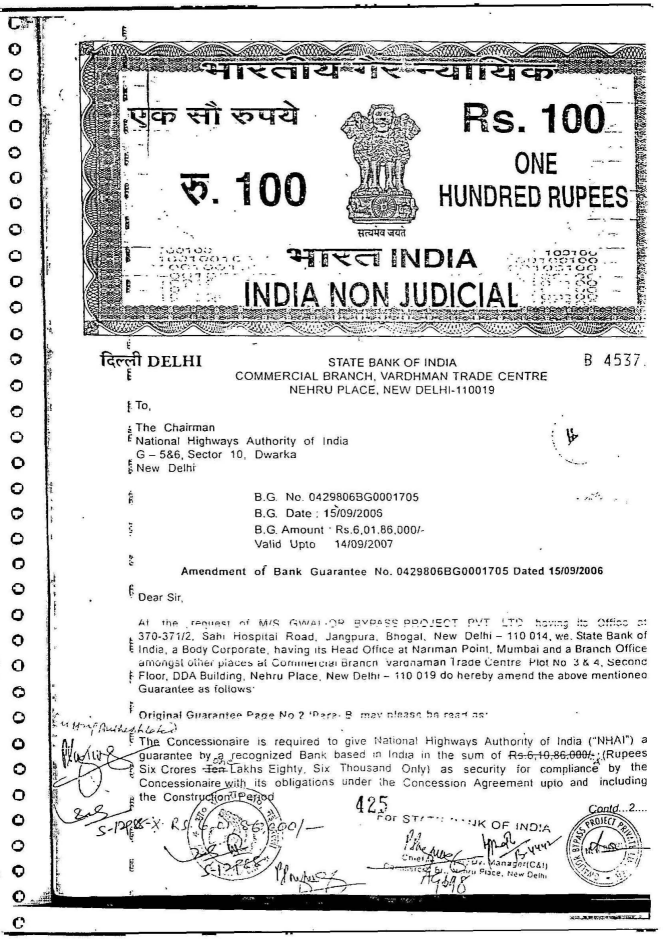
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...2... B.G. No. 0429806BG0001705 B.G. Date :- 15/09/2006 B.G. Amount : Rs.6,01,86,000/-Valid Upto: 14/09/2007 0 0 Instead of The Concessionaire is required to give ("NHAI") a guarantee by a recognized bank based in India in the sum of Rs.6,10,86,000/ (Rupees Six Crores Jen Lakhs Eighty Six Thousand Only) as security for compliance with its obligations under the Concession Agreement O 0 0 Other terms & conditions shall remain unchanged. 0 5-12988 0 Dated: For STATE BANK OF INDIA \$ Rs. 6,01, 86,000/-0 O 0 0 0 0 O 0 0 O 0 0 0 0 0 0

(THE COMPANIES ACT, 1956)

(COMPANY LIMITED BY SHARES)

ARTICLES OF ASSOCIATION

OF

GWALIOR BYPASS PROJECT PRIVATE LIMITED

PRELIMINERY

 Subject as hereinafter provided the Regulations contained in Table 'A' in the First Schedule to the Companies Act, 1956 shall apply to the Company.

INTERPRETATION

- 2. (1) In these Regulations:-
 - (a) "Company" means GWALIOR BYPASS PROJECT PRIVATE LIMITED
 - (b) "Office" means the Registered Office of the Company.
 - (c) "Act" means the Companies Act, 1956, and any statutory modification thereof.
 - (d) "Seal" means the Common Seal of the Company.
 - (e) "Directors" means the Directors of the Company and includes persons occupying the position of the Directors by whether names called.
 - (2) Unless the context otherwise requires words or expressions contained in these Articles shall be the same meaning as in the Act, or any statutory modification thereof in force at the date at which these Articles become binding on the Company.

PRIVATE COMPANY

- The Company is a Private Company within the meaning of Section 3(1) (iii) and 2(35) of the Companies Act, 1956 and accordingly:-
 - (a) The right to transfer shares in the Company is restricted in the manner and to the extent hereinafter appearing.



- (b) The number of members of the Company (exclusive of persons who are in the employment of the Company, and persons who having been formerly in the employment of the Company, were members of the Company while in the employment and have continued to be members after the employment ceased) shall be limited to fifty; provided that for the purpose of this definition where two or more persons jointly hold one or more shares in the Company, the shall, be treated as a single member, and.
- (c) No invitation shall be issued to the public or subscribe for any shares in or debentures of the Company.
- (d) Prohibits any invitation or acceptance of deposits from persons other than its members, directors and relatives.

SHARE CAPITAL

- 4. (a) The Authorised Share Capital of the Company shall be such amounts and be divided into such shares as may, from time to time, be provided in Clause V of the Memorandum of Association with power to increase or reduce the capital in accordance with the Company's regulations and legislative provisions for the time being in force in that behalf with the powers to divide the share capital, whether original increased or decreased into several classes and attach thereto respectively such ordinary, preferential or special rights and conditions in such a manner as may for the time being be provided by the Regulations of the Company and allowed by law.
 - (b) The minimum paid up Capital of the Company shall be Rs. 1,00,000/-(Rupees One Lac).
- The business of the Company may be commenced soon after the incorporation of the Company as and when the Directors shall think fit notwithstanding that part of the shares have been allotted.
- The shares shall be under the discretionary control of the Directors who may allot or otherwise dispose of the same.
- The Company in general meeting may decide to issue fully paid up bonus share to the member if so recommended by the Board of Directors.
- The certificate to share registered in the name of two or more person shall be delivered to first named person in the register and this shall be a sufficient delivery to all such holders.

LIEN

9. The Company shall have a first and paramount lien upon all the shares (not being a fully paid up share) registered in the name of such member (whether solely or jointly with others) and upon the proceeds of sale thereof for his debts, liabilities and engagements (whether presently payable or not) solely or jointly with any other person, to or with the Company, whether the period for the payment, fulfillment or discharge thereof shall have actually allien or not and such lien shall extend to all dividends, from time to time, declared in respect of shares, subject to section 205 A of the Act. The Board of Directors may at any time declare any shares to be wholly or in part exempt from the provisions of this clause.

CALLS ON SHARES AND TRANSFER OF SHARES

- The Directors are empowered to make call on members of any amount payable at a time fixed by them.
- 11. Any member desiring to sell any of his shares must notify the Board of Directors of the number of shares, the fair value and the name of the proposed transferee and the Board must offer to the other share holders the shares offered at the fair value and if the offer is accepted, the shares shall be transferred to the acceptor and if the shares or any of them, are not so accepted within one month from the date of notice to the Board the members proposing transfers shall, at any time within three months afterwards, be at liberty, subject to Articles 12 and 13 hereof, to sell and transfer the shares to any persons at the same or at higher price.

In case of any dispute, regarding the fair value of the share it shall be decided and fixed by the Company's Auditor whose decision shall be final.

12. No transfer of shares shall be made or registered without the previous sanction of the Directors, expect when the transfer is made by any member of the Company to another member or to a member's wife or child or children or his heirs and the Directors may decline to give such sanction without assigning any reason subject to Section 111 of the Act.

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- 13. The Directors may refuse to register any transfer of shares (1) where the Company has a lien on the shares or (2) where the shares are not fully paid up shares, subject to Section 111 of the Companies Act, 1956.
- 14. Subject to Section 111 of the Act, the Directors may in their discretion, without assigning any reason, refuse to register the transfer of any shares to any person, whom it shall, in their opinion, be undesirable in the interest of the Company to admit to membership.
- 15. At the death of any members his or her shares be recognised as the property of his or her heirs upon production of reasonable evidence as may required by the Board of Directors.
- 16. The instrument of transfer must be accompanied by the certificates of shares.

GENERAL MEETINGS

- All Géneral Meetings other than the Annual General Meeting shall be called Extra-ordinary General Meetings.
- 18. (a) The Board may whenever it thinks fit, call an Extra-ordinary General Meetings.
 - (b) If at any time there are not within India directors capable of acting who are sufficient in number to form a quorum, any Director or at least any two members of the Company may call an Extra-ordinary General Meeting in the same manner, as nearly as possible, as that a meeting may be called by the Board.
- 19. At least twenty-one days, clear notice of General Meetings of the Company, specifying on the day, hour and place of meeting and the objects sahll be given. In every such notice calling meeting of the Company there will appear a statement that member is entitled to appoin proxy to attend and to vote instead of himself. A General Meeting may be

called after giving a notice shorter than twenty-one days if consent is accorded in case of any general meeting of all the members entitled to vote there at and in case of any other meeting by members holding not less than 95 (Ninety Five) present of the paid up share capital and is given a right to vote a meeting.

- No business shall be transacted at any general meeting, unless quorum of members in present.
 At least two members present in person shall be quorum for general meeting.
- 21. The Chairman, if any, of the Board, shall preside as Chairman of all Board and general meetings, of the Company. If at any time the Chairman is not present within 15 minutes after the time appointed for holding the same, the Directors and members present shall elect one of the Directors present to be Chairman of such meeting. If no directors is present or unwilling to act as Chairman, the members may appoint one of their members as Chairman.

DIRECTORS

- 22. The number of Directors shall not be less than two and not more than twelve.
- 23. The following shall be the First Directors of the Company.
 - 1. Mr. Hem Singh Bharana
 - 2. Mr. Jawahar Lal Khushu
- 24. The Directors may from time to time, appoint one or more of their body to the office of the Managing Director for one or more of the divisions of the business carried on by the Company and to enter into agreement with him in such terms and conditions as they may deem fit.
- 25. The Directors shall have the power, at any time and from time to time, to appoint any person as additional Director in addition to the existing Director so that the total number of Directors shall not at any time exceed the number fixed for Directors in these articles, Any Directors so appointed shall hold office only until the next following Annual General Meeting but shall be eligible thereof for election as Director.
- 26. The Managing Director may be paid such remuneration as may, from time to time, be determined by the Board and such remuneration as may be fixed by way of salary or commission or participation in profits or partly in one way or partly in another subject to the provisions of the Companies Act, 1956.
- 27. The quorum necessary for the transaction, of the business of the Board meeting subject to Section 287 of the Act, shall be one third of the total strength or at least two whichever is higher.
- 28. Subject to section 289 of the Act, a resolution in writing signed by the Director except a resolution which the Act specifically required it to be passed at a Board meeting shall be effective for all purposes as a resolution passed at a meeting of Directors duly called, held and constituted.



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- 29. Subject to provisions of Section 313 of the Act, a Director, who may be absent for a period, not less than 3 (three) months from the State in which the meeting of the Board are ordinerly held, have power to appoint any member of the Company elected by him as an alternate director by giving notice in writing under his name to the Board and at his discretion to remove, such alternate director. Such alternate Director shall vacate office when his appointee is present in person or cease to be director. Save as aforesaid such alternate director while so acting shall exercise and discharge all functions and powers and be subject to all the duties and limitations of the Director which he represents and shall be entitled to receive notice to attend and to vote a Director's Meeting on behalf of meeting attended by him.
- 30. The Director shall have power for engagement and dismissal of managers, engineers, assistants, clerks and others and shall have power of general direction, and management and suprintendence, of the business of the company with full powers to do all such acts, matters and things deemed necessary, proper or expedient for carrying on the business and concern of the Company including the power to make such investment of the Company's fund as they shall think fit, subject to the limit fixed by the Board of Directors under Section 292 of the Act and sign contracts and to draw, make, sign, accept, endorse and negotiate on behalf of the Company all bills of exchange, promissory notes, hundies drafts, Government Promissory Notes and other Government securities and such other instruments.
- 31. The Director may delegate all or any of their powers to such other Directors, Managers or other persons as they think fit and shall have power to grant to any such person such power of attorney, as they deem expedient and such powers at pleasure to revoke, subject to Section 292 and 312 of the Compánies Act, 1956.

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- 32. Subject to Provision of the Companies Act, 1956 the director shall receive such remuneration for their services as may, from time to time, be determined by the Company in general meeting or may be contained in an agreement, if any, between the Company and any Director or Directors.
- 33. Subject to the provisions of the companies Act, 1956 and the Rules framed thereunder, each Director shall receive out of the funds of the Company by way of sitting fees for his services a sum not exceeding Rs. 1000/- (Rupees One Thousand) for every Board meeting attended by him.
- 34. A Director shall not be required to hold any qualification shares in the Company and also not required to retire by rotation.
- 35. The Director shall also be paid travelling and other expenses of attending and returing from meeting of the Board (including hotel expenses) and any other expenses properly incurred by them in connection with the business of the Company. The Directors may also be remunerated for any extra services done by them outside their ordinary duties as Director, subject to the provisions of Section 314 of the Act.

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POWERS AND DUTIES OF DIRECTORS

- 36. The business of the Company shall be managed by the Board of Directors who may pay all such expenses preliminary and incidental to the promotion, formation, establishment and registration of the Company as they think fit and may exercise all such power of the Company and do on behalf of the Company all such acts as may be exercised or done by the Company in general meeting and are not barred by statue or by these Articles and are required to be exercised or done by the Company in General Meeting, subject nevertheless to any regulations of the Articles, to the provisions of the statue and to such regulations not being inconsistent with aforesaid regulations or provisions as may be prescribed by the Company in general meeting but no regulation made by the Company general meeting shall invalidate any prior act of the Directors which would have been valid if such regulations had not been made.
- 37 The Board of Directors may form time to time, pay to the members such interim dividends as appear to be justified from the profits of the Company.

BORROWING POWERS

- 38. Subject to section 58-A and 292 of the Companies Act. 1956, and Regulations made thereunder and Directions issued by the RBI the directors may, from time to time, raise or borrow any sums of money for and on behalf of the Company from the member or other persons, companies or banks or they may themselves advance money to the company on such interest as may be approved by the Directors.
- 39. The Directors may, from time to time, secure the payment of such money in such manner and upon such terms and conditions in all respects as they deem fit and in particular by the issue of bonds or debentures or by pledge, mortgage, charge or any other security on all or any properties of the Company (both present and future) including its uncalled capital for the time being.
- 40. Any debenture, bonds, or other securities may be issued at discount, premium or otherwise and with special privileges as to redemption, surrender, drawing and allotment of shares of the Company and otherwise.

OPERATION OF BANK ACCOUNTS

41. The Directors shall have the power to open bank accounts to sign cheques on behalf of the Company and to operate all banking accounts of the Company and to receive payments, make endorsements, draw and accept negotiable instruments, haudies and bills or may authorise any other person or persons to exercise such powers.

ACCOUNTS

- 42. (a) The Board shall, from time to time, determine whether and to what extent and at what, times and places and under what conditions or regulation the accounts and books of the Company or any of them shall be open to the inspection of members (not being Director).
 - (b) No members (not being Director) shall have any right of inspecting any accounts or books of account of the Company except as conferred by law or authorised by the Board or by the Company in General Meeting.
 - The Directors shall in all respect comply with the provisions of Section 209, 209A, 210,211,215,216,217,218, 220, 221 and 222 of the Act, and profits and Loss Account, Balance Sheet and Auditors Report and every other document required by law to annexedor



attached as the case may be, to the Balance Sheet, to be sent to every member and debenture holder of the Company and every trustee for the holders of the debentures issued by the Company at least twenty one days before the date of Annual general meeting of the Company at which they are to be laid, subject to the provisions of section 219 of the Act.

AUDIT

- 44. (a) The first Auditor of the Company shall be appointed by the Board of Directors within one month from the date of registration of the Company and the Auditors so appointed shall hold office until the conclusion of the first Annual General Meeting.
 - (b) At each annual General Meeting the Company shall appoint an Auditor to hold Office from the conclusion of the Meeting till the conclusion of the next Annual General Meeting.
 - (c) The remuneration of the Auditor shall be fixed by the Company in the Annual General Meeting or in such manner as the Company in the Annual General Meeting may determine. In case of an Auditor appointed by the Board his remuneration shall be fixed by the Board.

COMMON SEAL

- 45. (a) The Common Seal of the Company may be made either of metal or of rubber as the directors may decide.
 - (b) The Board shall provide for the safe custody of the Company's Common Seal.
 - (c) The Seal shall not be affixed to any instrument except by the authority of a resolution of the Board or of a Committee of the Board authorised by it in that behalf and except in the presence of atleast one director who shall sigh every instruments to which the seal of the Company if so affixed. The share certificate will, however; be signed and Sealed in accordance with Rule 6 of the Companies (Issue of Share Certificates) Rules. 1960.

SECRECY

46. Subject to the provisions of law of land and the act, every manager, auditor trustee, member of a committee, officer servant, agent accountant or other persons employed in the business of the company shall, if so required by the Board of Directors before entering upon his duties, sign, declaration, pledging himself to observe strict secrecy respecting all transactions of the Company with its customers and the state of account with individuals and in matters relating thereto and shall by such declaration pledge himself, not to reveal any of the matters which may come to his knowledge in the discharge of his duties except when required to do so by the directors or by any court of law and except so far as may be necessary in order to comply with any of the provisions in these presents.

WINDING UP

 Winding up when necessary will be done in accordance with the requirements of the Companies Act, 1956 or statutory modification thereto.

INDEMNITY

48. Subject to the provisions of Section 201 of the Act, every Director, Manager, Auditor, Secretary and other officers or servants of the Company shall be indemnified, out of the assets of the Company against any bonafide liability incurred by him in defending any bonafide proceedings, whether civil or criminal, in which judgement is given in his favour or in which he is acquired or in connection with any application under section 633 of the Act, in which relief is granted to him by the Court.

SI. No	Name, Description Occupation and address of each Subscriber	Signature of Subscribers	Name, address, Description occupation and Signature of witness or witnesses
1.	HEM SINGH BHARANA S/o Late Sh. Raghubeer Singh Bharana R/o C-146, Ist Floor, Sarvodya Enclave, New Delhi-110017 (Business)	Sd/-	
2.	JAWAHAR LAL KHUSHU S/o Late Sh. Sohan Lal Khushu R/o Block P2C Apartment No. 036, Princeton Estate, DLF Phase V, Gurgaon, Haryana-122050 (Business)	Sd/-	I witness signature of both the subscribers who have signed before me. Sd/- (P. C. BINDAL) Chartered Accountant M. No.: 82683 S/o Late Sh. R. S. Bindal 718, Joshi Road, Karol Bagh, New Delhi-110005

Place : New Delhi

2006

day of June

Dated this 16th