

**Corrigendum -1 for C4/Package 1Tender**

**NAME OF WORK – C4/PACKAGE - 1:** “Design & Construction of Formation in Embankments /Cuttings, Blanketing, MIB’s, RUB’s, MJB’s, ERS/Retaining Wall, Drains, Boundary Wall. Fencing Works in At-Grade Section of Length 6.259 Km, Elevated viaduct of length 3.681 km and other Related Infrastructural Works from Bennigenahalli to Jakkur including Validation of Design and Stability Check wherever applicable for Works Executed by previous Contractor (excluding 5 Stations and Channasandra RCC Box) between Ch. 22.386 Km and Ch. 33.742 Km of Corridor - 4 of Bengaluru Suburban Transport Project (BSTP)”.

**Tender Number: Bi-RIDE/BSTP/C4/PACKAGE-1/2026 DATE: 13.05.2026**

**TENDER ID: 2026\_KRIDE\_277241\_1**

Sl. No.	Clause Reference/ Page No.	Amendments																		
1.	Section 8A – Employer’s Requirement Annexure 1, APPENDIX-05 PLANT AND EQUIPMENT	<p><b>Replace:</b></p> <p><b>Key and Critical Equipment’s: For At Grade, MJB &amp; Elevated:</b></p> <p><b>Key and Critical Equipment’s: For At Grade, MJB &amp; Elevated:</b></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: center;">S. No.</th> <th style="text-align: center;">Type of Equipment required for the work</th> <th style="text-align: center;">Proposed to be Deployed (Minimum)</th> </tr> </thead> <tbody> <tr> <td style="text-align: center;">4.</td> <td>Concrete boom placers</td> <td style="text-align: center;"><b>04 Nos</b></td> </tr> </tbody> </table> <p>(I) <b>Other Plant and equipment to be deployed The Tenderer shall furnish the details of Own basis or Lease / Hire basis for the following equipment.</b></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: center;">Si No.</th> <th style="text-align: center;">Type of Equipment Required for the Work</th> <th style="text-align: center;">Proposed to be Deployed (Minimum)</th> </tr> </thead> <tbody> <tr> <td style="text-align: center;">9</td> <td>Pile cap Shutters</td> <td style="text-align: center;"><b>6 No’s</b></td> </tr> <tr> <td style="text-align: center;">10</td> <td>Pier Shutter, staging and supporting arrangement for all type of Piers including</td> <td style="text-align: center;"><b>6 No’s</b></td> </tr> <tr> <td style="text-align: center;">11</td> <td>Pre cast Post tension shutter staging support for Casting of Pier caps</td> <td style="text-align: center;"><b>4 No’s</b></td> </tr> </tbody> </table>	S. No.	Type of Equipment required for the work	Proposed to be Deployed (Minimum)	4.	Concrete boom placers	<b>04 Nos</b>	Si No.	Type of Equipment Required for the Work	Proposed to be Deployed (Minimum)	9	Pile cap Shutters	<b>6 No’s</b>	10	Pier Shutter, staging and supporting arrangement for all type of Piers including	<b>6 No’s</b>	11	Pre cast Post tension shutter staging support for Casting of Pier caps	<b>4 No’s</b>
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		Sub total	10	200	200	260	280	280	230	230	200	200	200	180	130	80	80	70	70	60					
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6	Deck Slab						80	80	80	80	80	60	60	60	60	60	60	60	60	60	60	60	60	60	60
7	OWG		40	40	40	40	40	40	40	40	40	40	40	40	40	40	40	40	40	40	40	40			
8	Miscellaneous works	20	20	20	20	20	20	20	20	20	20	20	20	20	20	20	20	20	20	20	20	20	20	20	20
	<b>Sub total</b>	<b>20</b>	<b>180</b>	<b>180</b>	<b>360</b>	<b>360</b>	<b>400</b>	<b>480</b>	<b>500</b>	<b>500</b>	<b>500</b>	<b>500</b>	<b>420</b>	<b>340</b>	<b>340</b>	<b>340</b>	<b>340</b>	<b>340</b>	<b>340</b>	<b>320</b>	<b>320</b>	<b>320</b>	<b>200</b>	<b>200</b>	<b>200</b>
	<b>Total</b>	<b>30</b>	<b>380</b>	<b>380</b>	<b>620</b>	<b>640</b>	<b>680</b>	<b>710</b>	<b>730</b>	<b>700</b>	<b>700</b>	<b>700</b>	<b>600</b>	<b>470</b>	<b>420</b>	<b>420</b>	<b>410</b>	<b>410</b>	<b>380</b>	<b>320</b>	<b>320</b>	<b>200</b>	<b>200</b>	<b>200</b>	<b>200</b>

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2.	ITT Clause 3.2 a	<p><b>Replace</b> Note: The tenderers shall submit certificates with Audited balance sheet duly certified by the statutory Auditor/practicing Chartered Accountant duly supported by audited balance sheet. Financial turnover of previous years will be given a weightage of 5% per year in case of local currency and 2% in case of foreign currency or part thereof up to the month previous to the Bid submission month as indicated in qualification information (Tender Forms) Form FIN-2 based on the Rupee value to bring them to FY 2026-27 price level.</p> <p><b>With</b> Note: The tenderers shall submit certificates with Audited balance sheet duly certified by the statutory Auditor/practicing Chartered Accountant duly supported by audited balance sheet. <b>In case, Audited balance sheet does not have bifurcation of Construction Turn over under the heading of 'Receipts', in such a case, the figures of Annual Construction Turn over shall be certified by the CA of the company.</b> Financial turnover of previous years will be given a weightage of 5% per year in case of local currency and 2% in case of foreign currency or part thereof up to the month previous to the Bid submission month as indicated in qualification information (Tender Forms) Form FIN-2 based on the Rupee value to bring them to FY 2026-27 price level.</p>																									
3.	ITT Clause 3.6	<p><b>Replace</b> A =Maximum value of construction works executed in any one year during the last five financial years (updated upto previous month of tender submission to the current FY 2026-27 price level @5% inflation for Indian Rupees every year and 2% for Foreign currency portions</p>																									

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4.	ITT Clause 3.6	<p><b>Replace</b></p> <p>Note: Up-dation of Price Level shall be done at 5% per year.</p> <p>The statements showing the value of existing commitments and on-going works as well as the stipulated period of completion remaining for each of the works listed should be countersigned by the Employer in charge, not below the rank of an Executive Engineer or equivalent.</p> <p><b>With</b></p> <p>Note: Up-dation of Price Level shall be done at 5% per year.</p> <p>The statements showing the value of existing commitments and on-going works as well as the stipulated period of completion remaining for each of the works listed <b>should be certified by the CA of the company/Bidder.</b></p>
5.	ITT Clause 20.3	<p><b>Replace</b></p> <p>The names of tenderers, the Tender prices, the total amount of each Tender, any discounts/rebate, Tender modifications and withdrawals, and such other details as the Employer may consider appropriate, will be announced by the Employer at the opening. <b>No Tender shall be rejected at Tender opening.</b></p> <p><b>With</b></p> <p>The names of tenderers, the Tender prices, the total amount of each Tender, any discounts/rebate, Tender modifications and withdrawals, and such other details as the Employer may consider appropriate, will be announced by the Employer at the opening.</p>
6.	ADDITIONAL INSTRUCTIONS TO TENDERERS	<p><b>Replace</b></p> <p>(v) In case a Joint Venture are the successful tenderer, the appropriate Joint Venture Agreement for execution of work should be entered by the Joint Venture partners. The duly signed Joint Venture Agreement should be submitted along with the tender submission.</p>

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	ITT Clause Ref 2.3	<p><b>With</b></p> <p>(v) In case a Joint Venture is the successful tenderer, <b>the JV Agreement shall be registered at any place in India so as be legally valid and binding on all partners / members.</b> However, signed Joint Venture Agreement should be submitted along with the tender submission.</p>																																																				
7.	<p>Section 3 Qualification Information &amp; Bidding Forms</p> <p>A) QUALIFICATI ON INFORMATIO N/BIDDING FORMS 1.2</p>	<p><b>Replace:</b></p> <p>1.4 Quantities of work executed as contractor (in the same name) during the five financial years as mentioned below:</p> <table border="1"> <thead> <tr> <th rowspan="2">Year</th> <th rowspan="2">Name of Work</th> <th rowspan="2">Name of Employer</th> <th colspan="4">Quantity of work performed (As mentioned in Qualification of the Tenderer Clause 3.2)</th> <th rowspan="2">Remarks (Indicate contract Reference Contract no., Award Date, Completion Date, Role in Contract, Total Contract Amount, JV Participation Proportion)</th> </tr> <tr> <th>civil/ structural construction works</th> <th>Deleted</th> <th>Deleted</th> <th>Detailed Design Experience</th> </tr> </thead> <tbody> <tr> <td>2021-2022</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> </tr> <tr> <td>2022-2023</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> </tr> <tr> <td>2023-2024</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> </tr> <tr> <td>2024-2025</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> </tr> <tr> <td>2025-2026</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> </tr> </tbody> </table>	Year	Name of Work	Name of Employer	Quantity of work performed (As mentioned in Qualification of the Tenderer Clause 3.2)				Remarks (Indicate contract Reference Contract no., Award Date, Completion Date, Role in Contract, Total Contract Amount, JV Participation Proportion)	civil/ structural construction works	Deleted	Deleted	Detailed Design Experience	2021-2022								2022-2023								2023-2024								2024-2025								2025-2026							
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8.	Section-6 Annexure – 1 Part A – Contract Data KEY DATES	<p><b>Replace:</b></p> <p><b>i) FOR GENERAL:</b></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: center;">Key Dates No.</th> <th style="text-align: center;">Description of Key date</th> <th style="text-align: center;">Time to achieve. (in days from date of Commencement date)</th> <th style="text-align: center;">Delay damages for non-achieving the key dates</th> </tr> </thead> <tbody> <tr> <td style="text-align: center;">KD-1</td> <td>Employer's approval of CV and mobilization of Key personnel from Sl.no 1, 2,5,8 &amp; 15 mentioned in Annexure 1, Appendix-04, organization chart and key positions</td> <td style="text-align: center;">14</td> <td>0.001% of total contract price per day of delay for the key date</td> </tr> </tbody> </table> <p><b>With:</b></p> <p><b>i) FOR GENERAL:</b></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: center;">Key Dates No.</th> <th style="text-align: center;">Description of Key date</th> <th style="text-align: center;">Time to achieve. (in days from date of Commencement date)</th> <th style="text-align: center;">Delay damages for non-achieving the key dates</th> </tr> </thead> <tbody> <tr> <td style="text-align: center;">KD-1</td> <td>Employer's approval of CV and mobilization of Key personnel from <b>Sl.no 1 and 2</b> mentioned in Annexure 1, Appendix-04, organization chart and key positions</td> <td style="text-align: center;">14</td> <td>0.001% of total contract price per day of delay for the key date</td> </tr> </tbody> </table>	Key Dates No.	Description of Key date	Time to achieve. (in days from date of Commencement date)	Delay damages for non-achieving the key dates	KD-1	Employer's approval of CV and mobilization of Key personnel from Sl.no 1, 2,5,8 & 15 mentioned in Annexure 1, Appendix-04, organization chart and key positions	14	0.001% of total contract price per day of delay for the key date	Key Dates No.	Description of Key date	Time to achieve. (in days from date of Commencement date)	Delay damages for non-achieving the key dates	KD-1	Employer's approval of CV and mobilization of Key personnel from <b>Sl.no 1 and 2</b> mentioned in Annexure 1, Appendix-04, organization chart and key positions	14	0.001% of total contract price per day of delay for the key date
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9.	Section-8 Employer's Requirement Volume-1  1.1 DETAILED SCOPE	<p><b>Add Clause 4</b></p> <p>Conducting Load Tests (Horizontal and Vertical) on Test piles as well as on working Piles as per applicable / approved loading standards, including making all arrangement at site as directed by the Engineer / Employer.</p>																

Sl. No.	Clause Reference/ Page No.	Amendments
	OF THE WORK, A ) Elevated Viaduct	
10.	Section-8 Employer's Requirement Volume-1  1.1 DETAILED SCOPE OF THE WORK, A ) Elevated Viaduct, Clause 44	<p><b>Replace:</b> the serial No vii) Payment shall be made at 70% on erection of barricade and 30% on removal of barricade as per the instructions of Engineer.</p> <p><b>With Deleted</b></p>
11.	Section-8 Employer's Requirement Volume-1  1.1 DETAILED SCOPE OF THE WORK, A ) Elevated Viaduct, Clause 45	<p><b>Replace:</b></p> <p>I Earthwork excavation for Foundation by mechanical means for all works &amp; depth upto 3 m, as per drawing and technical specifications, including setting out, shoring, strutting, barricading, caution lights, including dressing of excavated surfaces, disposing off or levelling the excavated earth or sorting &amp; stacking the selected earth for reuse in a radius of 50 m and lift upto 1.5 m including cost of labour, tools, usage of machinery &amp; other appurtenances. In all kinds of soils Depth up to 3m Note: <b>Cost of De-watering upto 5 % of (A+B) may be added, where required assessment for dewatering shall be made as per site condition. Refer KPWD Vol 1.</b></p> <p><b>With</b></p> <p>I Earthwork excavation for Foundation by mechanical means for all works &amp; depth upto 3 m, as per drawing and technical specifications, including setting out, shoring, strutting, barricading, caution lights, including dressing of excavated surfaces, disposing off or levelling the excavated earth or sorting &amp; stacking the selected earth for reuse in a radius of 50 m and lift upto 1.5 m including cost of labour, tools, usage of machinery &amp; other appurtenances. In all kinds of soils Depth up to 3m Note.</p>

Sl. No.	Clause Reference/ Page No.	Amendments
12.	Section-8 Employer's Requirement Volume-1  1.1 DETAILED SCOPE OF THE WORK,  A ) Elevated Viaduct,  Clause 45	<p><b>Replace:</b></p> <p><b>VI</b> Sinking of Borewell of 165mm dia. clear using super-fast hydraulic rig of capacity 300 PSIG &amp; above 1100 CFM &amp; above in all strata including over burden up to 20 m. Fixing of casing pipes, collars and cap with necessary cutting, threading and welding including transportation of rig and supporting vehicle, crew charges and cost of consumables etc., complete including yield testing at the final depth with a minimum working of compressor for one hour <b>(Excluding cost of casing pipes, collars, cap etc., complete) (Above 450m of drilling add 10% for every 50m depth) Borewell depth of 0 to 50 Mtrs.</b></p> <p><b>With</b></p> <p><b>VI</b> Sinking of Borewell of 165mm dia. clear using super-fast hydraulic rig of capacity 300 PSIG &amp; above 1100 CFM &amp; above in all strata including over burden up to 20 m. Fixing of casing pipes, collars and cap with necessary cutting, threading and welding including transportation of rig and supporting vehicle, crew charges and cost of consumables etc., complete including yield testing at the final depth with a minimum working of compressor for one hour</p>
13.	Section-8 Employer's Requirement Volume-1  1.1 DETAILED SCOPE OF THE WORK,  B)EARTHWO RK IN EMBANKMEN T AND CUTTING INCLUDING RETAINING WALL AND DRAINS:	<p><b>Replace:</b></p> <p>4) Earthwork in cutting by mechanical means (Hydraulic excavator) including leading disposing off the surplus unusable cut soils to outside of Railway limits at the contractor's own cost including cutting in hard rock requiring blasting, cutting in rock requiring controlled blasting and chiseling. The scope includes loading, unloading and safe disposal of surplus excavated material using covered trucks to contractor's dumping yard with all leads and lifts.</p> <p><b>With</b></p> <p>4) A) Earthwork in cutting by mechanical means (Hydraulic excavator) including leading disposing off the surplus unusable cut soils to outside of Railway limits at the contractor's own cost including cutting in hard rock requiring blasting, cutting in rock requiring controlled blasting and chiseling. The scope includes loading, unloading and safe disposal of surplus excavated material using covered trucks to contractor's dumping yard with all leads and lifts. <b>B). Suitability of sub-soil: Strengthening of sub soil, including in cutting shall be required when;</b> <b>(i) Ev2 value less than 20MPa, or</b> <b>(ii) Undrained cohesion (cu) &lt; 25 kPa, only for soils having particles finer than 75 microns exceeding 12%, or</b></p>

Sl. No.	Clause Reference/ Page No.	Amendments
		<p>(iii) N-value &lt;5, In such cases Ground Improvement Techniques mentioned below can be adopted. However, these are suggestive in nature and depend on site conditions before implementing these techniques, proper planning and investigation is required. C). Ground Improvement Techniques/Methods for Soft soil: Soil at a construction site may not always be totally suitable for supporting structures in its natural state. In such a case, the soil needs to be improved to increase its bearing capacity and decrease the expected settlement. These techniques can be adopted to improve the ground strength on which the Embankment/fills is constructed.</p>
14.	<p>Section-8 Employer's Requirement Volume-1  1.1 DETAILED SCOPE OF THE WORK,  B)EARTHWO RK IN EMBANKMEN T AND CUTTING INCLUDING RETAINING WALL AND DRAINS:</p>	<p><b>Replace:</b>  6) Turfing / planting, including all lead and lift, and watering as required until properly rooted in embankment. The turfing shall be provided on slopes of the embankment <b>for one side of BSTP slope</b>. The turfing shall be provided on the approach roads of RUB.  <b>With</b>  6) Turfing / planting, including all lead and lift, and watering as required until properly rooted in embankment. The turfing shall be provided on slopes of the embankment. The turfing shall be provided on the approach roads of RUB.</p>
15.	<p>Section-8 Employer's Requirement Volume-1  1.1 DETAILED SCOPE OF THE WORK,  B)EARTHWO</p>	<p><b>Replace:</b>  <b>26) IR Barricading Board</b> -Providing safety barricading with contractor's materials and labor including all leads and lifts complete as directed by Engineer in charge. (Size 100 mm x 1650 mm RCC pole) Note: 1. Casting of RCC pillars shall be carried out in nominated depot and submerged water curing. 2. The precast RCC posts shall be transported to date duly handled carefully without causing any damage and erect them at nominated locations as per dwg duly ensuring safety of running trains. 3. Maintenance of the rope, RCC pillars etc. shall be at the cost of contractor. <b>4. 90% of the payment shall be released after erecting fencing to the satisfaction of Engineer in charge. Remaining 10% will be released after Completion of works.</b></p>

Sl. No.	Clause Reference/ Page No.	Amendments
	RK IN EMBANKMENT AND CUTTING INCLUDING RETAINING WALL AND DRAINS	<p><b>With</b></p> <p>26) IR Barricading Board -Providing safety barricading with contractor's materials and labor including all leads and lifts complete as directed by Engineer in charge. (Size 100 mm x 1650 mm RCC pole) Note: 1. Casting of RCC pillars shall be carried out in nominated depot and submerged water curing. 2. The precast RCC posts shall be transported to date duly handled carefully without causing any damage and erect them at nominated locations as per dwg duly ensuring safety of running trains. 3. Maintenance of the rope, RCC pillars etc. shall be at the cost of contractor.</p>
16.	<p>Section-8 Employer's Requirement Volume-1</p> <p>1.1 DETAILED SCOPE OF THE WORK,</p> <p>C) MAJOR BRIDGE, MINOR BRIDGES, RUB AND OTHER SPECIAL SPANS</p>	<p><b>Replace:</b></p> <p>40. Launching of precast RCC box segments of any size and barrel length for double line as per approved drawings to the correct alignment and position in electrified / non-electrified sections safeguarding all utilities ( S&amp;T cable, power cable, OHE, pipelines etc.) including transportation of box segments from casting yard to site of launching, dismantling of the existing track, removing &amp; stacking of ballast, removing surcharge, dismantling of existing bridge built with stone masonry / cement concrete, placing of Box segments in position either on base slab or prepared foundation, backfilling after launching of precast box segment and compaction of earth in surcharge, ballasting &amp; relaying of track to correct alignment and geometry, packing and further maintenance till allowing non-stop 20 KMPH over the re-laid track, complete in all respect as per approved drawing to the satisfaction of Engineer-in-charge. <b>The rate is all inclusive except for the cost of RCC Box Segments, Base Slabs (if required) and backfill material which shall either be supplied by Railway or paid extra under relevant item.</b> Note: Unit of 'Each' here means bridge of span(s) with a total linear waterway up to 3m. Double Line Note: Minimum equipment required shall be (i) Crawler mounted Hydraulic excavator of min 200 HP and bucket capacity 2.5 cum - 3 numbers (ii) Cranes minimum 200 T capacity - 3 nos., (iii) Stone Breaker - 1 no., (iv) Road Trailer of 20 MT capacity - 1 no., (v)Tippers - 2 nos. and (vi) Tractors - 2 nos. (vii) Slope Vibratory compactor - 2 nos. and other required machineries etc. in good working condition at site of work.</p> <p><b>With:</b></p> <p>40. Launching of precast RCC box segments of any size and barrel length for double line as per approved drawings to the correct alignment and position in electrified / non-electrified sections safeguarding all utilities ( S&amp;T cable, power cable, OHE, pipelines etc.) including transportation of box segments from casting yard to site of launching, dismantling of the existing track, removing &amp; stacking of ballast, removing surcharge, dismantling of existing bridge built with stone masonry / cement concrete, placing of Box segments in position either on base slab or prepared foundation, backfilling after launching of precast box segment and compaction of earth in surcharge, ballasting &amp; relaying of track to correct alignment and geometry, packing and further maintenance till allowing</p>

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		<p>non-stop 20 KMPH over the re-laid track, complete in all respect as per approved drawing to the satisfaction of Engineer-in-charge. Note: Unit of 'Each' here means bridge of span(s) with a total linear waterway up to 3m. Double Line Note: Minimum equipment required shall be (i) Crawler mounted Hydraulic excavator of min 200 HP and bucket capacity 2.5 cum - 3 numbers (ii) Cranes minimum 200 T capacity - 3 nos., (iii) Stone Breaker - 1 no., (iv) Road Trailer of 20 MT capacity - 1 no., (v) Tippers - 2 nos. and (vi) Tractors - 2 nos. (vii) Slope Vibratory compactor - 2 nos. and other required machineries etc. in good working condition at site of work.</p>
17.	<p>Section-8 Employer's Requirement Volume-1</p> <p>1.1 DETAILED SCOPE OF THE WORK,</p> <p>C) MAJOR BRIDGE, MINOR BRIDGES, RUB AND OTHER SPECIAL SPANS</p>	<p><b>Replace:</b></p> <p>41) Casting and installation of single/twin RCC box of all sizes with or without common web section including design of pushing scheme, thrust bed, casting of all RCC components, with specified grade of controlled concrete, pushing it in correct position and alignment below Railway track/Road following all measures of track safety by "Box pushing technique" as per approved drawings/scheme, with or without surcharge in all types of soils with disposal of surplus earth away from vent up to 1 Km, fixing arrangement for all services &amp; utilities including parapet walls on both sides, wearing course, foot paths, plaques, drainage arrangements etc. and all other incidental works to complete the ROB/RUB/Canal crossing in all respect as per specifications to the satisfaction of Engineer in-Charge.</p> <p>Note: 1. The rate includes all items of work/supplies for complete job in all respects including "cost of Reinforced cement concrete, cement, reinforcement &amp; shuttering" of (i) main RCC Box; (ii) Thrust Bed; (iii) Footpath (iv) Parapet wall and (v) wearing Course etc., 2. In case Drag Sheet and/or Rail Cluster are to be used as per approved scheme and design, the same is included in the quoted bid value. 3. The payment for this item shall be made for the clear inner cross section area of the parent RCC Box/Boxes and barrel length i.e. clear inner volume of parent RCC Box/Boxes.</p> <p><b>With:</b></p> <p>41) Casting and installation of single/twin RCC box of all sizes with or without common web section including design of pushing scheme, thrust bed, casting of all RCC components, with specified grade of controlled concrete, pushing it in correct position and alignment below Railway track/Road following all measures of track safety by "Box pushing technique" as per approved drawings/scheme, with or without surcharge in all types of soils with disposal of surplus earth away from vent up to 1 Km, fixing arrangement for all services &amp; utilities including parapet walls on both sides, wearing course, foot paths, plaques, drainage arrangements etc. and all other incidental works to complete the ROB/RUB/Canal crossing in all respect as per specifications to the satisfaction of Engineer in-Charge.</p>

Sl. No.	Clause Reference/ Page No.	Amendments
18.	Section-8 Employer's Requirement Volume-1	<p><b>Replace:</b></p> <p>43) Supply, filling and stacking sandbags layer by layer filled with Railway Sand/Railway quarry dust in Contractor's empty polythene cement bags of 50 kg bags with all contractors' labor, tools, plants, lead, lift etc., including stitching the same with machine using polythene thread complete as directed by Engineer-in charge at site.</p> <p><b>With</b></p> <p>43) Supply, filling and stacking sandbags layer by layer filled with <b>Sand quarry dust</b> in Contractor's empty polythene cement bags of 50 kg bags with all contractors' labor, tools, plants, lead, lift etc., including stitching the same with machine using polythene thread complete as directed by Engineer-in charge at site.</p>
19.	Section 2 ITT Clause 3.2 b	<p><b>Replace</b></p> <p>The Tenderer/Firm/Company/JV/Sub Contractor should have Satisfactorily Completed / Substantially completed as below in the five financial years (FY 2021-22 to FY 2025-26) and till the last day of the month previous to the month of bid submission "similar work" consists of "Any of the work or combination of works such as "Execution of Earthwork in embankment &amp; cutting/Elevated Viaduct/Elevated Viaduct incl Station/Station building/ Major bridges/ Minor bridges/ RUB /ROB for Metro Railway/ Railway/ High Speed Railway /Regional Railway/ Light Railway/ Highway".</p> <p><b>With</b></p> <p>The Tenderer/Firm/Company/JV/Sub Contractor should have Satisfactorily Completed / Substantially completed as below in the five financial years (FY 2021-22 to FY 2025-26) and till the last day of the month previous to the month of bid submission "similar work" consists of "Any of the work or combination of works such as "Execution of Earthwork in embankment &amp; cutting/Elevated Viaduct/Elevated Viaduct incl Station/Station building/ Major bridges/ Minor bridges/ <b>Aqueduct</b>/ RUB /ROB for Metro Railway/ Railway/ High Speed Railway /Regional Railway/ Light Railway/ Highway / <b>Irrigation works</b>".</p>
20.	Section 2 ITT Clause 3.2 b	<p><b>Replace:</b></p> <p>Note:</p> <p>21. For para 3.2 b (i)) Execution of "Similar Work" for this contract shall mean "Any of the work or combination of works such as "Execution</p>

Sl. No.	Clause Reference/ Page No.	Amendments																		
		<p>of Earthwork in embankment &amp; cutting/ Elevated Viaduct/ Station building/ Major bridges/ Minor bridges/ RUB /ROB for Metro Railway/ Railway/ High Speed Railway /Regional Railway/ Light Railway/ Highway”.</p> <p><b>With</b> Note: 3. For para 3.2 b (i)) Execution of “Similar Work” for this contract shall mean “Any of the work or combination of works mentioned such as “Execution of Earthwork in embankment &amp; cutting/ Elevated Viaduct/ Station building/ Major bridges/ Minor bridges/ <b>Aqueduct</b> /RUB /ROB for Metro Railway/ Railway/ High Speed Railway /Regional Railway/ Light Railway/ Highway/ / <b>Irrigation works</b>”.</p>																		
21.	Section 2 ITT Clause 3.2 C	<p><b>Replace:</b></p> <table border="1"> <thead> <tr> <th>Component No.</th> <th>Nature of Work</th> <th>Minimum Component of work</th> </tr> </thead> <tbody> <tr> <td>3</td> <td>Elevated/Bridges/Flyover work</td> <td>1.85 Km</td> </tr> <tr> <td>4</td> <td>Supply, fabrication, transportation and erection of structural steel- OWG – Span 45m</td> <td>1 Nos</td> </tr> </tbody> </table> <p><b>With</b></p> <table border="1"> <thead> <tr> <th>Component No.</th> <th>Nature of Work</th> <th>Minimum Component of work</th> </tr> </thead> <tbody> <tr> <td>3</td> <td>Elevated/Bridges/Flyover work / <b>Aqueduct</b></td> <td>1.85 Km</td> </tr> <tr> <td>4</td> <td>Supply, fabrication, transportation and erection of structural steel- <b>OWG / Bowstring / Composite</b> – Span 30m</td> <td>1 Nos</td> </tr> </tbody> </table>	Component No.	Nature of Work	Minimum Component of work	3	Elevated/Bridges/Flyover work	1.85 Km	4	Supply, fabrication, transportation and erection of structural steel- OWG – Span 45m	1 Nos	Component No.	Nature of Work	Minimum Component of work	3	Elevated/Bridges/Flyover work / <b>Aqueduct</b>	1.85 Km	4	Supply, fabrication, transportation and erection of structural steel- <b>OWG / Bowstring / Composite</b> – Span 30m	1 Nos
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22.	Section -2 ITT, Clause 2.3 Multiple Contracts	<p><b>Replace</b></p> <p><b>Multiple Contracts:</b> Not Applicable</p>																		

Sl. No.	Clause Reference/ Page No.	Amendments
		<p><b>With</b></p> <p><b>Multiple Contracts</b>  <b>The works are grouped into Three contract packages (C2/P1, C4/P1 &amp; C4/P2),</b> and bidders are allowed to bid for any One or any Two or all the Three contract packages. Pursuant to sub-Clause 25 of Instructions to Tenderers, evaluation shall be done as under:</p> <ol style="list-style-type: none"> <li>a. In the first stage, the qualification of the bidder shall be evaluated separately for each individual package for which the bidder has submitted the substantially responsive bid.</li> <li>b. In the second stage, the bidder whose bids for more than one package have been determined substantially responsive and meeting the qualification requirements of individual packages, the technical evaluation of such bidder will again be done for the aggregated requirements of multiple packages for: <ol style="list-style-type: none"> <li>(i) Average annual construction turnover and</li> <li>(ii) Financial resources as presented in the bid.</li> <li>(iii) Bid capacity as required in the bid.</li> </ol> <p>Note: The bid capacity criteria will be evaluated for each bidder applying bid capacity formula for individual package. The bid capacity of the bidder for two or three packages will be evaluated for the combined cumulative requirements criteria in case bidder participated in two or three bids.</p> </li> <li>c. After the evaluation of technical bids as above, the financial bids shall be opened for those specific package(s) of specific bidders who have submitted substantially responsive bids and who have been determined to meet the qualification requirements.</li> <li>d. The bids of bidders which have been rejected on the grounds of being substantially nonresponsive to the requirements of the bidding document and which have been determined as being not qualified as a result of evaluation of technical bid of individual package, the price bid of such bidders for that package shall not be opened.</li> <li>e. After the bidder is determined to meet qualification requirements for single packages or multiple packages, the Employer will evaluate and compare financial bids on the basis of a package, or a combination of packages, or as a total packages in order to arrive at the least cost combination for the Employer by taking into account unconditional discounts offered by the bidders for individual package and conditional discounts offered by bidders in case of award of multiple packages. The least cost combination will determine the most eligible bidder for award of any package or packages.</li> </ol>

Sl. No.	Clause Reference/ Page No.	Amendments
		<p>f. During second stage of evaluation as mentioned in ITT clause 2.3 above, in case a bidder fails to meet the prescribed aggregated requirement, but emerges as the lowest evaluated bidder in more than One individual package after effecting applicable discounts, then the bidder will be considered for further financial evaluation for those packages which he meets the aggregated requirement. Least cost combination will determine the most eligible bidder for award of any package or packages.</p> <p>g. If the bidder as defined in ITB 2 submits bids for more than one contract packages and if the bidder is lowest evaluated substantially responsive in any one contract package or two contract package or all the contract packages, then the bidder has to undertake to execute all the awarded contract packages.</p>
23.	SECTION – 2 – INSTRUCTIO NS TO TENDERERS (ITT) Clause 29.1 OF ITT: PERFORMAN CE SECURITY	<p><b>Replace</b> <b>29. PERFORMANCE SECURITY</b></p> <p>29.1 Within 21 days of receipt of the Letter of Acceptance, the successful tenderer shall deliver to the Employer a Performance Security in any of the forms given below for an amount equivalent to <b>3% of the Contract price plus additional security for unbalanced tenders</b> in accordance with Clause 25.6 of ITT and Clause 4.2 of the Conditions of Contract.</p> <p>a) Banker's /E-Bank Guarantee/Demand draft/Pay Order/ BG in favour of Bi-RIDE, Bangalore or</p> <p>b) A bank guarantee in the form given in Section 10.</p> <p><b>With</b></p> <p>29.1 Within 21 days of receipt of the Letter of Acceptance, the successful tenderer shall deliver to the Employer a Performance Security in any of the forms given below for an amount equivalent to <b>3% of the Contract price plus additional security for unbalanced tenders</b> in accordance with Clause 25.6 of ITT and Clause 4.2 of the Conditions of Contract.</p> <p>a) Banker's e-Bank Guarantee/Demand draft/Pay Order/ BG in favour of Bi-RIDE, Bangalore or</p> <p>b) A bank guarantee in the form given in Section 10.</p> <p><b>c) Insurance Surety Bond</b></p>

Sl. No.	Clause Reference/ Page No.	Amendments
		<p><b>The Following para is added:</b>  The Insurance Surety Bond shall be issued by an Insurance Company authorized by the Insurance Regulatory and Development Authority of India (IRDAI) and shall be payable in India in favour of Bengaluru Integrated Rail Infrastructure Development Enterprise Limited (Bi-RIDE).  It shall conform to the prescribed format provided in <b>Attachment- A.</b></p> <p><b>In the case of Joint Venture (JV), the Performance Security and/or Additional Performance Security shall be furnished in the name of the JV and in favour of Bi-RIDE. Such security shall be submitted by the Lead Member or any other member of the JV on behalf of the JV.</b></p>
24.	SECTION – 2 – INSTRUCTIONS TO TENDERERS (ITT) 13.7 OF ITT: tender security / EMD ADDITIONAL INSTRUCTIONS TO TENDERERS (THIS SHOULD BE READ IN CONTINUATION OF ITT) / Pg. No. 23 of Section -2	<p><b>Replace:</b>  ADDITIONAL INSTRUCTIONS TO TENDERERS (THIS SHOULD BE READ IN CONTINUATION OF ITT)  Clause: 13.7  In this tender, a tender security/ EMD of <b>₹3.50 Cr. (Rupees Three Crore Fifty lakhs only)</b> shall have to be paid.  The instrument type for payment of tender security/EMD shall be Demand Draft, e-Bank Guarantee, Bank Guarantee, RTGS &amp; NEFT. No other mode of payment will be accepted.</p> <p><b>With:</b>  ADDITIONAL INSTRUCTIONS TO TENDERERS (THIS SHOULD BE READ IN CONTINUATION OF ITT)  Clause: 13.7  In this tender, a tender security/ EMD of <b>₹3.50 Cr. (Rupees Three Crore Fifty lakhs only)</b> shall have to be paid.  The instrument type for payment of tender security/EMD shall be Demand Draft, e-Bank Guarantee, Bank Guarantee, RTGS, NEFT &amp; <b>Insurance Surety Bond.</b> No other mode of payment will be accepted.</p> <p><b>In the case of Joint Venture (JV), the EMD/Tender Security shall be furnished in the name of the JV and in favour of Bi-RIDE. Such security shall be submitted by the Lead Member or any other member of the JV on behalf of the JV.</b></p>

Sl. No.	Clause Reference/ Page No.	Amendments				
25.	Section 7 PCC Clause 42/CC	<p><b>Replace</b></p> <p><b>42.1 Mobilization Advance:</b></p> <p>The Employer shall make payment, as an Interest bearing advance for mobilization, when the Contractor submits a guarantee in accordance with this Sub-Clause. The total advance payment, the number and timing of instalments (if more than one), and the applicable currencies and proportions, shall be as stated in the Contract Data.</p> <p>Unless and until the Employer receives this guarantee, or if the total advance payment is not stated in the Contract Data, this Sub-Clause shall not apply.</p> <p>The Engineer shall issue an interim payment certificate for the first installment of mobilization advance after receiving an application for advance payment (under sub clause 37.1/PCC [Application for Interim Payment Certificates]) and after the Employer receives</p> <p>(i) the Performance Security in accordance with New-Clause 4.19/PCC [Performance Security] and</p> <p>(ii) a guarantee in amounts and currencies equal to the advance payment plus 10%.The next installment shall be released only when the contractor submits statement of having utilized the previous installment of mobilization advance and the Employer is satisfied that the utilization has been done in purposeful manner.</p> <p>The Mobilization Advance shall be interest bearing and secured by unconditional BG equivalent to 110% of the advance amount valid upto the completion date. The advance payment shall be paid only after signing of the Contract agreement.</p> <p>Mobilization advance payment: Comprises of the percentage of Accepted Contract Amount payable in the currencies and proportions in which the Accepted Contract Amount is payable and in installments as mentioned below;</p> <table border="1"> <tr> <td>Mobilization Advance</td> <td>Instalments</td> </tr> <tr> <td>As per the request of the contractor subject to a maximum of 5%</td> <td>Two Equal</td> </tr> </table> <p>Timing of Mobilization Advance Payment: First Installment within 21 (Twenty-one) days from the date of receipt of unconditional Bank guarantee acceptable to Employer.</p>	Mobilization Advance	Instalments	As per the request of the contractor subject to a maximum of 5%	Two Equal
Mobilization Advance	Instalments					
As per the request of the contractor subject to a maximum of 5%	Two Equal					

Sl. No.	Clause Reference/ Page No.	Amendments
		<p>Second Installment shall be released only when the contractor submits statement of having utilized the First Installment of mobilization Advance and the Employer is satisfied that the utilization has been done in purposeful manner. This shall be released within 21 days from the date of receipt of Bank guarantee acceptable to the Employer</p> <p>Interest on Advance Payment: At the rate of (3 year) SBI MCLR+2% interest per annum on reducing balances. The Interest rate is applicable on the date of certification of each IPC by the Engineer for the relevant period. And the interest amount shall be calculated from the date of Advance payment received by the Contractor.</p> <p><b>With</b></p> <p><b>42.1 Mobilization Advance: 5% of the Contract amount.</b></p> <p>The Employer shall make payment, as an <b>Interest-Free advance for mobilization</b>, when the Contractor submits a guarantee in accordance with this Sub-Clause. The total advance payment, the number and timing of instalments (if more than one), and the applicable currencies and proportions, shall be as stated in the Contract Data.</p> <p>Unless and until the Employer receives this guarantee, or if the total advance payment is not stated in the Contract Data, this Sub-Clause shall not apply.</p> <p>The Engineer shall issue an interim payment certificate for the first installment of mobilization advance after receiving an application for advance payment (under sub clause 37.1/PCC [Application for Interim Payment Certificates]) and after the Employer receives</p> <p>(i) the Performance Security in accordance with New-Clause 4.19/PCC [Performance Security] and</p> <p>(ii) a guarantee in amounts and currencies equal to the advance payment plus 10%. The next installment shall be released only when the contractor submits statement of having utilized the previous installment of mobilization advance and the Employer is satisfied that the utilization has been done in purposeful manner.</p> <p>The Mobilization Advance shall be interest free up to the original completion period and secured by unconditional BG equivalent to 110% of the advance amount valid. The advance payment shall be paid only after signing of the Contract agreement</p> <p>Mobilization advance payment: Comprises of the percentage of Accepted Contract Amount payable in the currencies and proportions in which the Accepted Contract Amount is payable and in installments as mentioned below;</p>

Sl. No.	Clause Reference/ Page No.	Amendments					
		<table border="1"> <thead> <tr> <th>Mobilization Advance</th> <th>Instalments</th> </tr> </thead> <tbody> <tr> <td>As per the request of the contractor subject to a maximum of 5%</td> <td>Two Equal (2.5% each)</td> </tr> </tbody> </table>	Mobilization Advance	Instalments	As per the request of the contractor subject to a maximum of 5%	Two Equal (2.5% each)	
Mobilization Advance	Instalments						
As per the request of the contractor subject to a maximum of 5%	Two Equal (2.5% each)						
26.	Section 7 PCC Clause 42/CC	<p><b>Replace</b></p> <p><b>42.2 Advance against Plant and Machinery</b></p> <p>This advance is payable in Indian Rupees/respective currencies as quoted in the Tender and accepted by the Employer against plant, equipment and machinery, provided the same have reached the site, or in the case of new items meant specifically for the works, firm purchase order has been placed and the invoices received. The plant and machinery shall be valued by the Engineer as follows</p> <p>(a) New items: 80% of purchase price (b) Items valued at less than Rs. 1,000,000 (Rs. One million) per unit: Not to be considered</p> <p>The total advance for Plant and Machinery shall be limited to 5% of the Contract Price and will carry an interest rate of (3 year) SBI MCLR +2% interest per annum on reducing balances. The Interest rate is applicable from the date of submission of IPC / advance request by contractor It will be paid against submission of Bank Guarantees for 110% of advance value for each stage of advance to be given by each member of the consortium/JV in proportion to their participation as per format given in section 10: Formats, from an Indian Schedule bank (excluding Cooperative Banks) or from a schedule Foreign Bank as defined in Section 2I of RBI Act 1934 read with Second Schedule. All</p>					

Sl. No.	Clause Reference/ Page No.	Amendments
		<p>bank Guarantees should be payable in Bangalore at the designated branch. The Plant and Machinery Advance shall be interest bearing and secured by BG equivalent to 110% of the advance amount</p> <p>The Interest rate is applicable on the date of certification of each IPC by the Engineer for the relevant period. And the interest amount shall be calculated from the date of Advance payment received by the Contractor.</p> <p><b>With</b></p> <p><b>42.2 Advance against Plant and Machinery: 5% of the Contract amount</b></p> <p>This advance is payable in Indian Rupees/respective currencies as quoted in the Tender and accepted by the Employer against plant, equipment and machinery, provided the same have reached the site, or in the case of new items meant specifically for the works, firm purchase order has been placed and the invoices received. The plant and machinery shall be valued by the Engineer as follows</p> <p>(a) New items: 80% of purchase price  (b) Items valued at less than Rs. 1,000,000 (Rs. One million) per unit: Not to be considered</p> <p><b>Interest Free Plant and Machinery Advance shall be limited to 5% of the Contract Price</b> upto the Original Completion period.</p> <p>It will be paid against submission of Bank Guarantees for 110% of advance value for each stage of advance to be given by each member of the consortium/JV in proportion to their participation as per format given in section 10: Formats, from an Indian Schedule bank (excluding Cooperative Banks) or from a schedule Foreign Bank as defined in Section 21 of RBI Act 1934 read with Second Schedule. All bank Guarantees should be payable in Bangalore at the designated branch. The Plant and Machinery Advance shall be <b>interest free</b> and secured by BG equivalent to 110% of the advance amount.</p> <p><b>In the case of Joint Venture (JV), BG shall be furnished in the name of the JV and in favour of Bi-RIDE. Such advance shall be submitted by the Lead Member or any other member of the JV on behalf of the JV.</b></p>

Sl. No.	Clause Reference/ Page No.	Amendments
27.	Section 7 PCC Clause 42/CC	<p><b>Replace</b></p> <p><b>42.4 Recovery of Advances</b></p> <p>Unless stated otherwise in the Contract Data, the advance payment shall be repaid from the interim payments determined by the Engineer in accordance with Sub-Clause 37.3/PCC [Issue of Interim Payment Certificates], as follows: The recovery of the Mobilization and Plant and Machinery Advances shall be made from each bill in equal monthly instalments and the recovery/deductions shall commence at 12th month and ends at 17th month from the date of commencement which is in 6 monthly equal installments to recover the whole advance paid. If the amount of interim payment certificate is not sufficient for recovery of accrued interest or in the opinion of the Employer satisfactory progress is not being achieved by the contractor, then the contractor will have to deposit the accrued interest and return the mobilization advance in part or in full as demanded by the Employer, failing which Employer shall have the right to encash the Bank Guarantee(s). The contractor shall always have the option to start repayment earlier and/or to complete the repayment earlier than the due date. If the advance payment has not been repaid prior to the issue of the Taking-Over Certificate for the Works or prior to termination under Clause 49.0/PCC [Termination by Employer] or New-Clause 8/PCC [Force Majeure] (as the case may be), the whole of the balance then outstanding shall immediately become due and payable by the Contractor to the Employer.</p> <p><b>With</b></p> <p><b>42.4 Recovery of Advances</b></p> <p><b>Recovery of Advances: The recovery of advances granted under Sub-Clauses 42 commences once 15% of the original Contract Price has been paid and shall be completed by the time 85% of the original Contract Price has been paid or by the original Date of Completion, whichever occurs earlier.</b> The total recovery from each Interim Payment Certificate (IPC) shall not exceed 30%. Recoveries shall be effected in the same proportion of currency(ies) in which the advance was originally paid.</p> <p>No request for deferment of recovery of interest-free advances, namely Mobilization Advance and Plant &amp; Machinery Advance, shall ordinarily be entertained. However, in exceptional circumstances, such as low billing or to ease the Contractor's cash flow, Bi-RIDE may consider such requests subject to the following conditions:</p> <p>(i) The amount of deferred recovery shall be treated as a Special/Acceleration Advance Payment.</p>

Sl. No.	Clause Reference/ Page No.	Amendments
		<p>(ii) The BG shall neither be released nor reduced until full recovery of the Special Advance.</p> <p>(iii) The Contractor shall pay interest at the prevailing one-year MCLR (+2%) of the State Bank of India.</p> <p>SBI MCLR (+2%) shall be applicable on such Special Advance from the date of the IPC in which recovery is deferred until the date of full recovery, at the prevailing one-year MCLR (+2%) of the State Bank of India.</p> <p>The Contractor shall have the option to have the aforesaid recoveries commenced and / or completed earlier, and / or to have recoveries effected in instalments of higher amounts, and to repay part or whole of the advance by direct payment in advance rather than through on account bills. The contractor shall ensure that the guarantee is valid and enforceable until the advance payment has been repaid. In case the Contract is terminated due to default of the Contractor or rescinded/foreclosed, due to any other reason, the Contractor shall return the unrecovered amount of all advances within 15 days of issue of notice of termination/rescission/ foreclosure of the Contract if the Contractor fails to do so due to any reason whatsoever, then pay interest at the prevailing one-year MCLR + 2% of the State Bank of India. prevailing on the date of issue of notice of termination/rescission/foreclosure shall be charged on the unrecovered amount of such advances from 16th day onwards compounded quarterly till the same is returned by the Contractor.</p> <p>Interest in Case of Delay in Repayment of Advances : In case of a delay in the progress and/or completion of Work, as a result of which it is not possible for the Employer to recover the advance, before the original date of completion of Works stipulated in the Contract, then the interest to be charged from the Contractor on the remaining portion of the advance beyond such original completion date specified in the Contract, as detailed here under:</p> <p>(i) "For period(s) for which "Extension of Time" has been granted under clauses (a) to (g) of PCC clause 26.5, Interest shall be charged at State Bank of India's Marginal cost of fund based lending rate (MCLR +2%) applicable of 1-year tenure, as prevailing on the last date of original time for completion specified in the contract".</p> <p>(ii) "For all the other period(s) for which "Extension of Time" has been granted under clauses other than the clauses (a) to (g) of PCC clause 26.5, Interest shall be charged at State Bank of India's Marginal cost of fund based lending rate (MCLR+2%) applicable of 1-year tenure, as prevailing on the last date of original time for completion specified in the contract plus a penal interest of 3%".</p>
28.	Section 8A Employer's Requirement Vol 2 4.3 Road <b>Under</b>	<b>Replace:</b>

Sl. No.	Clause Reference/ Page No.	Amendments					
		Existing		Proposed			
Sl. No.	Chainage (km)	Bridge No.	Type of Structure	Span (Nos. x length) (m)	RUB/ROB	Approach's	
1	30.748	532	U-Girder above the Abutments	1 X (4x31)	Major RUB	As per drawings and Site conditions	
3	28.742	535	U-Girder above the Pier/Abutment	1x(4x26.080)	RUB	As per drawings and Site conditions	
<b>With:</b>							
Sl. No.	Chainage (km)	Bridge No.	Type of Structure	Span (Nos. x length) (m)	RUB/ROB	Remarks	
1	30.748	532	U-Girder above the <b>Pier/Abutment</b>	<b>2 x 25 m</b>	Major RUB	As per drawings and Site conditions	
3	28.742	535	U-Girder above the Pier/Abutment	<b>2 x 25 m</b>	RUB	As per drawings and Site conditions	

Sl. No.	Clause Reference/ Page No.	Amendments							
29.	Section 8A Employer's Requirement Vol 2 4.4 <b>Major Bridge (MJB)</b>	<b>Replace:</b>							
		<b>Proposed</b>							
		<b>Sl. No</b>	<b>Chainage (km)</b>	<b>Bridge No.</b>	<b>Type of Structure</b>	<b>Span (Nos. × length) (m)</b>	<b>RUB/ ROB</b>	<b>Barrel Length (m)</b>	<b>Approach's</b>
		1	28.494	537	PSC Slab above the Pier/Abutment	1(2 X 12.2)	Major Bridge	NA	As per drawings and Site conditions
		<b>With:</b>							
		<b>Proposed</b>							
		<b>Sl. No</b>	<b>Chainage (km)</b>	<b>Bridge No.</b>	<b>Type of Structure</b>	<b>Span (Nos. × length) (m)</b>	<b>RUB/ ROB</b>	<b>Barrel Length (m)</b>	<b>Remarks</b>
		1	28.494	537	<b>U-Girder above the Pier/Abutment</b>	<b>2 x 25 m</b>	Major Bridge	NA	As per drawings and Site conditions

Sl. No.	Clause Reference/ Page No.	Amendments														
30.	Section 8A Employer's Requirement Vol 2	<p><b>Added the following:</b></p> <p><b>4.5 Open Web Girder</b></p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: center;">Sl. No</th> <th style="text-align: center;">Chainage (km)</th> <th style="text-align: center;">Bridge No.</th> <th style="text-align: center;">Type of Structure</th> <th style="text-align: center;">Span (Nos. x length) (m)</th> <th style="text-align: center;">Type</th> <th style="text-align: center;">Remarks</th> </tr> </thead> <tbody> <tr> <td style="text-align: center;">1</td> <td style="text-align: center;">22.723 - 22.785</td> <td style="text-align: center;">-</td> <td style="text-align: center;">Open Web Girder</td> <td style="text-align: center;">1 x 61 m</td> <td style="text-align: center;">ROR</td> <td style="text-align: center;">Drawings as per Site conditions</td> </tr> </tbody> </table>	Sl. No	Chainage (km)	Bridge No.	Type of Structure	Span (Nos. x length) (m)	Type	Remarks	1	22.723 - 22.785	-	Open Web Girder	1 x 61 m	ROR	Drawings as per Site conditions
Sl. No	Chainage (km)	Bridge No.	Type of Structure	Span (Nos. x length) (m)	Type	Remarks										
1	22.723 - 22.785	-	Open Web Girder	1 x 61 m	ROR	Drawings as per Site conditions										
31.	C4 P1 Tender drawings	<p><b>Added the following:</b></p> <p><b>GAD of Minor Bridge (MIB) Bridge no 522</b></p>														
32.	C4 P1 Tender drawings	<p><b>Added the following:</b></p> <p><b>GAD of Minor Bridge (MIB) Bridge no 524</b></p>														
33.	C4 P1 Tender drawings	<p><b>Added the following:</b></p> <p><b>GAD of ROR - Open Web Girder (OWG) 61m Span</b></p>														

Sl. No.	Clause Reference/ Page No.	Amendments
34.	C4 P1 Tender drawings	<p><b>Added the following:</b>  <b>GAD of Road Under Bridge (RUB) Bridge no 535</b></p>
35.	C4 P1 Tender drawings	<p><b>Replace:</b>  <b>GAD of Major Bridge (MJB) no 537</b></p> <p><b>With</b>  <b>Revised GAD of Major Bridge (MJB) no 537</b></p>
36.	C4 P1 Tender drawings	<p><b>Replace:</b>  <b>GAD of Road Under Bridge (RUB) no 532</b></p> <p><b>With</b>  <b>Revised GAD of Road Under Bridge (RUB) no 532</b></p>

**ATTACHMENT -A**

**Surety Bond for Bid Security**

(Refer Clause .....of ITT)

S.B. No.

Dated:

1. In consideration of you, Bi-RIDE, having its office at..... Bengaluru-560 010, India (hereinafter referred to as the "Authority", which expression shall unless it be repugnant to the subject or context thereof include its, successors and assigns) having agreed to receive the Bid of .....and having its registered office at ..... (and acting on behalf of its Consortium) (hereinafter referred to as the "Bidder" which expression shall unless it be repugnant to the subject or context thereof include its/their executors, administrators, successors and assigns), for the ..... (hereinafter referred to as "the Project") pursuant to the Tender Document dated ..... issued in respect of the Project and other related documents including without limitation the draft contract agreement (hereinafter collectively referred to as "Bidding Documents"), we (Name of the Surety Insurer) having our registered office at..... and one of its branches at..... (hereinafter referred to as the "Surety Insurer "), at the request of the Bidder, do hereby in terms of Clause 13 of ITT of Bid Document, irrevocably, unconditionally and without reservation guarantee the due and faithful fulfilment and compliance of the terms and conditions of the Bidding Documents by the said Bidder and unconditionally and irrevocably undertake to pay forthwith to the Authority an amount of Rs.....(hereinafter referred to as the "Surety Bond") as our primary obligation without any demur, reservation, recourse, contest or protest and without reference to the Bidder, if the Bidder shall fail to fulfil or comply with all or any of the terms and conditions contained in the said Bidding Documents.
2. Any such written demand made by the Authority stating that the Bidder is in default of the due and faithful fulfilment and compliance with the terms and conditions contained in the Bidding Documents shall be final, conclusive and binding on the Surety Insurer.
3. We, the Surety Insurer, do hereby unconditionally undertake to pay the amounts due and payable under this Surety Bond without any demur, reservation, recourse, contest or protest and without any reference to the Bidder or any other person and irrespective of whether the claim of the Authority is disputed by the Bidder or not, merely on the first demand from the Authority stating that the amount claimed is due to the Authority by reason of failure of the Bidder to fulfil and comply with the terms and conditions contained in the Bidding Documents including failure of the said Bidder

to keep its Bid open during the Bid validity period as set forth in the said Bidding Documents for any reason whatsoever. Any such demand made on the Bank shall be conclusive as regards amount due and payable by the Surety Insurer under this Surety Bond. However, our liability under this Surety Bond shall be restricted to an amount not exceeding Rs.....

4. This Surety Bond shall be irrevocable and remain in full force for a period of 240 days from the Bid Due Date inclusive of a claim period of 60 days or for such extended period as may be mutually agreed between the Authority and the Bidder, and agreed to by the Surety Insurer, and shall continue to be enforceable till all amounts under this Surety Bond have been paid.
5. We, the Surety Insurer, further agree that the Authority shall be the sole judge to decide as to whether the Bidder is in default of due and faithful fulfilment and compliance with the terms and conditions contained in the Bidding Documents including, Inter alia, the failure of the Bidder to keep its Bid open during the Bid validity period set forth in the said Bidding Documents, and the decision of the Authority that the Bidder is in default as aforesaid shall be final and binding on us, notwithstanding any differences between the Authority and the Bidder or any dispute pending before any Court, Tribunal, Arbitrator or any other Authority.
6. The Surety Bond shall not be affected by any change in the constitution or winding up of the Bidder or the Surety Insurer or any absorption, merger or amalgamation of the Bidder or the Surety Insurer with any other person.
7. To give full effect to this Surety Bond, the Authority shall be entitled to treat the Surety Insurer as the principal debtor. The Authority shall have the fullest liberty without affecting in any way the liability of the Surety Insurer under this Surety Bond from time to time to vary any of the terms and conditions contained in the said Bidding Documents or to extend time for submission of the Bids or the Bid validity period or the period for conveying acceptance of Letter of Award by the Bidder or the period for fulfilment and compliance with all or any of the terms and conditions contained in the said Bidding Documents by the said Bidder or to postpone for any time and from time to time any of the powers exercisable by it against the said Bidder and either to enforce or forbear from enforcing any of the terms and conditions contained in the said Bidding Documents or the securities available to the Authority, and the Surety Insurer shall not be released from its liability under these presents by any exercise by the Authority of the liberty with reference to the matters aforesaid or by reason of time being given to the said Bidder or any other forbearance, act or omission on the part of the Authority or any indulgence by the Authority to the said Bidder or by any change in the constitution of the Authority or its absorption, merger or amalgamation with any other person or any other matter or thing whatsoever which under the law relating to sureties would but for this provision have the effect of releasing the Surety Insurer from its such liability.

8. Any notice by way of request, demand or otherwise hereunder shall be sufficiently given in writing or made if addressed to the Surety Insurer and sent by courier or by registered post or by certified e-mail to the Surety Insurer at the address or e-mail set forth herein.
9. We undertake to make the payment on receipt of your notice of claim on us addressed to name of Surety Insurer along with branch address and delivered at our above branch who shall be deemed to have been duly authorized to receive the said notice of claim.
10. It shall not be necessary for the Authority to proceed against the said Bidder before proceeding against the Surety Insurer and the Surety Bond herein contained shall be enforceable against the Surety Insurer, notwithstanding any other security which the Authority may have obtained from the said Bidder or any other person and which shall, at the time when proceedings are taken against the Surety Insurer hereunder, be outstanding or unrealized.
11. We, the Surety Insurer, further undertake not to revoke this Surety Bond during its currency except with the previous express consent of the Authority in writing.
12. The Surety Insurer declares that it has power to issue this Surety Bond and discharge the obligations contemplated herein, the undersigned is duly authorised and has full power to execute this Surety Bond for and on behalf of the Surety Insurer.
13. For the avoidance of doubt, the Surety Insurer's liability under this Surety Bond shall be restricted to Rs ..... The Surety Insurer shall be liable to pay the said amount or any part thereof only if the Authority serves a written claim on the Surety insurer in accordance with paragraph 9 hereof, on or before [\*\*\* (indicate date falling 240 days after the Bid Due Date)].
14. This Surety Bond shall also be operatable at our....., branch at New Delhi, from whom, confirmation regarding the issue of this Surety Bond or extension/renewal thereof shall be made available on demand. In the contingency of this Surety Bond being invoked and payment hereunder claimed, the said branch shall accept such invocation letter and make payment of amounts so demanded under the said invocation.
15. The Insurance Surety Bond shall be verified from the specific portal created for this purpose.

Signed and delivered by ..... Company

By the hand of Mr./Ms.....it's..... and authorized official

(Signature of the Authorized Signatory) (Official Seal)

**ATTACHMENT A**

**FORM OF INSURANCE SURETY BOND FOR .....[to be filled as per Note-1]**

(Refer Clause ....)

(To be stamped in accordance with the Stamp Act of the Country of Issuing Surety Insurer)

To,

.....  
.....

WHEREAS \_\_\_\_\_[Name and Address of the Contractor] (hereinafter referred to as the “Contractor”) has undertaken for due performance of the Contract, in pursuance of LoA No.

\_\_\_\_\_ for \_\_\_\_\_[Description of the Contract work to be specified] (hereinafter referred to as “the Contract”).

The Contract was awarded by ..... (hereinafter referred to as the “Employer” or “..... ”), which expression shall unless repugnant to the context or the meaning thereof, include its successors, administrators, executors and assignees.

AND WHEREAS it has been stipulated in the Contract that the Contractor shall furnish to the Employer with an unconditional and irrevocable Insurance Surety Bond for

.....  
2.1 (Performance Security / Mobilization Advance/ Plant & Machinery Advance/ Special Advance/ Retention Money) for the sum specified herein below as security for .....  
2.2 (compliance of the obligations and performance of the Contractor/ such Advance Payment/ Retention Money).

In pursuance to this M/s \_\_\_\_\_(The Contractor) has requested for issuance of the Insurance Security Bond for the sum of \_\_\_\_\_[the amount of Guarantee to be specified in figure and words in the respective currency/ies in which the contract price is payable].

AND WHEREAS we \_\_\_\_\_ [Name and full address of the Surety Insurer including Email address] having registered office at \_\_\_\_\_ (hereinafter referred to as the “Surety Insurer ”), which expression shall unless repugnant to the context or the meaning thereof, include its successors, administrators, executors, assignees, hereby agrees to give the Employer on behalf of the Contractor such a Insurance Surety Bond drawn and payable at Bengaluru branch.

NOW, THEREFORE, the Surety Insurer hereby, unconditionally and irrevocably, guarantees and affirms as follows:

1. The Surety Insurer hereby unconditionally and irrevocably guarantees the due and faithful performance of the Contractor’s obligations during the (Construction Period/ Defects Liability Period and Maintenance Period under and in accordance with the Contract, and agrees and undertakes to pay to the Employer, upon its mere first written demand, and without any demur, reservation, recourse, contest or protest, and without any reference to the Contractor, such sum or sums up to an aggregate sum of the Surety Bond Amount as the Employer shall claim, without the Employer being required to prove or to show grounds or reasons for its demand and/or for the sum specified therein.

2. A letter from the Employer, under the hands of an officer not below the rank of General Manager,... , that the Contractor has committed default in the due and faithful performance of all or any of its obligations under and in accordance with the Contract shall be conclusive, final and binding on the Surety Insurer. The Surety Insurer further agrees that the Employer shall be the sole judge as to whether the Contractor is in default in due and faithful performance of its obligations during and under the Contract and its decision that the Contractor is in default shall be final and binding on the Surety Insurer, notwithstanding any differences between the Employer and the Contractor, or any dispute between them pending before any court, tribunal, arbitrators or any other Employer or body, or by the discharge of the Contractor for any reason whatsoever.
3. In order to give effect to this Surety Bond, the Employer shall be entitled to act as if the Surety Insurer were the principal debtor and any/Change in the constitution of the Contractor and/or the Surety Insurer, whether by their absorption with any other body or corporation or otherwise, shall not in any way or manner affect the liability or obligation of the Surety Insurer under this Surety Bond.
4. It shall not be necessary, and the Surety Insurer hereby waives any necessity, for the Employer to proceed against the Contractor before presenting to the Surety Insurer its demand under this Surety Bond.
5. The Employer shall have the liberty, without affecting in any manner the liability of the Surety Insurer under this Surety Bond, to vary at any time, the terms and conditions of the Contract or to extend the time or period for the compliance with, fulfillment and/ or performance of all or any of the obligations of the Contractor contained in the Contract or to postpone for any time, and from time to time, any of the rights and powers exercisable by the Employer against the Contractor, and either to enforce or forbear from enforcing any of the terms and conditions contained in the Contract and/or the securities available to the Employer, and the Surety Insurer shall not be released from its liability and obligation under these presents by any exercise by the Employer of the liberty with reference to the matters aforesaid or by reason of time being given to the Contractor or any other forbearance, indulgence, act or omission on the part of the Employer or of any other matter or thing whatsoever which under any law relating to sureties and guarantors would but for this provision have the effect of releasing the Surety Insurer from its liability and obligation under this Surety Bond and the Surety Insurer hereby waives all of its rights under any such law.
6. This Surety Bond is in addition to and not in substitution of any other Surety Bond or security now or which may hereafter be held by the Employer in respect of or relating to the Contract or for the fulfillment, compliance and/or performance of all or any of the obligations of the Contractor under the Contract.
7. Notwithstanding anything contained hereinbefore, the liability of the Surety Insurer under this Surety Bond is restricted to the Surety Bond Amount and this Surety Bond will remain in force for the period specified in paragraph 8 below and unless a demand or claim in writing is made by the Employer on the Surety Insurer under this Surety Bond all rights of the Employer under this Surety Bond shall be forfeited and the Surety Insurer shall be relieved from its liabilities hereunder.
8. The Surety Bond ceases to be in force and effect on \*\*\*\* Unless a demand or claim under this Surety Bond is made in writing before expiry of the Surety Bond, the Surety Insurer shall be discharged from its liabilities hereunder.
9. The Surety Insurer undertakes not to revoke this Surety Bond during its currency, except with the previous express consent of the Employer in writing and declares and warrants that it has the

power to issue this Surety Bond and the undersigned has full powers to do so on behalf of the Surety Insurer.

10. Any notice by way of request, demand or otherwise hereunder may be sent by post addressed to the Surety Insurer at its above referred branch, which shall be deemed to have been duly authorized to receive such notice and to effect payment thereof forthwith, and if sent by post it shall be deemed to have been given at the time when it ought to have been delivered in due course of post and in proving such notice, when given by post, it shall be sufficient to prove that the envelope containing the notice was posted and a certificate signed by an officer & the Employer that the envelope was so posted shall be conclusive.
11. This Surety Bond shall come into force with immediate effect and shall remain in force and effect up to the date specified in paragraph 8 above or until it is released earlier by the Employer pursuant to the provisions of the Contract.
12. This Surety Bond is subject to the Uniform Rules for Demand Guarantees (URDG) 2010 Revision, ICC Publication No. 758, except that the supporting statement under Article 15(a) is hereby excluded.
13. This Surety Bond shall also be operatable at our ....., branch at Bangalore, from whom, confirmation regarding the issue of this Surety Bond or extension/renewal thereof shall be made available on demand. In the contingency of this Surety Bond being invoked and payment here under claimed, the said branch shall accept such invocation letter and make payment of amounts so demanded under the said invocation.
14. The Insurance Surety Bond shall be verified from the specific portal created for this purpose.

Signed and sealed this.....Day of.....,26.....at.....

SIGNED, SEALED AND DELIVERED For and on

behalf of the Surety Insurer by:

(Signature)

(Name) (Designation)

(Code Number)

(Address)

**Notes:**

1. Any one of the following types of 'Insurance Surety Bond is to be inserted in the heading after the word '**FORM OF INSURANCE SURETY BOND FOR**' according to the purpose:
  - a) "**PERFORMANCE SECURITY**"
2. In Para-2, insert from the bracket the appropriate option according to the type<sup>2.1</sup> and purpose<sup>2.2</sup> of the Insurance Surety Bond to fill in the blanks.
3. The stamp paper of appropriate value shall be purchased in the name of the Surety Insurer, who issues the "Insurance Surety Bond".
4. The Insurance Surety Bond to be submitted shall be got issued from an IRDA approved Surety Insurer