

Table - 2
Addendum to the Package No.GSHP-II/NCB/6 Under Second Gujarat State Highway Project (GSHP-II)

Sr. No	Clause Reference	Original Clause	Amended Clause
1	ITB Clause 4.5 A(b)	(a) Satisfactorily completed (not less than 90% of contract value), as a prime contractor, (or as subcontractor duly certified by the employer/main contractor) at least one similar work. Similar work is defined as "Single work of widening to two lane or more and strengthening State Highway or National Highway of value not less than Rs. 525 million involving earthwork, GSB, WMM/WBM, BUSG and BM/DBM/SDBC/BC etc. and pipe culvert / box culvert / minor bridge / major bridge work.	(a) Satisfactorily completed (not less than 90% of contract value),, as a prime contractor, (or as subcontractor duly certified by the employer/main contractor) at least one similar work. Similar work is defined as "Single work of widening to two lane or more and strengthening of <u>Roads</u> of value not less than Rs. 525 million involving earthwork, GSB, WMM/WBM, BUSG and BM/DBM/SDBC/BC etc. and pipe culvert / box culvert / minor bridge / major bridge work.
2	ITB Clause 4.5 A (c)	Earthwork in both excavation and embankment (combined quantities) - 256000 Cum	Earthwork in both excavation and embankment (combined quantities) - 127200 Cum
		Granular Sub-Base (GSB) - 173000 Cum	Granular Sub-Base (GSB) - 85800 Cum
		Wet Mix Macadam (WMM) - 58000 Cum	Wet Mix Macadam (WMM) - 28800 Cum
		Bituminous Works (B.M., DBM, &BC) - 160700 Cum	Bituminous Works (B.M., DBM, &BC) -51800 Cum
		Cement concrete (including RCC and PSC)- 127000 Cum	Cement concrete (including RCC and PSC)- 41000 Cum
3	ITB Clause 4.5 B (c)	Liquid assetes and / or availability of credit facilities of no less than Rs. 250 Million in the format given in Section 2.	Liquid assetes and / or availability of credit facilities of no less than Rs. 158 Million in the format given in Section 2.
4	ITB Clause 4.5 A	To qualify for award of the contract, each bidder in its name should have in the last five years i.e from 2007-08 to 2011-12	To qualify for award of the contract, each bidder in its name should have in the last five years i.e from 2008-09 to 2012-13
5	ITB Clause 4.5 A last para	Financial turnover and cost of completed works of previous years shall be given weightage of 10% per year based on rupee value to bring them to 2012-2013 price level.	Financial turnover and cost of completed works of previous years shall be given weightage of 10% per year based on rupee value to bring them to 2013-2014 price level.

Sr. No	Clause Reference	Original Clause	Amended Clause
6	ITB Clause 4.7	<p>A = Maximum value of civil engineering works executed in any one year during the last five years (updated to 2012-13 price level) taking into account the completed as well as works in progress.</p> <p>N = 1.25</p> <p>B = Value, at 2012-13 price level, of existing commitments and on-going works to be completed during the next 2 years (period of completion of the works for which bids are invited)</p>	<p>A = Maximum value of civil engineering works executed in any one year during the last five years (updated to 2013-14 price level) taking into account the completed as well as works in progress.</p> <p>N = 1.25</p> <p>B = Value, at 2013-14 price level, of existing commitments and on-going works to be completed during the next 1.25 years (period of completion of the works for which bids are invited)</p>
7	Section-2, Forms of Bid Qualification Information 1.2	<p>Total value of Civil Engineering construction work executed and payments received in the last five years** (inRs. Million)</p> <p>2011—2012 _____</p> <p>2010—2011 _____</p> <p>2009—2010 _____</p> <p>2008—2009 _____</p> <p>2007—2008 _____</p>	<p>Total value of Civil Engineering construction work executed and payments received in the last five years** (inRs. Million)</p> <p>2012—2013 _____</p> <p>2011—2012 _____</p> <p>2010—2011 _____</p> <p>2009—2010 _____</p> <p>2008—2009 _____</p>
8	Section-2, Forms of Bid Qualification Information Table1.3.1 Column 1	<p>Quantities of work executed as prime contractor (in the same name and style) in the last five years: **</p> <p>Year</p> <p>2011-2012 _____</p> <p>2010-2011 _____</p> <p>2009-2010 _____</p> <p>2008-2009 _____</p> <p>2007-2008 _____</p>	<p>Quantities of work executed as prime contractor (in the same name and style) in the last five years: **</p> <p>Year</p> <p>2012-2013 _____</p> <p>2011-2012 _____</p> <p>2010-2011 _____</p> <p>2009-2010 _____</p> <p>2008-2009 _____</p>
9	Section-3, F Special Conditions of Contract Clause 5	<p>7. For major lapses, 10% of the interim payment certificate will be withheld, subject to a maximum limit of Rs. 30 lakhs.</p>	<p>7. For major lapses, 10% of the interim payment certificate will be withheld, subject to a maximum limit of Rs. 33 lac.</p>

Sr. No	Clause Reference	Original Clause	Amended Clause
10	Section-3, Annexure B to Special Conditions of Contract (EMP)	The Contractor shall submit monthly environmental reports in the format prescribed by the PIU. (Additional reports shall be submitted upon request from the PIU).....	<p>New Para Added as below:</p> <p>Clause for Nonconformity to EMP - Protection of the Environment</p> <p>The Contractor shall implement all mitigation measures for which responsibility is assigned to him as stipulated in the EMP Report. Any lapse in implementing the same will attract the damage clause as detailed below:</p> <ol style="list-style-type: none"> 1. All lapse in obtaining clearances / permissions under statutory regulations and violations of any regulations with regard to eco-sensitive areas shall be treated as a major lapse. 2. Any complaints of public, within the scope of the Contractor, formally registered with the CSC, R & BD or with the GoG and communicated to the Contractor, which is not properly addressed within the time period intimated by the CSC / R & BD, GoG shall be treated as a major lapse. 3. Non-conformity to any of the mitigation measures stipulated in the EMP Report (other than stated above) shall be considered as a minor lapse. 4. On observing any lapses, CSC shall issue a notice to the Contractor, to rectify the same. 5. Any minor lapse for which notice was issued and not rectified, first and second reminders shall be given after ten days from the original notice date and first reminder date respectively. Any minor lapse, which is not rectified, shall be treated as a major lapse from the date of issuing the second reminder. 6. If a major lapse is not rectified upon receiving the notice CSC shall invoke reduction, in the subsequent interim payment certificate. 7. For major lapses, 10% of the interim payment certificate will be withheld, subject to a maximum limit of about 0.5 % of contract Value. 8. If the lapse is not rectified within one month after withholding the payment, the amount withheld shall be forfeited

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