

National Highways & Infrastructure Development Corporation Ltd. (Ministry of Road Transport & Highways) Government of India

Consultancy Services for Feasibility Study, Preparation of Detailed Project Report and providing pre-construction services for up gradation of selected road stretches/corridors to Two lane with paved shoulders NH configuration under SARDP-NE Project.

REQUEST FOR PROPOSALS

For the identified corridors in the State of Arunachal Pradesh

November, 2015

National Highways & Infrastructure Development Corporation Ltd. PTI Building, 3rd Floor, 4, Parliament Street, New Delhi-110001

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National Highways & Infrastructure Development Corporation Ltd. (Ministry of Road Transport & Highways) Government of India

NOTICE INVITING TENDER (NIT)

NHIDCL has been assigned the work by the Ministry of Road Transport & Highways, Govt. of India for development and upgradation of the selected stretches/corridors in the State of Arunachal Pradesh (as per Annexure I) to Two Lane with paved shoulder NH configuration.

2. Proposals are hereby invited from eligible Consultants for carrying out Feasibility Study, Preparation of Detailed Project Report and providing pre-construction services in respect of up-gradation to Two laning with Paved Shoulder NH configuration of corridors detailed in Annexure – I (hereinafter called as 'Assignment'). The Letter of Invitation (LOI) and Terms of Reference (TOR) including Request for Proposal (RFP) is available online on e-tender portal of NHIDCL, https://NHIDCL.eproc.in.The document can also be downloaded from NHIDCL website https://www.nhidcl.com. The cost of the bid document in the form of a non- refundable document fee of Rs. 5,000 (Rupees Five Thousand only) in the form of Demand Draft favouring 'National Highways & Infrastructure Development Corporation Ltd.' and payable at New Delhi must be furnished in a separate envelop while submitting the proposal.

Bid must be submitted online at e-tender portal of NHIDCLhttps://NHIDCL.eproc.in on or before 18.01.2016 upto 15:00 hrs

3. The following schedule is to be followed for this assignment:

i) Last date for submission of queries
 ii) Pre -proposal conference in NHIDCL, HQ
 iii) Deadline for downloading of bid document
 iv) Deadline for submission of online bids
 18.12.2015 at 15:00 hrs
 17.01.2016 upto17:00 hrs
 18.01.2016 upto15:00 hrs

v) Deadline for submission of physical documents : **18.01.2016upto 15:00 hrs**

vi) Opening of bids : 18. 01.2016 at 15:30 hrs.

Yours sincerely,

(Yogesh Srivastava)
General Manager (Technical)
National Highway & Infrastructure
Development Corporation Ltd.
PTI Building, 3rd Floor,
4, Parliament Street,
New Delhi-110001
Ph. 011-23711101

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Letter of Invitation (LOI)

Package No. NHIDCL/AR.PR/Bile-Migging/2015

Dated:

Dear Sir,

Sub: Consultancy Services for carrying out Feasibility Study, Preparation of Detailed Project Report and providing pre-construction services in respect of up-gradation to Two Lane with paved shoulder NH configuration of corridors under SARDP-NE Project, National Highway connectivity to backward areas/religious/tourist places of the country and ADB Funded Projects in the State of Himachal Pradesh.

1. Introduction

- 1.1 The National Highways & Infrastructure Development Corporation Ltd. (NHIDCL) has been entrusted with the up-gradation of selected road stretches/corridors to two lane with paved shoulder NH configuration. NHIDCL (hereinafter called as the Client) now invites proposals from Technical Consultants for carrying out Feasibility Study, Preparation of Detailed Project Report and providing pre-construction services in respect of up-gradation to Two lane with paved shoulder NH configuration of corridors detailed in Annexure I for proper structuring and implementation of projects on EPC/PPP mode until declaration of Appointed Date of projects.
- 1.2 A brief description of the assignment with its objectives is given in the Appendix-I, *"Terms of Reference"*.
- 1.3 The NHIDCL invites proposals *through e-tender* (on-line bid submission) and by using the INFRACON* portal.

*In order to make the evaluation process more objective, user friendly and transparent, NHIDCL has developed INFRACON portal (www.infracon.nic.in) which is a comprehensive National Portal for Infrastructure Consultancy firms & Key Personnel. The Portal has facility to host Consulting Firms'& Personnel Credentials online with linkage to Aadhar & Digilocker for data storage, validation & purity. The Information available on the portal would also be made available in Public Domain.

Based on the above stated objective, it has been decided that while calling RFPs for preparation of DPR, NHIDCL would receive technical proposals through INFRACON portal by making it mandatory for firms & personnel to register on the portal. This would lead to reduction in paper work during bid submission & evaluation and shall bring transparency & accountability to the submission process. The applicants (hereinafter called as the Consultants) are hereby invited to submit proposals in the manner prescribed in the RFP.

1.4 The Consultants can submit the proposal either in sole capacity or in JV or with associates. The number of JV partners / associates should not exceed three firms apart from the lead firm.

For avoidance of doubt it is clarified that Consultant while submitting the proposal in JV capacity or with Associates has liberty to choose JV Partners or Associates however, in any case the number of JV Partners / Associates should not exceed three nos. excluding the lead firm (For example Consultant can have

- composition of firm such as a lead partner + (X) JV Partner + (Y) Associates. However in any case sum of X & Y should not exceed three.
- 1.5 To obtain first hand information on the assignment and on the local conditions, the Consultants are encouraged to pay a visit to the client, local State PWDs and the project site before submitting the proposal and attend a pre-proposal (bid) conference. They must fully inform themselves of local and site conditions and take them into account while preparing the proposal.
- 1.6 Financial Proposals will be opened only for the firms found to be eligible and scoring qualifying marks in accordance with Para 5 hereof.
- 1.7 Please note that (i) costs of preparing the proposal and of negotiating the contract, including visits to the Client, etc., are not reimbursable as a direct cost of the assignment; and (ii) Client is not bound to accept any of the proposals submitted and reserve the right to reject any or all proposals without assigning any reasons.
- 1.8 The proposals must be properly signed as detailed below:
- 1.8.1 *i.* by the proprietor in case of a proprietary firm
 - ii. by the partner holding the Power of Attorney in case of a firm in partnership (A certified copy of the Power of Attorney on a stamp paper of Rs. 100 and duly notarized shall accompany the Proposal).
 - iii. by a duly authorized person holding the Power of Attorney in case of a Limited Company or a Corporation (A certified copy of the Power of Attorney on a stamp paper of Rs. 100 and duly notarized shall accompany the proposal).
 - iv. by the authorized representative of lead member in case of Joint Venture.
 - v. The Power of Attorney shall be proposal specific. General Power of Attorney shall not be accepted and such proposals shall be termed non-responsive.
- 1.8.2 In case a Joint Venture/Association of firms, the proposal shall be accompanied by a certified copy of legally binding Memorandum of Understanding (MOU) on a stamp paper of Rs.100, signed by all firms to the joint venture confirming the following therein:
 - *i. Date and place of signing;*
 - *Purpose of Joint Venture/Association (must include the details of contract works for which the joint venture has been invited to bid)*
 - iii. A clear and definite description of the proposed administrative arrangements for the management and execution of the assignment. Name of Lead Firm and other partner of JV should be clearly defined in the MOU.
 - iv. Delineation of duties/ responsibilities and scope of work to be undertaken by each firm along with resources committed by each partner of the JV/Association for the proposed services;
 - v. An undertaking that the JV firms are jointly and severally liable to the Employer for the performance of the services;,
 - vi. The authorized representative of the joint venture/Association

The Association firm shall give a Letter of Association, MOU as in i) to vi above except v, letter of Authorization, copies of GPA/SPA for the person signing the documents and a certificate of incorporation.

- 1.8.3 In case of Joint Venture, one of the firms which preferably have relatively higher experience will act as the lead firm representing the Joint Venture. The duties, responsibilities and powers of such lead firm shall be specifically included in the MOU /agreement. It is expected that the lead partner would be authorized to incur liabilities and to receive instructions and payments for and on behalf of the Joint Venture. Payment to be made to the JV can also be made to the account of the JV. For a JV to be eligible for bidding, the experience of lead partner and other partner should be as indicated in data sheet.
- 1.8.4 A firm can bid for a project either as a sole Consultant or in the form of joint venture with other Consultant or in association with any other Consultant. However, alternative proposals i.e. one as sole or in JV with other Consultant and another in association / JV with any other Consultant for the same package will be summarily rejected. In such cases, all the involved proposals shall be rejected.
- 1.9 Pre-proposal conference shall be held on the date, time and venue given in Data Sheet.

1.10 **Bid Security**

- 1.10.1 The applicant shall furnish as part of its proposal, a Bid Security of Rs 2,00,000 (Rupees two lakhs only) in the form of Demand Draft in favour of "National Highways and Infrastructure Development Corporation Ltd. payable at New Delhi(the "Bid Security").
- 1.10.2 This Bid Security is returnable not later than 30 (thirty) days from the date of Opening of the financial proposals except in case of the two highest ranked Applicants. Bid Security of the selected Consultant and the second ranked Consultant shall be returned upon the selected Consultant signing the Agreement.
- 1.10.1 Any Bid not accompanied by the Bid Security of the required value and minimum required validity shall be rejected by the Client as non responsive.
- 1.10.3 The NHIDCL shall not be liable to pay any interest on the Bid Security and the same shall be interest free.
- 1.10.4 The Consultant by submitting its proposal pursuant to this RFP, shall be deemed to have acknowledged that without prejudice to the NHIDCL's any other right or remedy hereunder or in law or otherwise, the Bid Security shall be forfeited and appropriated by NHIDCL as the mutually agreed pre-estimated compensation and damage payable to NHIDCL for, *inter alia* the time, cost and effort of the NHIDCL in regard to RFP including the consideration and evaluation of the Proposal under the following conditions:
 - (a) If a Consultant withdraws its proposal during the period of its validity as specified in this RFP and as extended by the Client from time to time;
 - (b) In the case of the selected Consultant, if the Consultant fails to reconfirm its commitments during negotiations as required vide Para 6;
 - (c) In the case of a selected Consultant, if the Consultant fails to sign the Agreement.

2 Documents

2.1 To enable you to prepare a proposal, please find and use the attached Documents listed in the Data Sheet.

Consultants requiring a clarification of the Documents must notify the Client, in writing, by 28.09.2015 at 15:00 hrs. Any request for clarification in writing or by /e-mail must be sent to the Client's address indicated in the Data Sheet. The Client will upload replies to pre-bid queries on its website i.e. https://www.nhidcl.com.

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 a Consulting firm, modify the Documents by amendment or corrigendum. The amendment will be uploaded on NHIDCL website. The Client may at its discretion extend the deadline for the submission of proposals and the same shall also be uploaded on NHIDCL website.

3. Preparation of Proposal

The proposal must be prepared in three parts viz.

Part 1: Proof of eligibility

Part 2: Technical Proposal

Part 3: Financial Proposal

- 3.1 Document in support of proof of eligibility
- 3.1.1 The minimum essential requirement in respect of eligibility has been indicated in the Data Sheet. The proposal found deficient in respect of any of these requirements will not be considered for further evaluation. The following documents must be furnished in support of proof of eligibility as per Formats given in Appendix-II:
 - (i) Forwarding letter for Proof of Eligibility in the Form-E1.
 - (ii) Firm's relevant experience and performance for the last 7 years: As derived through INFRACON in support of experience as specified in Data Sheet. The uploaded experience certificates should indicate clearly the firms' Design/DPR experience, in 2/4/6- lane of highway, structures like bridges, Viaducts, tunnels, hill slope stabilization, rock bolting, ground improvement, etc. Also the scope of services rendered by the firm should be clearly indicated in the certificate obtained from the client. The information given in INFRACON shall also be considered as part of Technical Proposal and shall be evaluated accordingly. The Consultants are therefore advised to see the evaluation criteria carefully for Technical Proposal and select the Projects based on their experience.
 - (iii) Firm's turnover for the last 5 years: The information in this regard shall be obtained through INFRACON in regard to the turnover of the applicant firm(s) for the last five years beginning with the last financial year
 - (iv) **Document fee:** The fee for the document amounting to Rs.5,000 (Rupees Five Thousand only) in the form of Demand Draft favoring "National Highways & Infrastructure Development Corporation Ltd." payable at New Delhi must be furnished in a separate envelope while submitting the proposal.
 - (v) Bid Security: Demand Draft in support of bid security for an amount specified in Data Sheet made before the last date for submission of proposals.
 - (vi) Power of Attorney on a stamp paper of Rs.100 and duly notarized authorizing to submit the proposal.

- (vii) In case of a Joint Venture/Association of firms, the proposal shall be accompanied by a certified copy of legally binding Memorandum of Understanding (MOU) on a stamp paper of Rs.100, signed by all firms to the joint venture/Association as detailed at para 1.8.2 above.
- 3.1.2 The minimum essential requirement in respect of eligibility has been indicated in the data sheet, the proposal found deficient in respect of these requirements will not be considered for further evaluation.

3.2 Technical Proposal

- 3.2.1 The Consultants are expected to examine all terms and instructions included in the Documents. Failure to provide the requested information will be at their own risk and may result in rejection of their proposal.
- 3.2.2 During preparation of the technical proposal, Consultants must give particular attention to the following:

Total assignment period is as indicated in the enclosed TOR. A manning schedule in respect of requirement of key personnel is also furnished in the TOR which shall be the basis of the Financial Proposal. The Consultant shall make their own assessment of support personnel both technical and administrative to undertake the assignment. Additional support and administrative staff need to be provided for timely completion of the project within the total estimated cost. It is emphasized that the time period for the assignment indicated in the TOR should be strictly adhered to.

- **3.2.3** The technical proposal shall be submitted strictly in the Formats given in Appendix-III and shall comprise of following documents:
 - i) Forwarding letter for Technical proposal duly signed by the authorized person on behalf of the bidder, as in Form E-1 &T-1.
 - ii) Deleted
 - iii) Firm's references Relevant Services carried out in the last seven years to be submitted through INFRACON.
 - iv) Site Appreciation: limited to four A4 size pages in 1.5 space and 12 font including photographs, if any (Form-T-4).
 - v) Deleted
 - vi) The composition of the proposed Team to be submitted through INFRACON.
 - vii) Deleted
 - viii) The proposal should clearly identify and mention the details of Material Testing LAB FACILITIES to be used by the Consultants for the project (Form-T-8). In this connection, the proposals of the Consultants to use in-house LAB FACILITIES up to a distance of maximum 400 km. from the project site being feasible would be accepted. For all other cases, suitable nearby material Testing Laboratory shall be proposed before Contract Agreement is executed.
 - ix) The proposal shall indicate as to whether the firm is having the facilities for carrying out the following field activities or these are proposed to be outsourced to specialized agencies in the Form- T-9.
 - *a)* Topographic Survey
 - b) Pavement Investigation

c) Geo-technical Investigation

In case the Consultant envisages to outsource any or all of the above services to the expert agencies, the details of the same indicating the arrangement made with the agencies need to be furnished. These agencies would however, be subject to approval of the client to ensure quality input by such agencies during technical negotiation before award of the work. For out-sourced services, proposed firms/Consultants should have such experience on similar projects

- x) Details of office equipment and software owned by the firm in Form-T10
- xi) CVs of Key Personnel to be submitted through INFRACON.

3.2.4 CVs of Key Personnel:

- (i) The CVs of the Key Personnel would have to be submitted through INFRACON. It may please be ensured that information is correct. If at any stage information is found incorrect action including termination and debarment of the personnel and the Firm from future NHIDCL/ Ministry projects upto3 years may be taken by NHIDCL. Such submissions would also make the concerned key personnel liable for criminal action, as deemed fit.
- (ii) No alternative to key personnel may be proposed. The minimum requirements of Qualification and Experience of all key personnel are listed in Enclosure-II of TOR. CV of a person who does not meet the minimum experience requirement as given at enclosure-II of TOR shall be evaluated and the marks obtained shall be taken into consideration during evaluation of Technical Proposal (except Team leader). However if a firm with such key personnel is declared the "most preferred bidder" for a particular package, such key personnel should be replaced at the time of Contract Negotiations with a person meeting requirements of Qualification and Experience as given at enclosure-II of TOR and whose CV secures 75 % marks and above. If a proposed key personnel does not possess the minimum (essential) educational qualification as given at enclosure-II of TOR, Zero marks shall be assigned to such CV and such CV shall not be evaluated further. The CV of the proposed Team Leader should score at least 75 % marks otherwise the entire proposal shall be considered to have failed in the evaluation of Technical Proposals and shall not be considered for opening of Financial Proposals.
- (iii) Team Leader, Highway cum Pavement Engineer, Bridge Engineer, Geo-technical cum material Engineer and Senior Survey Engineer should be available from beginning of the project. 3 Key Personnel namely Environmental Specialist, Quantity Surveyor / Documentation expert and Traffic and Safety Expert are allowed to be deployed/proposed in 2 teams at a time. If same CV is submitted by two or more firms, zero marks shall be given for such CV for all the firms. The availability of key personnel must be ensured for the duration of the project as per proposed work programme.
- (iv) The age limit for key personnel is 70years for Central Team and 60 years for Sub-Team as on the date of bid submission.
- (v) Age limit for supporting staff to be deployed on project is 65 years as on the date of bid submission.
- (vi) An undertaking from the Consultant and all the Key Personnel must be furnished in the FormT-11 that the Key Personnel will be available for entire duration of the project assignment and will not engage himself/herself in any other assignment during the currency of his/her assignment on the project. After the award of work, in case of non availability of key personnel in spite of his/her declaration, he/she shall be debarred for a period of three years for all projects of NHIDCL and MORTH
- (vii) A good working knowledge of English Language is essential for key professional staff on this assignment.

- (viii) Deleted
- (ix) Availability of few key personnel engaged for preparation of Detailed Project Report for the envisaged project may be ensured during first 3 to 4 months after start of the civil work at site during the period of survey and review of DPR by the Supervision Consultant/Authority Engineer. For this purpose, payment shall be made as per actual site deployment of the key personnel at the man month rates quoted by the firm in their financial proposal.
- (x) It may please be noted that in case the requirement of the 'Experience' of the firm/consortium as mentioned in the "Proof of Eligibility' is met by any foreign company, their real involvement for the intended project shall be mandatory. This can be achieved either by including certain man-months input of key experts belonging to the parent foreign company, or by submitting at least the draft feasibility report and draft DPR duly reviewed by the parent firm (WITHOUT EXTRA COST TO NHIDCL) and their paying visit to the site and interacting with NHIDCL .In case of key personnel proposed by the foreign company, they should be on its pay roll for at least last six months (from the date of submission).
- (xi) In case a firm is proposing key personnel from educational/research institutions, a 'No Objection Certificate' from the concerned institution should be enclosed.
- (xii) Deleted
- 3.2.5 The technical proposal must not include any financial information.

3.3 Financial Proposal

- 3.3.1 The Financial proposal should include the costs associated with the assignment. These shall normally cover: remuneration for staff (foreign and local, in the field, office etc), accommodation, transportation, equipment, printing of documents, surveys, geotechnical investigations etc. This cost should be broken down into foreign and local costs. The financial proposal should be prepared strictly using, the formats attached in *Appendix –IV*
- 3.3.2 The financial proposal should clearly indicate the consulting fee without any assumptions of conditions attached to such fee. Conditional offer or the proposal not furnished in the format attached in *Appendix-IV* shall be considered non-responsive and is liable to be rejected. The financial proposal shall take into account all types of the tax liabilities and cost of insurance specified in the Data Sheet
- 3.3.3 Costs shall be expressed in Indian Rupees in case of domestic Consultant and in Indian Rupees and US Dollars in case of foreign Consultant. The payments shall be made in Indian Rupees by the National Highways & Infrastructure Development Corporation Ltd. and the Consultant themselves would be required to obtain foreign currency to the extent quoted and accepted by NHIDCL. The Rate for foreign exchange for payment shall be the rate established by RBI applicable at the time of making each payment installment on items involving actual transaction in foreign currency. No compensation due to fluctuation of currency exchange rate shall be paid.
- 3.3.4 Consultants are required to charge only rental of equipments/ software(s) usage so as to economize in their financial bid.

4 Submission of Proposals

- 4.1 The Applicants shall submit the Proof of Eligibility and Technical Proposal through INFRACON and shall apply for a particular package with one team. Financial proposal for each package is to be submitted separately. Financial proposal are only to be submitted online and no hard copy of the financial proposal should be submitted.
- 4.2 The bidder is required to submit following documents in original at the time of submission of their bid.
 - (a) Copy of Acknowledgement for
 - (i) Tender Submission and Bid Security
 - (ii) Bid Document Fee
 - (iii) Tender Processing Fee
 - (b) Written proposal specific Power of Attorney of the signatory (whose digital signature certificate is used during e-tender submission) of the bidder to commit the bid
 - (c) Affidavit duly notarized (as per the format provided in Section III)
 - (d) Power of Attorney shall be on a stamp paper of Rs. 100 and duly notarized authorizing to submit the proposal.
 - (e) In case of a Joint Venture / Association of Firms, the proposal shall be accompanied by a certified copy of legally binding Memorandum of Understanding (MoU) on a stamp paper of Rs. 100, signed by all firms to the Joint Venture / Association as detailed at para 1.8.2 above.

Envelope containing above mentioned documents shall be submitted to NHIDCL on or before the deadline for submission of bids. The envelope must be clearly marked:

Consultancy Package No.: NHIDCL/DPR/Ar.Pr./Bile-Migging/2015

Project Name: As per Annexure - I

Do not open, except in presence of the evaluation committee

- 4.2.1 Envelope containing originals will contain two separate envelopes. The first envelope containing a demand draft of Rs. 5,000/- (cost of bid document). Second envelope containing Bid Security of Rs. 2,00,000/- with validity as mentioned in the bid document. Bidder should also submit Proof of Payment of application processing fees amounting to Rs. 1295/- to M/s. C-1 India Pvt. Ltd. Only one Bid Security and one DD of Rs 5000/- (as cost of Document) may be submitted by a Consultant applying with a particular team for one assignment.
- 4.2.2 Deleted
- 4.3 The proposal must contain no interlineations or overwriting except as necessary to correct errors made by the Consultants themselves, in which cases such corrections must be initialed by the person or persons signing the proposal.
- 4.4 Deleted

4.5 The proposal must be valid for the number of days stated in the Data Sheet from the closing date of submission of proposal.

5 Proposal Evaluation

- 5.1 The proposals would be evaluated by a Committee constituted by Managing Director, NHIDCL. A three-stage procedure will be adopted in evaluating the proposal. In the first stage- Proof of Eligibility, it will be examined as to whether:
 - a) The proposal is accompanied by Bid Document fee;
 - b) The proposal is accompanied by Bid Security of required value and of validity equal or more than the minimum required validity;
 - c) The consultant has required experience;
 - d) The Consultant has required turnover;
 - e) The documents are properly signed by the authorized signatories and whether the proposal contains proper POA as mentioned at para 1.8.1 above;
 - f) The proposal is received on or before the dead line of submission;
 - g) In case of a Joint Venture/Association of firms, the proposal shall be accompanied by a certified copy of legally binding Memorandum of Understanding (MOU) on a stamp paper of Rs.100, signed by all firms to the joint venture/Association as detailed at para 1.8.2 above.

In case answers to any of the above items is 'No' the bid shall be declared as non-responsive and shall not be evaluated further.

A Consultant satisfying the minimum Eligibility Criteria as mentioned in the Data sheet and who had submitted the above mentioned documents shall be declared "Passed" in Proof of Eligibility and the Technical Proposals of only those Consultants shall be evaluated further.

5.2 In the second stage, the Technical proposal shall be evaluated as per the detailed evaluation criteria given in Data Sheet.

A proposal securing 75 points shall be declared "passed" in the evaluation of Technical Proposal. The technical proposal should score at least 75 points out of 100 to be considered for financial evaluation. The CV of the proposed Team Leader should score at least 75 % marks otherwise the entire proposal shall be considered to have failed in the evaluation of Technical Proposals and shall not be considered for opening of Financial Proposals.

5.3 Evaluation of Financial Proposal

- 5.3.1 In case for a particular package, if only one firm is eligible for opening of Financial Proposals, the Financial Proposal shall not be opened, the bids for that package shall be cancelled and NHIDCL shall invite fresh bids for this package.
- 5.3.2 For financial evaluation, total cost of financial proposal excluding Service Tax shall be considered. Service Tax shall be payable extra as applicable from time to time.
- 5.3.3 The evaluation committee will determine whether the financial proposals are complete(i.e. whether they have included cost of all items of the corresponding proposals; if not, then their cost will be considered as NIL but the Consultant would however be required to carry out such obligations without any compensation. In case, the client feels that the work cannot be carried out within overall cost of financial proposal, the proposal can be rejected. The client shall

correct any computational errors and correct prices in various currencies to the single currency specified in Data Sheet. The evaluation shall exclude those taxes, duties, fees, levies and other charges imposed under the applicable law &thus applied to foreign components/ resident Consultants.

5.3.4 Proposals declared as technically qualified shall be considered for opening of Financial Bids. Average of all the opened Financial Proposals for each package shall be determined. A Financial Proposal for a particular package shall be considered "reasonable" if its variation from the average of all opened financial proposal is within (+) / (-) 20% of the average. Only bidders with a "reasonable Financial Proposal" would be considered for determining the "most preferred bidder (H-1 bidder)" based QCBS (80 % weightage on technical proposal and 20 % weightage on Financial Proposal) among the reasonable Financial proposals.. In other terms, H-1 bidder falling within the range of (+)/(-) 20% of average cost quoted by the technically qualified Consultants whose financial bids were opened i.e. H-1 shall be one amongst the reasonable financial proposals after applying QCBS (80:20) on their technical and financial Scores . For the sake of clarity, it is mentioned that if for a particular package (say Package - A), Financial proposals of 5 Consultants are opened and suppose the values of Financial Proposals quoted by 5 Consultants are as follows- Consultant X-1 quotes Rs 200 Lakhs, Consultant X-2 quotes Rs 120 lakhs , Consultant X-3 quotes Rs 180 lakhs, Consultant X-4 quotes Rs 190 lakhs and Consultant X-5 quotes Rs 250 lakhs. Average Quote= Rs(200+ 120+180+190+250)/5 = Rs 188 lakhs . So all quotes lying within (+) /(-) 20% of Rs 188 lakhs i.e. quotes which lie in the range of Rs 225.6 Lakhs to Rs 150.4 lakhs shall be considered as "reasonable Financial Proposals". So out of 5 firms whose Financial Proposals were opened, Financial Proposal submitted by only 3 firms namely X-1(Financial Quote of Rs 200 lakhs), X-3 (Financial Quote of Rs 180 lakhs) and X-4 (Financial Quote of Rs 190 lakhs) shall be considered as "reasonable Financial Proposals" and they shall only be considered for determining the "most preferred bidder H-1 bidder)" for that particular package after applying QCBS (80:20)on their technical and financial Scores. Financial Proposals submitted by X-2 (Financial Quote of Rs 120 lakhs) and X-5 (Financial Quote of Rs 250 lakhs) shall not be considered further.

Thereafter, the most preferred bidder (H-1 bidder) for that particular package shall be determined using the procedure given as under:

(i)The lowest financial proposal (FM) amongst the reasonable financial proposal will be given a financial score (SF) of 100 points. The financial scores of other proposals will be computed as follows:

SF = 100xFM/F

- (ii) (SF = Financial Score, FM= Amount of lowest bid, F= Amount of financial proposal converted in the common currency)
- (iii) Combined evaluation of Technical and Financial Proposals. Proposals will finally be ranked according to their combined technical (ST) and Financial (SF) scores using the weights indicated in the Data Sheet:

S= STxT + SFxf Where,

S= Combined Score, ST=Technical Score out of 100 SF= Financial Score out of 100

T and f are values of weightage for technical and financial proposals respectively as given in the Data Sheet.

- (iv) For a particular package, a Consultant with a "particular Team" having a reasonable financial proposal and scoring the maximum combined score (S) shall be declared as the most preferred bidder (H-1).
- 5.3.5 While determining "reasonable Financial Proposals" for a particular package, if the Financial Proposal of only one Firm comes out as a "reasonable Financial Proposal" and all other Financial Proposals do not turn out to be "reasonable Financial Proposals", the Firm Quoting the "reasonable Financial Proposal" shall be declared as the most preferred bidder (H-1) for that particular package.
- 5.3.6 While determining "reasonable Financial Proposals" for a particular package, if the Financial Proposal of none of the firms is found to be within the range of (+)/(-) 20% of the average Financial quote, bids for that particular package shall be cancelled and NHIDCL shall invite fresh bids for this package
- 5.4 A firm can propose one /same team for more than one package/assignment but in case of being selected for one package they will not be considered subsequently for other package with the same team. Package shall be opened in the sequence of invitation of RFPs i.e. sequentially as per the Date of Invitation..
- 6 Negotiations
- 6.1 Prior to the expiration period of proposal validity, the Client will notify the most preferred Consultant/Bidder in writing by registered letter, e-mail, or facsimile and invite him to negotiate the Contract.
- 6.2 Before the start of negotiations, the most preferred Consultant/Bidder (H-1) shall be asked to give justification for the cost quoted by them to the full satisfaction of NHIDCL. Each key personnel of the preferred Consultant shall be called for interview at the time of negotiation at the cost of Consultant before the award of work.
- 6.3 Negotiations normally take two to three days. The aim is to reach agreement on all points and initial a draft contract by the conclusion of Negotiations.
- 6.4 Negotiations will commence with discussion on technical proposal, the proposed methodology (work plan), staffing and any suggestions made to improve the TOR, the staffing and bar charts, which will indicate activities, periods in the field and in the home office, staff months, logistics and reporting. The financial proposal is subject to rationalization. Special attention will be paid to optimize the required outputs from the Consultants within the available budget and to define clearly the inputs required from the Client to ensure satisfactory implementation of the Assignment.
- 6.5 Changes agreed upon will then be reflected in the financial proposal using proposed unit rates.
- Having selected Consultants, among other things, on the basis of an evaluation of proposed key professional staff, the Client expects to negotiate, within the proposal validity period, a contract on the basis of the staff named in the proposal and, prior to contract negotiations, will require assurances that the staff will be actually available. The Client may ask to give a replacement for the key professional who has scored less than 75% marks by a person of at least 75% score. No reduction in remuneration would be made on account of above change.

The Client will not consider substitutions during contract negotiations except in cases of incapacity of key personnel for reasons of health. Similarly, after award of

contract the Client expects all of the proposed key personnel to be available during implementation of the contract. The client will not consider substitutions during contract negotiations/ contract implementation except under exceptional circumstances. For the reason other than death/ extreme medical ground, where replacement is proposed by the Consultant due to non availability of the originally proposed key personnel or in cases where replacement has become necessary as a key personnel proposed by the Consultant has been found to be unsuitable for the project by NHIDCL during contract negotiations / contract implementation , the following shall apply (i) for total replacement upto 33% of key personnel, remuneration shall be reduced by 5% (ii) for total replacement between 33% to 50%, remuneration shall be reduced by 10% (iii) for total replacement beyond 50% and 66% remuneration shall be reduced by 15% (iv) for total replacement beyond 66% of the total key personnel, the Client may initiate action for debarment of such Consultant for future projects of MORT&H/NHIDCL for a period of 6 months to 24 months.

If for any reason beyond the reasonable control of the Consultants, it becomes necessary to replace any of the personnel, the Consultants shall forthwith provide as a replacement a person of equivalent or better qualification and experience.

- 6.7 The negotiations will be concluded with a review of the draft Contract Agreement attached at Appendix-V. The Client and the Consultants will finalize the contract to conclude negotiations.
- 6.8 If a Consultant fails to conclude the negotiations with NHIDCL or in case a Consultant withdraws without starting / completing the negotiations with NHIDCL, it shall attract penalty by encashment of Bid Security submitted by the Consultant

7 Performance Security

The Successful Consultant will furnish within 10 days of the issue of Letter of Acceptance (LOA), an unconditional Bank Guarantee of 10% of the total contract value valid for a period of *three years* beyond the date of completion of services from any Scheduled Bank approved by RBI having a net worth of not less than 500 Crore as per latest Annual Report of the Bank. In case of JV, the BG shall be furnished on behalf of the JV or by the lead member of the JVs. **The Performance Guarantee will be released by NHIDCL upon expiry of 3 years beyond the date of completion of services provided, rectification of errors if any, found during implementation of the contract for civil work and satisfactory report by NHIDCL in this regard is issued. If a Consultant fails to submit the Performance Security (as specified above), it shall attract penalty of encashment of Bid Security submitted by the Consultant.**

8. Penalty

The Consultant will indemnify for any direct loss or damage that may accrue due to deficiency in services in carrying out Feasibility Study, Detailed Project Reportor providing pre-construction services. Penalty shall be imposed on the Consultants for poor performance/deficiency in service as expected from the Consultant and as stated in General Conditions of Contract.

9. Award of Contract

After successful Negotiations with the selected Consultant, the Client shall issue

letter of award and ask the Consultant to provide Performance Security as in Para 7 above. If negotiations (as per para 6 above) fail or the selected Consultant fail to provide performance security within the prescribed time or the Consultant fail to sign the Contract Agreement within prescribed time the Client may invite the 2nd ranking bidder Consultant for Contract negotiations and follow the procedure outlined in Para 6, 9 and 10 of this Letter of Invitation.

10. Signing of Contract Agreement

After having received the performance security and verified it, the Client shall invite the selected bidder for signing of Contract Agreement on a date and time convenient to both parties within 15 days of receipt of valid Performance Security.

- 11. The Client shall keep the bidders informed during the entire bidding process and shall host the following information on its website:
- i) Notice Inviting Tender (NIT)
- ii) Request For Proposal (RFP)
- iii) Replies to pre-bid queries, if any
- iv) Amendments/corrigendum to RFP

12. Confirmation

We would appreciate you informing us by facsimile/e-mail.

Thanking you.

Yours sincerely,

(Y.C. Srivastava)
General Manager (Technical)
National Highway & Infrastructure
Development Corporation Ltd.
PTI Building, 3rd Floor,
4, Parliament Street,
New Delhi-110001

Encl. as above

Annexure -I

Details of the stretch proposed for Feasibility Study/DPR preparation in the State of

S. No.	State	Identified Corridor	Tentative Length (In Km)	Package No.
		(i) Tato – Taliha road from Km. 15.00 (Tato end) to Km. 30.00 (Taliha end)	70.0	NHIDCL/DPR/Ar.Pr./Bile-
1	Arunachal Pradesh	(ii) Bile - Migging Road from Km. 10.00 to Km38.00 (Migging end)	23.00	Migging/2015

Note: - The lengths mentioned are indicative in nature with the assumption that in each Stretch/ Package, 100 % of road stretch included in the proposal shall be 2 lane with paved shoulders only and any variation in length / configuration shall be dealt as Change of Scope (beyond + 10%) on pro-rata basis for 2 lane + paved shoulder and with enhancement factor of 1.25 for 4 lane/6 lane/8 lane configuration. There would be no change in variations in length upto +/-10% of indicative length as per Clause 10, GCC of RFP.

Annex-II

<u>Procedure of Awarding Work based on least cost basis under Special Circumstances</u> i.e. When a Consultant with a particular team becomes L-1 bidder in more than one <u>package</u>

A firm can propose one /same team for more than one package/assignment but in case of being selected for one package they will not be considered subsequently for other package with the same team. Package shall be opened in the sequence of invitation of RFPs i.e. sequentially as per the Date of Invitation.

DATA SHEET

(References to corresponding paragraphs of LOI are mentioned alongside)

- 1. The Name of the Assignment and description of Project- Consultancy Services for carrying out Feasibility Study, Preparation of Detailed Project Report and providing pre-construction services in respect of up-gradation to Two Lane with paved shoulder NH configuration of corridors under SARDP-NE Project in the State of Arunachal Pradesh.
- 2. (The Name of project and Package No. should be indicated in the format given in the technical proposal)
- 2. The name of the Client is: Managing Director,

National Highways & Infrastructure Development

Corporation Ltd., PTI Building, 3rd Floor, 4, Parliament Street, New Delhi-110001

- 3. Duration of the Project) 365 days from date of commencement as mentioned in Enclosure III followed by pre-construction services upto Appointed Date.
- 4. Date, Time and Venue of Pre-Proposal Conference

Date: 29.09.2015 Time: 15:00 hrs.

Venue: National Highways & Infrastructure Development Corporation Ltd. (NHIDCL),

PTI Building, 3rd Floor, 4, Parliament Street, New Delhi-110001 Ph. 011-23711101

(Ref. Para 1.9)

- 5. The Documents are:
 - i Appendix-Iii. Appendix-IIiii. Appendix-III:iv. Appendix-IV:v. Appendix -V

Terms of Reference (TOR), Formats for Proof of Eligibility, Formats for Technical Proposal, Formats for Financial Proposal, Draft Contract Agreement.

(Ref. Para 2.1)

6. Bid Security: Rs 2.0 (Two)Lakh

(Ref Para 1.10)

- 7. Tax and Insurance (Ref. Para 3.3.2)
- (i) The Consultants and their personnel shall pay all taxes (including service tax),

custom duties, fees, levies and other impositions levied under the laws prevailing seven days before the last date of submission of the bids. The effects of any increase / decrease of any type of taxes levied by the Government shall be borne by the Client / Consultant, as appropriate.

- (ii) Limitations of the Consultant's Liability towards the Client shall be as per Clause3.4 of Draft Contract Agreement
- (iii) The risk and coverage shall be as per Clause 3.5 of Draft Contract Agreement.
- 8. The number of copies of the proposal required to be submitted: 1 no. (ref. para 4.1)
- 9. The address of authorized representative in NHIDCL is

Mr. Y.C.Srivastava

General Manager (Technical)

National Highway & Infrastructure Development Corporation Ltd.

PTI Building, 3rd Floor,

4, Parliament Street,

New Delhi-110001

Ph. 011-23711101

Email: yogena05bro@gmail.com

The envelopes must be clearly marked:

- i. ORIGINAL PROPOSAL;
- ii. DOCUMENTS IN PROOF OF ELIGIBILITY & TECHNICAL PROPOSAL as Appropriate; and,
- iii. DO NOT OPEN, EXCEPT IN PRESENCE OF THE EVALUATIONCOMMITTEE on the outer envelope.
- iv. Consultancy Package No.:-----
- v. Project Name:-----
- vi. Name and Address of Consultant
- 10. The date, time and Address of proposal submission are:

Date 18.01.2016

Time: 15:00 hrs

Address

Mr. Y.C.Srivastava

General Manager (Technical)

National Highway & Infrastructure Development Corporation Ltd.

PTI Building, 3rd Floor, 4, Parliament Street, New Delhi-110001

Ph. 011-23711101

Email: yogena05bro@gmail.com

(Ref. Para 4.4)

11. Proposal Validity period (Number of days): 120 days (Ref. Para 4.5)

12. Evaluation criteria: (Ref. Para 3 & 5)

12.1 First stage evaluation – eligibility requirement. (Ref. Para 3.1 & 5.1)

Table-1: Minimum Eligibility Requirements

S.		
No.		
	Minimum experience and performance of preparation of DPR of Highways / Bridges in the last 7 years (NH/SH/Equivalent) (for past performance attach undertaking for any litigation history/ and arbitration).	Annual average turnover
	A Firm applying for a package should have experience of preparation of Detailed Project Report of two/four/six lane/Feasibility of Two/ four/ six lane projects of aggregate length equal to the indicative length of the package (i.e. 100km if the indicative length of the package is 100 km). Firm should have also prepared DPR for at least one project of 2/4/6laning of minimum 40% of the indicative length of the package (i.e. 40 km if the indicative length of the package is 100 km) or Feasibility Study of two/four/six laning of minimum 60% of the indicative length of the package (i.e. 60 km if the indicative length of the package is 100 km). The experience of hill roads DPR will be given due weightage.	Annual average turnover for last 3 years of the firm should be equal to or more than Rs. 5.00 Crore

Note: The experience of a firm in preparation of DPR for a private concessionaire/contractor shall not be considered

- i) The sole applicant shall fulfill all the requirements given in Table-1.
- ii) In case of JV, the Lead Partner should fulfil at least 75% of all eligibility requirements and the other partner shall fulfil at least 50% of all eligibility requirements..
- iii) If the applicant firm has / have prepared the DPR/FS projects solely on its own, 100%weightage shall be given. If the applicant firm have prepared the DPR/FS projects as a lead partner in a JV, 75% weightage shall be given. If the applicant firm have prepared the DPR projects as the other partner (not lead partner) in a JV 50% weightage shall be given. If the applicant firm have prepared the DPR/FS projects as an associate, 25% weightage shall be given.

12.2 Second stage technical evaluation (Refer 5.2)

Table-2: Evaluation Criteria for Technical Proposal

S.	Description	Points	
No.			
1.	Firms Relevant Experience in last 7 years Material testing, Survey & Investigation,	20	Break up details in
2.	Material testing, survey and investigation equipment and software proposed to be used.		Para12.2.1 (ii)
3.	Qualifications and Relevant Experiences of the Proposed Key Personnel	75	
	Total	100	

The weightage points given to evaluation sub-criteria for qualifications and competence of key staff are as under:

Table-3: Weightage Points for Key Professionals

Description	Weight (%)	Break up details in Para12.2.2
General Qualification	25	
Relevant Experience and Adequacy for the Project	70	
Employment with the Firm	5	
Total	100	

12.2.1 The number of points to be given under each of the evaluation criteria are:

∠.1	The number of points to be given under each of the evaluation enteria are.	
(i)	Firms relevant experience in last 7 years (2008-09 onwards) 20 points	Points
	(a) Specific experience of the DPR consultancy related to the Assignment for eligibility	12
	(a)(i) Aggregate Length of DPR / Feasibility study of 2/4/ 6 lane projects (Minimum equal to indicative length of a package applied for)	6
	Indicative Length of a package applied for	4
	2 times Indicative Length of a package applied for	5
	3times or more Indicative Length of a package applied for	6
	(a)(ii) DPR for 2/4/6 laning projects each equal to or more than 40 % of indi	
	length of a package applied for (or Feasibility Study for 2/4/6 laning project	
	equal to or more than 60 % of indicative length of a package applied for)	6
	1	
	1 project 4 2 projects 5	
	1)	
	3 projects 6	
1	b) DPR of Bridge having length more than 200 m 4	
	One bridge 1	
	Two bridges 2	
	Three bridges 3	
	Four bridges 4	
(c) Specific experience of firms in terms of turnover 4	
	Firm's Average Turnover of last 5 years >= 10 crore 4	
	Firm Average Turnover of last 5years >= 5 crore but < 10 crore3	
	Firm Average Turnover of last 5 years < 5 crore0	
7	Total 20 Note:1. In case Feasibility Study is part of DPR services, the experience shall be	.
	counted in DPR only	-

counted in DPR only.

In case Bridge is included as part of DPR of Highway the experience will be counted both in(a) and in (b).

Material testing, Survey and investigation equipment and software proposed to be (ii)

used (Outsourcing of Services/equipment shall be through Empanelled Consultants with MORTH wherever applicable)

5

a)	Availability of in-house material te	sting fa	cility	1
,	Available	1	,	
	Not available/outsourced	0.5		
b)	Field investigation facilities			2
	Available	2		
	Not available/outsourced	1		
c)	Office Equipment and software			2
	Available	2		
	Not available/outsourced	1		
	•		Total	5

(iv) Qualification and competence of the key staff for adequacy of the Assignment =75 points

The weight-age for Central Team and Sub Team along with Key Personnel are as under:

S. No.	Key Personnel	% Weightage
	ral Team[Weightage, W: (100-w)%]	vveiginage
	veightage assigned to all the sub teams in total)]	
1	Team Leader	20
2	Geo-Technical and Pavement Expert	15
3	Environment Specialist	10
4	Traffic cum Safety Expert	10
5	Hill Road / Tunnel Expert	15
6	Revenue / Survey Expert	10
7	Bridge Design Engineer	15
8	Contract Specialist	5
	Total	100
Sub	Team [Weightage, $w = (10*N)\%$]	
(N= number of sub teams under the assignment = 4 i.e. 1 for each		
corri	dor)	
9	Highway Engineer	40
10	Bridge Engineer	30
11	Quantity Surveyor cum Documentation Expert	30
	Total	100
	e the number of sub teams are more than 1, the weightage to each key be divided by number of sub teams	y personnel

(v) The technical proposal should score at least 75 points out of 100 to be considered for financial evaluation.

The number of points assigned during the evaluation of qualification and competence of key staff are as given below:

The number of points assigned during the evaluation of qualification and competence of

key staff except Revenue/Survey Expert & Contract Specialist are as given below:

S No.	. Description B		Break up of	Max points
			points (in %)	(in %)
1	General Qualification			25
	(i)	Essential Educational Qualification	20	
	(ii)	Desirable Educational Qualification	5	
2	Rele	evant Experience and Adequacy for the Project		70
	(i)	Total Professional experience	15 (max)	
	(ii)	Experience in Highways Projects(Bridge		
	, ,	Projects for Senior Bridge Engineer)	25 (max)	
	(iii)	Experience in Similar Capacity	30 (max)	
3	Emp	ployment with the Firm		5
	Less	s than 1 year	0	
	1 year to 2 years >2 years		3	
			5	
Total			1	100

(B) The number of points assigned during the evaluation of qualification and competence of **Revenue/Survey Expert** is given below:

			Break up of	Max points
S No.	Desc	ription	points (in %)	(in %)
1	Gene	eral Qualification		25
	(i)	Essential Educational Qualification	20	
	(ii)	Desirable Educational Qualification	5	
2		Relevant Experience and Adequacy for the Project		70
	(i)	Total Professional experience	30 (max)	
	(ii)	Experience in Similar Capacity	40 (max)	
3	Empl	loyment with the Firm		5
	Less	than 1 year	0	
	1 year to 2 years		3	
	>2 years		5	
Total	1		L	100

(C) The number of points assigned during the evaluation of qualification and competence of **Contract Specialist** is given below:

S No		Description	Break up of points	Max points
			(in %)	(in %)
1		General Qualification		25
	(i)	Essential Educational Qualification	20	
	(ii)	Desirable Educational Qualification	5	
2		Relevant Experience and Adequacy for the Project		70
	(i)	Total Professional experience	15 (max)	
	(ii)	Experience in Highways Projects	20 (max)	
	(iii)	Experience in Similar Capacity	20 (max)	
	(iv)	Experience in Arbitration	15 (max)	
3		Employment with the Firm		5
		Less than 1 year	0	
		1 year to 2 years	3	
		>2 years	5	
		Total		100
		·		•

75% of the maximum points under each component shall be given for reaching the stipulated threshold limit and additional 5% of maximum points shall be given for every 20% increase beyond threshold limit subject to the maximum increment of 25%.

12.3 Third stage - Evaluation of Financial proposal

Financial Proposal of all Technically Qualified Consultants in accordance with Clause 5.2 of Letter of Invitation shall be opened.

The consultancy services will be awarded to the consultant scoring highest marks in combined evaluation of Technical and Financial Proposals in accordance with Clause 1.3 & 5 amongst the reasonable financial proposals

The factors are:

The weightage given to Technical Proposal (T)=0.80

The weightage given to Financial Proposal (f) = 0.20

13. The common currency is "Indian Rupee".

(Ref. Para 3.3.3)

Fixed Exchange rate for conversion (for bid evaluation purpose only):

1 US \$=Rs. 65.00.

14. Commencement of Assignment (Date, Location): The Consultants shall commence the services within fifteen days of the date of effectiveness of the contract at locations as required for the project stretch stated in TOR. (Ref. Para 1.2 of LOI and 2.3 of GCC/SC)

APPENDIX I

TERMS OF REFERENCE (TOR)

Consultancy Services include carrying out Feasibility Study, Preparation of Detailed Project Report and providing pre-construction services in respect of up-gradation to Two Lane with paved shoulder NH configuration of corridors under SARDP-NE Project.

1. General

- 1.1 The National Highways & Infrastructure Development Corporation Ltd. (NHIDCL) has been entrusted with the up-gradation of selected road stretches/corridors to Two laning with Paved Shoulder NH configuration. NHIDCL (the Client) now invites proposals from Technical Consultants for carrying out Feasibility Study, Preparation of Detailed Project Report and providing pre-construction services in respect of up-gradation to Two laning with Paved Shoulder NH configuration of corridors detailed in Annexure I for proper structuring and implementation of projects on EPC/PPP mode until declaration of Appointed Date of projects
- 1.2 NHIDCL will be the employer and executing agency for the Consultancy Services sought and the standard of output required from the appointed Consultants are expected to be of international level both in terms of quality and adherence to the agreed time schedules.

2. Objective

- 2.1 The main objective of the consultancy service is to establish the technical, economical and financial viability of the project and prepare detailed project reports for rehabilitation/upgrading/construction of the existing/missing road to 2 lane NH with paved shoulder configuration. So the selected Consultant would also have to interact with other agencies of State & Central government.
- 2.2 The viability of the project shall be established taking into account the requirements with regard to rehabilitation, upgrading and improvement based on highway design, pavement design, provision of service roads wherever necessary, types of intersections, rehabilitation and widening of existing and/or construction of new bridges and structures, road safety features, quantities of various items of works and cost estimates and economic analysis.
- 2.3 The Detailed Project Report would, inter-alia, include detailed highway design, design of pavement and overlay with options for flexible or rigid pavements, design of bridges and cross drainage structures and grade separated structures, design of service roads, quantities of various items, detailed working drawings, detailed cost estimates, economic and financial viability analyses, environmental and social feasibility, social and environmental action plans as appropriate and documents required for tendering the project on commercial basis for international / local competitive bidding.
- 2.4 The Consultant should ensure detailed project preparation incorporating aspects of value engineering, quality audit and safety audit requirement in design and implementation. Consultant should also ensure to include additional points for hill roads (wherever required) also supplementary points for Safety Audit and Signs. Consultant should also provide technology options with respective costs in their

report.

- 2.5 The Consultant should, along with Feasibility Report, clearly bring out through financial analysis the preferred mode of implementation on which the Civil Works for the stretches are to be taken up. The Consultant should also give cost estimates and tender documents along with Feasibility Report/ Detailed Project Report.
- 2.6 If at feasibility stage, employer desires to terminate the contract, the contract will be terminated after payment upto that stage.
- 3. Scope of Services
- 3.1 As far as possible, the widening/improvement work to 2 lanes with paved shoulders shall be within the existing right of way avoiding land acquisition, except for locations having inadequate width and where provisions of short bypasses, service roads, alignment corrections, improvement of intersections are considered necessary and practicable and cost effective. However bypass proposals should also be considered, wherever in urban areas, improvement to 2 lane of the existing road is not possible. The Consultant shall furnish land acquisition details as per revenue records/maps for further processing of land acquisition. Consultant shall also submit 3a, 3A and 3D draft notification for acquisition of land. Scope of services includes all activities up to completion of the Land Acquisition process till 3G Notification as per LA Act of acquisition of land either under NH Act or State Act, as applicable.
- 3.2 The Consultant shall study the possible locations and design of toll plaza. Wayside amenities required on tolled highway shall also be planned. The local and slow traffic may need segregation from the main traffic and provision of service roads and fencing may be considered, wherever necessary to improve efficiency and safety.
- 3.3 The general scope of services is given in the sections that follow. However, the entire scope of services would, inter-alia, include the items mentioned in the Letter of Invitation and the TOR. The Consultant will also make suitable proposals for widening/improvement of the existing road to 2 lane with/without paved shoulder etc. and strengthening of the carriageways, as required at the appropriate time to maintain the level of service over the design period. The Consultants shall prepare documents for EPC/PPP contracts for each DPR assignment.
- 3.4 All ready to implement 'good for tender drawings and designs' shall be prepared.
- 3.5 Environmental Impact Assessment, Environmental Management Plan and Rehabilitation and Resettlement Studies shall be carried out by the Consultant meeting the requirements of the lending agencies like ADB/ World Bank/JICA, etc.
- 3.6 a. As regards Railway ROB/RUB, the Consultant will liaise with concerned authorities, wherever required and arrange all clarifications. Approval of all drawings including GAD and detailed engineering drawings will be obtained from the Railways by the Consultant. However, if Railways require proof checking of the drawings prepared by the Consultants, the same will be got done by NHIDCL and payment to the proof Consultant shall be made by NHIDCL directly.
 - b. Consultant will also obtain 'NO Objection Certificate' from Ministry of Environment and Forest and also facilitate to obtain the estimates for shifting of utilities of all types involved from concerned local authorities in the DPR. Consultant will also be required to prepare all Land Acquisition papers (i.e. all necessary schedule and draft 3a, 3A,

- and 3D, 3G notification as per L.A. act) for acquisition of land either under NH Act or State Act(as applicable).
- 3.7 Preparation of the Bid Documents, based on the feasibility report, due to exigency of the project for execution if desired by NHIDCL.
- 3.8 Consultant shall obtain all types of necessary clearances required for implementation of the project on the ground from the concerned agencies. The client shall provide the necessary supporting letters and any official fees as per the demand note issued by such concerned agencies from whom the clearances are being sought to enable implementation.
- 3.9 The Consultant shall prepare documents for the chosen mode of implementation like PPP or EPC after studying various options like BOT, Annuity and EPC.
- 3.10 The Consultant shall prepare the bid documents including required schedules as per EPC/ PPP / other mode etc. For that, it is suggested that Consultant should also go through the EPC documents of ministry before bidding the project. The Consultant shall assist the NHIDCL and its Financial Consultant and the Legal Adviser by furnishing clarifications as required for the financial appraisal and legal scrutiny of the project highway and bid documents.
- 3.11 The Consultant shall be guided in its assignment by the Model Agreement for Engineering, Procurement and Constructions (EPC)/ Model Concession Agreement for PPP (BOT/BOT (Annuity)/Hybrid) and the Manual of Specifications and Standards for two lane of highways through Engineering, Procurement and Constructions (EPC) published by IRC (IRC:SP:73) (the "Manual") along with relevant IRC codes for design of long bridges.

4. General

4.1 Primary Tasks

General Scope of Services shall cover but be not limited to the following major tasks (additional requirements for Preparation of Detailed Project Report for Hill Roads and Major Bridges are given in **Supplement I** and **II** respectively):

- i. Review of all available reports and published information about the project road and the project influence area;
- ii. Environmental and social impact assessment, including such as related to cultural properties, natural habitats, involuntary resettlement etc.
- ii (a). public consultation, including consultation with Communities located along the road, NGOs working in the area, other stake-holders and relevant Govt. department at different stages of assignment (such as inception stage, feasibility stage, preliminary design stage and final design stage).
- iii. detailed reconnaissance;
- iv. identification of possible improvements in the existing alignment and bypassing congested locations with alternatives, evaluation of different alternatives comparison on techno-economic and other considerations and recommendations regarding most appropriate option;
- v. traffic studies including traffic surveys and Axle load survey and demand forecasting for next thirty years;
- vi. inventory and condition surveys for road;
- vii. inventory and condition surveys for bridges, cross-drainage structures, other

- Structures, river Bank training/Protection works and drainage provisions;
- viii. Detailed topographic surveys using Total Stations, **GPS and LIDAR /any other equivalent technology.**;
- ix. pavement investigations;
- x. sub-grade characteristics and strength: investigation of required sub-grade and sub-soil characteristics and strength for road and embankment design and sub-soil investigation; including scope for slope protection (wherever required) and remedial measures.
- *xi. identification of sources of construction materials;*
- xii. detailed design of road, its x-sections, horizontal and vertical alignment and design of embankment of height more than 6m and in poor soil conditions where density consideration requires, even lesser height embankment. Detailed design of structures preparation of GAD and construction drawings and cross-drainage structures and underpasses etc.
- xiii. identification of the type and the design of intersections;
- xiv. design of complete drainage system and disposal point for storm water;
- xv. value analysis / value engineering and project costing;
- xvi. economic and financial analyses;
- xvii. contract packaging and implementation schedule;
- xviii strip plan indicating the scheme for carriageway widening, location of all existing utility services (both over- and underground) and the scheme for their relocation, trees to be felled, transplanted and planted and land acquisition requirements including schedule for LA: reports documents and drawings arrangement of estimates for cutting/ transplanting of trees and shifting of utilities from the concerned department;
- xix to find out financial viability of project for implementation and suggest the preferred mode on which the project is to be taken up;
- xx. preparation of detailed project report, cost estimate, good for tender drawings and designs, rate analysis, detailed bill of quantities, bid documents for execution of civil works through budgeting resources;
- xxi. design of toll plaza and identification of their numbers and location and office cum residential complex including working drawings;
- xxii. design of weighing stations, parking areas and rest areas;
- *xxiii.* any other user oriented facility, enroute toll facility;
- xxiv. Tie-in of on-going/sanctioned works of MORT&H/NHIDCL/ other agencies;
- *xxv.* preparation of social plans for the project affected people as per policy of the lending agencies/ Govt. of India R & R Policy;
- *xxvi.* safety Audit and signage;
- xxvii. technology options with respective costs.
- **4.2** While carrying out the field studies, investigations and design, the development plans being implemented or proposed for future implementation by the local bodies, should be taken into account. Such aspect should be clearly brought out in the reports and drawings.
- 4.3 The Consultant shall study the possible locations and design of toll plaza, wayside amenities required and plan for arboriculture along the highway.
- 4.4 The local and slow traffic may need segregation from the main traffic and provision of service roads and physical barrier including fencing may be considered, wherever necessary to improve efficiency and safety.
- 4.5 Standards and Codes of Practices

- 1. All activities related to field studies, design and documentation shall be done as per the latest guidelines/ circulars of MORTH and relevant publications of the Indian Roads Congress (IRC) and Bureau of Indian Standards (BIS). For aspects not covered by IRC and BIS, international standards practices may be adopted. The Consultants, upon award of the Contract, may finalise this in consultation with NHIDCL and reflect the same in the inception report.
- 2. All notations, abbreviations and symbols used in the reports, documents and drawings shall be as per IRC:71.

4.6 Quality Assurance Plan (QAP)

- 1. The Consultants should have detailed Quality Assurance Plan (QAP) for all field studies including topographic surveys, traffic surveys, engineering surveys and investigations, design and documentation activities. The quality assurance plans/procedures for different field studies, engineering surveys and investigation, design and documentation activities should be presented as separate sections like engineering surveys and investigations, traffic surveys, material geo-technical and sub-soil investigations, road and pavement investigations, investigation and design of bridges & structures, environment and R&R assessment, economic & financial analysis, drawings and documentation, preparation, checking, approval and filing of calculations, identification and tractability of project documents etc. Further, additional information as per format shall be furnished regarding the details of personal who shall be responsible for carrying out/preparing and checking/verifying various activities forming part of feasibility study and project preparation, since inception to the completion of work. The detailed Draft QAP Document must be discussed and finalised with the concerned NHIDCL officers immediately upon the award of the Contract and submitted as part of the inception report.
- 2. It is imperative that the QAP is approved by NHIDCL before the Consultants start the field work.

4.7 Review of Data and Documents

- 1. The Consultants shall collect the available data and information relevant for the Study. The data and documents of major interest shall include, but not be limited to, the following:
 - i. climate;
 - ii. road inventory;
 - iii road condition, year of original construction, year and type of major maintenance/rehabilitation works;
 - iv. condition of bridges and cross-drainage structures;
 - v. sub-surface and geo-technical data for existing bridges*;
 - vi. hydrological data, drawings and details of existing bridges;
 - vii existing geological maps, catchment area maps, contour plans etc. for the project area;
 - viii condition of existing river bank / protection works, if any;
 - ix. details of sanctioned / on-going works on the stretch sanctioned by

- MORTH/other agencies for Tie-in purposes;
- *x. survey and evaluation of locally available construction materials;*
- xi. historical data on classified traffic volume (preferably for 5 years or more);
- xii. origin-destination and commodity movement characteristics; if available;
- xiii. speed and delay characteristics; if available;
- xiv. commodity-wise traffic volume; if available;
- xv. accident statistics;
- xvi. Vehicle loading behaviour (axle load spectrum), if available;
- xvii) Type and location of existing utility services (e.g. Fibre Optical Cable, O/H and U/G Electric, Telephone line, Water mains, Sewer, Trees etc.)

xvi) Environmental setting and social baseline of the project.

* Geo - Technical Studies can be outsourced through empanelled specialist whose name is appearing in the list of empanelled specialists of MoRTH.

4.8. Social Analysis

The social analysis study shall be carried out in accordance with the MORT&H/World Bank/ADB Guidelines. The social analysis report will, among other things, provide a socio-economic profile of the project area and address in particular, indigenous people, communicable diseases particularly HIV/AIDS poverty alleviation, gender, local population, industry, agriculture, employment, health, education, health, child labour, land acquisition and resettlement.

4.9 Traffic Surveys

All traffic surveys and studies will be completed in feasibility studies.

4.9.1 Number and Location of Survey Stations

1. The type of traffic surveys and the minimum number of survey stations shall normally be as under, unless otherwise specifically mentioned.

S.	Description	Number of Survey Stations
No.		
1.	Classified Traffic Volume Count	3
	Origin-Destination and Commodity	
2.	Movement Characteristics	Minimum 2
3.	Axle Loading Characteristics	2
4.	Intersection Volume Count	All Major Intersections
5.	Speed-Delay Characteristics	Project Road Section
		All major habitations along
6.	Pedestrian/animal cross traffic count	the highway

2. The number of survey locations indicated in the table above are indicative only. The Consultants shall, immediately upon award of the work, submit to NHIDCL proposal regarding the total number as well as the locations of the traffic survey stations as part of inception report. Suitable maps and charts should accompany the proposal clearly indicating the rationale for selecting the location of survey stations.

3. The methodology of collection and analysis of data, number and location of traffic survey stations shall be finalised in consultation with NHIDCL.

4.9.2. Classified Traffic Volume Count Survey

1. The classified traffic volume count surveys shall be carried out for 7 days (continuous, direction-wise) at the selected survey stations. The vehicle classification system as given in relevant IRC code may be followed. However, the following generalised classification system is suggested in view of the requirement of traffic demand estimates and economic analysis:

Motorised Traffic			Non-Motorised Traffic
2-Wheeler			Bi-Cycle
3-Wheeler			Cycle-Rickshaw
Passenger Car			Animal Drawn Vehicle (ADV)
Utility Vehicle (Jeep, Van etc.)			Hand Cart
			Other Non-Motorised Vehicle
Bus	Mini Bus		
	Standard Bus		
LCV	LCV-Passenger		
	LCV-Freight		
Truck	MCV : 2-Axle Rigid Chassis		
	HCV: 3-Axl	e Rigid Chassis	
	MAV	Semi Articulated	
		Articulated	

- 2. All results shall be presented in tabular and graphical form. The survey data shall be analyzed to bring out the hourly and daily variations. The traffic volume count per day shall be averaged to show a weekly Average Daily Traffic (ADT) by vehicle type. The Annual Average Daily Traffic (AADT) shall be worked out by applying seasonal factors.
- 3. The Consultants shall compile the relevant traffic volume data from secondary sources also. The salient features of traffic volume characteristics shall be brought out and variations if any, from the traffic census carried out by the State PWD shall be suitably explained.

4.9.3. Origin-Destination and Commodity Movements Surveys

- 1. The Consultant shall carry out 1-day (24 hour, both directions) O-D and Commodity Movement Surveys at locations finalised in consultation with NHIDCL. These will be essentially required around congested towns to delineate 'through traffic'. The roadside interviews shall be on random sample basis and cover all four-wheeled vehicles. The locations of the O-D survey and Commodity Movement surveys shall normally be same as for the classified traffic count stations.
- 2. The location of origin and destination zones shall be determined in relation to each individual station and the possibility of traffic diversion to the Project Road from/to other road routes including bypasses.

- 3. The trip matrices shall be worked out for each vehicle type information and weight for trucks should be summed up by commodity type and the results tabulated, giving total weight and average weight per truck for the various commodity types. The sample size for each vehicle type shall be indicated in a table and also in the graphical representations.
- 4. The data derived from surveys shall also be analysed to bring out the lead and load characteristics and desire line diagrams. The data analysis should also bring out the requirement for the construction of bypasses.
- 5. The distribution of lead and load obtained from the surveys should be compared with those derived from the axle load studies.
- 6. The commodity movement data should be duly taken into consideration while making the traffic demand estimates.

4.9.4. Turning Movement Surveys

- 1. The turning movement surveys for estimation of peak hour traffic for the design of major and minor intersections shall be carried out for the Study. The details regarding composition and directional movement of traffic shall be furnished by the Consultant.
- 2. The methodology for the surveys shall be as per IRC: SP: 41-1994. The details including location and duration of surveys shall be finalized in consultation with NHIDCL officials. The proposal in response to this TOR shall clearly indicate the number of locations where the Consultant wishes to conduct turning movement surveys and the rationale for the same.
- 3. The data derived from the survey should be analysed to identify requirements of suitable remedial measures, such as construction of underpasses, fly-overs, interchanges, grade-separated intersections along the project road alignment. Intersections with high traffic volume requiring special treatments either presently or in future shall be identified.

4.9.5. Axle Load Surveys

- 1. Axle load surveys in both directions shall be carried out at suitable location(s) in the project road stretch on a random sample basis normally for trucks only (both empty and loaded trucks) for 2 normal days (24 hours) at special count stations to be finalised in consultation with NHIDCL. However, a few buses may be weighed in order to get an idea about their loading behaviour. While selecting the location(s) of axle load survey station(s), the locations of existing bridges with load restrictions, if any, should be taken into account and such sites should be avoided.
- 2. The axle load surveys shall normally be done using axle load pads or other sophisticated instruments. The location(s) of count station(s) and the survey methodology including the data formats and the instrument type to be used shall be finalised before taking up the axle load surveys.
- 3. The axle load data should be collected axle configuration-wise. The number of equivalent standard axles per truck shall be calculated on the basis of results obtained. The results of the survey should bring out the VDF for each truck type (axle configuration, if the calculated VDF is found to be below the

national average, then national average shall be used. Furthermore, the data from axle load surveys should be analysed to bring out the Gross Vehicle Weight (GVW) and Single Axle Load (SAL) Distributions by truck type (axle configuration).

4. The Consultant shall ascertain from local enquiries about the exceptional live loads that have used the highway in the past in order to assess the suitability of existing bridges to carry such loads.

4.9.6. Speed-Delay Surveys

The Consultants shall carry out appropriate field studies such as moving car survey to determine running speed and journey speed. The data should be analysed to identify sections with typical traffic flow problems and congestion. The objective of the survey would be to recommend suitable measures for segregation of local traffic, smooth flow of through traffic and traffic safety. These measures would include the provision of bypasses, under-passes, fly-overs, interchanges, grade-separated intersections and service roads.

4.9.7 Pedestrian / animal cross traffic surveys

These may be conducted to determine if provision of viaduct for pedestrians/animals is necessary to improve the traffic safety.

4.9.8 Truck Terminal Surveys

The data derived from the O-D, speed-delay, other surveys and also supplementary surveys should be analysed to assess requirements for present and future development of truck terminals at suitable locations enroute.

4.10. Traffic Demand Estimates

- 1. The Consultants shall make traffic demand estimates and establish possible traffic growth rates in respect of all categories of vehicles, taking into account the past trends, annual population and real per capita growth rate, elasticity of transport demand in relation to income and estimated annual production increase. The other aspects including socio-economic development plans and the land use patterns of the region having impact on the traffic growth, the projections of vehicle manufacturing industry in the country, development plans for the other modes of transport, O-D and commodity movement behaviour should also be taken into account while working out the traffic demand estimates.
- 2. The values of elasticity of transport demand shall be based on the prevailing practices in the country. The Consultants shall give complete background including references for selecting the value of transport demand elasticity.
- 3. It is envisaged that the 2/4-laning of the project road sections covered under this TOR would be completed and opened to traffic after 3 years. The traffic demand estimates shall be done for a further period of 30 years from completion of two lane. The demand estimates shall be done assuming three

- scenarios, namely, optimistic, pessimistic and most likely traffic growth. The growth factors shall be worked out for five-yearly intervals.
- 4. Traffic projections should be based on sound and proven forecasting techniques. In case traffic demand is estimated to be made on the basis of a model, the application of the model in the similar situation with the validation of the results should be established. The traffic projections should also bring out the possible impact of implementation of any competing facility in the near future. The demand estimates should also take into account the freight and passenger traffic along the major corridors that may interconnect with the project. Impact of toll charges on the traffic estimates should be estimated.
- 5. The methodology for traffic demand estimates described in the preceding paragraphs is for normal traffic only. In addition to the estimates for normal traffic, the Consultants shall also work out the estimates for generated, induced and diverted traffic.
- 6. The traffic forecasts shall also be made for both diverted and generated traffic.
- 7. Overall traffic forecast thus made shall form the basis for the design of each pavement type and other facilities/ancillary works.

4.11. Engineering Surveys and Investigations

4.11.1. Reconnaissance and Alignment

- 1. The Consultants should make an in-depth study of the available land width (ROW) topographic maps, satellite imageries and aerial photographs of the project area, geological maps, catchment area maps, contour plans, flood flow data and seismological data and other available relevant information collected by them concerning the existing alignment. Consultant has to arrange the required maps and the information needed by them from the potential sources on their own. Consultant should make efforts for minimizing land acquisition.
- 2. The detailed ground reconnaissance may be taken up immediately after the study of maps and other data. The primary tasks to be accomplished during the reconnaissance surveys include;
 - *i* topographical features of the area;
 - ii. typical physical features along the existing alignment within and outside ROW i.e. land use pattern;
 - iii. possible alignment alternatives, vis-a-vis, scheme for the construction of additional lanes parallel to the existing road;
 - iv. realignment requirements including the provision of bypasses, ROBs / Flyovers and via-duct for pedestrian crossings with possible alignment alternatives;
 - v. preliminary identification of improvement requirements including treatments and measures needed for the cross-roads;
 - vi. traffic pattern and preliminary identification of traffic homogenous links;
 - vii. sections through congested areas; inventory of major aspects including land width, terrain, pavement type, carriageway type, bridges and structures (type, size and location), intersections(type, cross-road category, location) urban areas (location, extent), geologically sensitive areas, environmental features;

- ix. critical areas requiring detailed investigations;
- *x.* requirements for carrying out supplementary investigations;
- xi. soil (textural classifications) and drainage conditions;
- xii. type and extent of existing utility services along the alignment (within ROW).
- xiii. Typical physical features along the approach roads.
- xiv. Possible bridge locations, land acquisition problems, nature of crossings, likely length of approaches and bridge, firmness of banks, suitability of alignment of approach roads.
- 3. The data derived from the reconnaissance surveys are normally utilised for planning and programming the detailed surveys and investigations. All field studies including the traffic surveys should be taken up on the basis of information derived from the reconnaissance surveys.
- 4. The data and information obtained from the reconnaissance surveys should be documented. The data analysis and the recommendations concerning alignment and the field studies should be included in the Inception Report. The data obtained from the reconnaissance surveys should form the core of the database which would be supplemented and augmented using the data obtained from detailed field studies and investigations.
- 5. The data obtained from the reconnaissance surveys should be compiled in the tabular as well as graphical (chart) form indicating the major physical features and the proposed widening scheme for NHIDCL's comments. The data and the charts should also accompany the rationale for the selection of traffic survey stations.

4.11.2. Topographic Surveys

- 1. The basic objective of the topographic survey would be to capture the essential ground features along the alignment in order to consider improvements and for working out improvements, rehabilitation and upgrading costs. The detailed topographic surveys should normally be taken up after the completion of reconnaissance surveys.
- 2. The carrying out of topographic surveys will be one of the most important and crucial field tasks under the project. The detailed field surveys shall be carried out using high precision instruments i.e. Total stations. The data from the topographic surveys shall be available in (x, y, z) format for use in a sophisticated digital terrain model (DTM). The Consultants would be fully responsible for any inaccuracy in surveys.
- 3. The detailed field surveys would essentially include the following activities:
- i. Topographic Surveys along the Existing Right of Way (ROW): Running a continuous open Traverse along the existing road and realignments, wherever required, and fixation of all cardinal points such as horizontal intersection points (HIPs), centre points and transit points etc. and properly referencing the same with a pair of reference pillars fixed on either side of the centre-line at safe places within the ROW.
- ii. The detailed field surveys would essentially include the topographic surveys along the proposed location of bridge and alignment of approach road.
- iii. The detailed topographic surveys should be carried out along the approach

roads alignment and location of bridges approved by NHIDCL.

vi.. Collection of details for all features such as structures (bridges, culverts etc.) utilities, existing roads, electric and telephone installations (both O/H as well as underground), huts, buildings, fencing and trees (with girth greater than 0.3metre) oil and gas lines etc. falling within the extent of survey.

4. The width of survey corridor will generally be as given under:

- i. The width of the survey corridor should take into account the layout of the existing alignment including the extent of embankment and cut slopes and the general ground profile. While carrying out the field surveys, the widening scheme (i.e. right, left or symmetrical to the centre line of the existing carriageway) should be taken into consideration so that the topographic surveys cover sufficient width beyond the centre line of the proposed divided carriageway. Normally the surveys should extend a minimum of 30 m beyond either side of the centre line of the proposed divided carriageway or land boundary, whichever is more.
- ii. In case the reconnaissance survey reveals the need for bypassing the congested locations, the traverse lines would be run along the possible alignments in order to identify and select the most suitable alignment for the bypass. The detailed topographic surveys should be carried out along the bypass alignment approved by NHIDCL. At locations where grade separated intersections could be the obvious choice, the survey area will be suitably increased. Field notes of the survey should be maintained which would also provide information about traffic, soil, drainage etc.
- iii. The width of the surveyed corridor will be widened appropriately where developments and / or encroachments have resulted in a requirement for adjustment in the alignment, or where it is felt that the existing alignment can be improved upon through minor adjustments.
- iv Where existing roads cross the alignments, the survey will extend to a minimum of 100 m either side of the road centre line and will be of sufficient width to allow improvements, including at grade intersection to be designed.

5. The surveyed alignment shall be transferred on to the ground as under:

- i. Reference Pillar and Bench Mark / Reference pillar of size 15 cm X 15 cm X 45cm shall be cast in RCC of grade M 15 with a nail fixed in the centre of the top surface. The reference pillar shall be embedded in concrete upto a depth of 30cm with CC M10 (5 cm wide all around). The balance 15 cm above ground shall be painted yellow. The spacing shall be 250m apart, incase Benchmark Pillar coincides with Reference Pillar, only one of the two need be provided.
 - a. Establishing Benchmarks at site connected to GTS Bench marks at a interval of 250 metres on Bench mark pillar made of RCC as mentioned above with RL and BM No. marked on it with red paint.
 - b. **Boundary Pillars** Wherever there is a proposal of realignment of the existing Highway and/or construction of New Bypasses, Consultant shall fix boundary pillars along the proposed alignment on the extreme boundary on either side of the project Highway at 50 m interval.

4.11.2.1 Longitudinal and Cross-Sections

The topographic surveys for longitudinal and cross-sections shall cover the

following:

- i. Longitudinal section levels along final centre line at every 25 m interval, at the locations of curve points, small streams, intersections and at the locations of change in elevation.
- ii. Cross sections at every 50 m interval in full extent of survey covering sufficient number of spot levels on existing carriageway and adjacent ground for profile correction course and earth work calculations. Cross sections shall be taken at closer interval at curves.
- iii. Longitudinal section for cross roads for length adequate for design and quantity estimation purposes.
- iv. Longitudinal and cross sections for major and minor streams shall cover Cross section of the channel at the site of proposed crossing and few cross sections at suitable distance both upstream and downstream, bed level up to top of banks and ground levels to a sufficient distance beyond the edges of channel, nature of existing surface soil in bed, banks & approaches, longitudinal section of channel showing site of bridge etc. These shall be as per recommendations contained in IRC Special Publication No. 13 (Guidelines for the Design of Small Bridges and Culverts) and provisions of IRC:5 ("Standard Specifications & Code of Practice for Road Bridges, Section 1 General Features of Design").

At feasibility study stage, cross sections at 200m interval may be taken.

4.11.2.2 Details of Utility Services and Other Physical Features

- 1. The Consultants shall collect details of all important physical features along the alignment. These features affect the project proposals and should normally include buildings and structures, monuments, burial grounds, cremation grounds, places of worship, railway lines, stream / river / canal, water mains, severs, gas/oil pipes, crossings, trees, plantations, utility services such as electric, and telephone lines (O/H & U/G) and poles, optical fibre cables (OFC) etc. The survey would cover the entire right-of-way of the road on the adequate allowance for possible shifting of the central lines at some of the intersections locations.
- 2. The information collected during reconnaissance and field surveys shall be shown on a strip plan so that the proposed improvements can be appreciated and the extent of land acquisition with L.A schedule, utility removals of each type etc. assessed and suitable actions can be initiated. Separate strip plan for each of the services involved shall be prepared for submission to the concerned agency.

4.11.3. Road and Pavement Investigations

The Consultants shall carry out detailed field studies in respect of road and pavement including slope protection. The data collected through road inventory and pavement investigations should be sufficient to meet the input requirements of HDM-IV.

4.11.3.1 Road Inventory Surveys

1. Detailed road inventory surveys shall be carried out to collect details of all

existing road and pavement features along the existing road sections. The inventory data shall include but not limited to the following:

- i. terrain (flat, rolling, mountainous);
- ii. land-use (agricultural, commercial, forest, residential etc) @ every kilometer;
- iii. carriageway width, surfacing type @ every 500m and every change of feature whichever is earlier;
- iv. shoulder surfacing type and width @ every 500m and every change of feature whichever is earlier;
- v. sub-grade / local soil type (textural classification) @ every 500m and every change of feature whichever is earlier;
- vi. horizontal curve; vertical curve
- vii. road intersection type and details, at every occurrence;
- viii. retaining structures and details, at every occurrence;
- ix. location of water bodies (lakes and reservoirs), at every occurrence;
- x. height of embankment or depth of cut @ every 200m and every change of feature whichever is earlier;
- xi. land width i.e. ROW;
- xii. culverts, bridges and other structures (type, size, span arrangement and location);
- xiii. Roadside arboriculture;
- xiv. Existing utility services on either side within ROW;
- xv. General drainage conditions;
- xvi. Design speed of existing road.
- 2. The data should be collected in sufficient detail. The data should be compiled and presented in tabular as well as graphical form. The inventory data would be stored in computer files using simple utility packages, such as EXCEL.

4.11.3.2 Pavement Investigation

1. Pavement Composition

- i. The data concerning the pavement composition may be already available with the PWD. However, the Consultants shall make trial pits to ascertain the pavement composition. The test pit interval will be as per Para 4 below.
- *ii.* For each test pit, the following information shall be recorded:
 - test pit reference (Identification number, location):
 - pavement composition (material type and thickness); and
 - subgrade type (textural classification) and condition (dry, wet).

2. Road and Pavement Condition Surveys

i. Detailed field studies shall be carried out to collect road and pavement

surface conditions. The data should generally cover:

- pavement condition (surface distress type and extent);
- shoulder condition;
- embankment condition; and
- drainage condition

Pavement Condition

cracking (narrow and wide cracking), % of pavement area affected; raveling, % of pavement area affected; potholing, % of pavement area affected; edge break, length (m); and,

rut depth, mm

Shoulder Condition

Paved: Same as for pavement

Unpaved: material loss, rut depth and corrugation,

Edge drop, mm.

Embankment Condition

general condition; and extent of slope erosion

- ii. The objective of the road and pavement condition surveys shall be to identify defects and sections with similar characteristics. All defects shall be systematically referenced, recorded and quantified for the purpose of determining the mode of rehabilitation.
- iii. The pavement condition surveys shall be carried out using visual means. Supplemented by actual measurements and in accordance with the widely accepted methodology (AASHTO, IRC, OECD, TRL and World Bank Publications) adapted to meet the study requirements. The measurement of rut depth would be made using standard straight edges
- iv. The shoulder and embankment conditions shall be evaluated by visual means and the existence of distress modes (cuts, erosion marks, failure, drops) and extent (none, moderate, frequent and very frequent) of such distress manifestations would be recorded.
- v. For sections with severe distresses, additional investigations as appropriate shall be carried out to determine the cause of such distresses.
- vi. Middle 200m could be considered as representative sample for each one km. of road and incase all other things are considered similar.

Drainage Condition

General condition

Connectivity of drainage turnouts into the natural topography condition in cut sections

Condition at high embankments

The data obtained from the condition surveys should be analysed and the road segments of more or less equal performance may be identified using the criteria given in IRC: 81-1997.

3. **Pavement Roughness**

i. The roughness surveys shall be carried out using Bump Integrator or similar instrument. The methodology for the surveys shall be as per the widely used

- standard practices. The calibration of the instrument shall be done as per the procedure given in the World Bank's Technical Publications and duly got authenticated by established laboratory/institution acceptable to the client.
- ii. The surveys shall be carried out along the outer wheel paths. The surveys shall cover a minimum of two runs along the wheel paths for each direction.
- iii. The results of the survey shall be expressed in terms of BI and IRI and shall be presented in tabular and graphical forms. The processed data shall be analysed using the cumulative difference approach to identify road segments homogenous with respect to surface roughness.

4. Pavement Structural Strength

- i. The Consultants shall carry out structural strength surveys for existing pavements using Benkelman Beam Deflection technique in accordance with the CGRA procedure given in IRC:81-1997 ("Guidelines for Strengthening of Flexible Road Pavements Using Benkelman Beam Deflection Technique").
 - ii. It is suggested that the deflection surveys may be carried out as per the scheme given below:

Mainline testing; and, control section testing.

- iii. The deflection tests for the mainline shall be carried out at every 500 m along the road sections covered under the study. The control section testing shall involve carrying out deflection testing for each 100 m long homogenous road segment along the road sections. The selection of homogenous segment shall be based on the data derived from pavement condition surveys. The total length of such homogenous segments shall not be less than 100 m per kilometre. The deflection measurements for the control section testing should be at an interval of not more than 10 m.
- iv. Test pits shall be dug at every 500 m and also along each homogeneous road segment to obtain pavement composition details (pavement course, material type and thickness) so as to be able to study if a correlation exists between deflection and composition. If so, the relationship may be used while working out the overlay thickness for the existing pavement.
- v. Benkelman Beam Deflection surveys may not be carried out for severely distressed sections of the road warranting reconstruction. The Consultants, immediately upon the award of the contract, shall submit to NHIDCL the scheme describing the testing schedule including the interval. The testing scheme shall be supported by data from detailed reconnaissance surveys.
- vi. In case, the Consultants wish to use any acceptable method(s) other than Benkelman Beam deflection technique for the evaluation of pavement strength, viz. Falling weight deflectometer method etc details of such methods or innovative features for deflection testing using Benkelman Beam technique along with the methodology for data analysis, interpretation and the use of such data for pavement overlay design purposes using IRC or any other widely used practices, such as AASHTO guidelines, should be got approved by NHIDCL. The sources of such methods should be properly referenced.

4.11.3.3 Subgrade Characteristics and Strength

- 1. Based on the data derived from condition (surface condition, roughness) and structural strength surveys, the project road section should be divided into segments homogenous with respect to pavement condition and strength. The delineation of segments homogenous with respect to roughness and strength should be done using the cumulative difference approach (AASHTO, 1993).
- 2. The data on soil classification and mechanical characteristics for soils along the existing alignments may already be available with the PWD. The testing scheme is, therefore, proposed as given under:
 - i. For the widening (2- Laning) of existing road within the ROW, the Consultants shall test at least three sub-grade soil samples for each homogenous road segment or three samples for each soil type encountered, whichever is more.
 - ii. For the roads along new alignments, the test pits for sub grade soil shall be @5km or for each soil type, whichever is more. A minimum of three samples should be tested corresponding to each homogenous segment.
- 3. The testing for subgrade soil shall include:
 - i. in-situ density and moisture content at each test pit
 - ii. field CBR using DCP at each test pit
 - iii. characterisation (grain size and Atterberg limits) at each test pit and,
 - iv. laboratory moisture-density characteristics (modified AASHTO compaction);
 - v. laboratory CBR (unsoaked and 4-day soak compacted at three energy levels) and swell.
- 4. For problematic soils, the testing shall be more rigorous. The characteristics with regard to permeability and consolidation shall also be determined for these soils. The frequency of sampling and testing of these soils shall be finalised in consultation with the NHIDCL officers after the problematic soil types are identified along the road sections.
- 5. The laboratory for testing of material should be got approved from NHIDCL before start of work.

4.11.4 Investigations for Bridges and Structure

4.11.4.1 Inventory of Bridges, Culverts and Structures

The Consultants shall make an inventory of all the structures (bridges, viaducts, ROBs, /RUB and other grade separated structures, culverts, etc.) along the road under the project. The inventory for the bridges, viaducts and ROBs shall include the parameters required as per the guidelines of IRC-SP:35. The inventory of culverts shall be presented in a tabular form covering relevant physical and hydraulic parameters.

4.11.4.2 Hydraulic and Hydrological Investigations

1. The hydrological and hydraulic studies shall be carried out in accordance with IRC Special Publication No. 13 ("Guidelines for the Design of Small Bridges and Culverts") and IRC:5 ("Standard Specifications & Code of

Practice for Road Bridges, Section I General Feature of Design"). These investigations shall be carried out for all existing drainage structures along the road sections under the study.

- 2. The Consultant shall also collect information on observed maximum depth of scour.
- 3. In respect of major bridges, history of hydraulic functioning of existing bridge, if any, under flood situation, general direction of river course through structure, afflux, extent and magnitude of flood, effect of backwater, if any, aggradations/degradation of bed, evidence of scour etc. shall be used to augment the available hydrological data. The presence of flood control/irrigation structures, if affecting the hydraulic characteristics like causing obliquity, concentration of flow, scour, silting of bed, change in flow levels, bed levels etc. shall be studied and considered in design of bridges. The details of any future planned work that may affect the river hydraulics shall be studied and considered.
- 4. The Consultants shall make a desk study of available data on topography(topographic maps, stereoscopic aerial photography), storm duration, rainfall statistics, top soil characteristics, vegetation cover etc. so as to assess the catchment areas and hydraulic parameters for all existing and proposed drainage provisions. The findings of the desk study would be further supplemented and augmented by a reconnaissance along the area. All important hydrological features shall be noted during this field reconnaissance.
- 5. The Consultants shall collect information on high flood level (HFL),low water levels (LWL), high tide level (HTL),low tide level (LTL) where applicable, discharge velocity etc. from available past records, local inquiries and visible signs, if any, on the structural components and embankments. Local inquiries shall also be made with regard to the road sections getting overtopped during heavy rains.
- 6. Conducting Model studies for bridges is not covered in the scope of consultancy services. If Model study is envisaged for any bridge, requirement of the same shall be spelt out in the RPF documents separately indicating scope and time frame of such study. Salient features of the scope of services to be included for model study are given in the supplement- II Terms of Reference.

4.11.4.3 Condition Surveys for Bridges, Culverts and Structures

- 1. The Consultants shall thoroughly inspect the existing structures and shall prepare a report about their condition including all the parameters given in the Inspection pro-forma of IRC-SP;35. The condition and structural assessment survey of the bridges / culverts / structures shall be carried out by senior experts of the Consultants.
- 2. For the bridges identified to be in a distressed condition based upon the visual condition survey, supplementary testing shall be carried out as per IRC-SP:35 and IRC-SP:40. Selection of tests may be made based on the specific requirement of the structure.
- 3. The assessment of the load carrying capacity or rating of existing bridges

shall be carried out under one or more of the following scenarios:

- i. when the design live load is less than that of the statutory commercial vehicle plying or likely to ply on bridge;
- ii. if during the condition assessment survey and supplementary testing the bridge is found to indicate distress of serious nature leading to doubt about structural and / or functional adequacy, and
- iii. design live load is not known nor are the records and drawings available.
- 4. The evaluation of the load carrying capacity of the bridge shall be carried out as per IRC-SP:37 ("Guidelines for Evaluation of Load Carrying Capacity of Bridges"). The analytical and correlation method shall be used for the evaluation of the load carrying capacity as far as possible. When it is not possible to determine the load carrying capacity of the bridge using analytical and correlation method, the same shall be carried out using load testing. The Consultant has to exhaust all other methods of evaluation of strength of bridges before recommending to take up load testing of bridges. Road closure for testing if unavoidable shall be arranged by NHIDCL for limited duration say 12 hrs. or so.
- 5. Consultant shall carryout necessary surveys and investigations to establish the remaining service life of each retainable bridge or structure with and without the proposed strengthening and rehabilitation according to acceptable international practice in this regard.

4.11.4.4 Geo-technical Investigations and Sub-Soil Exploration

1. The Consultants shall carry out geo-technical investigations and sub-surface explorations for the proposed Bridges / Road over bridges/ tunnels/ viaducts/ interchanges etc., along high embankments and any other location as necessary for proper design of the works and conduct all relevant laboratory and field tests on soil and rock samples. The minimum scope of geo-technical investigations for bridge and structures shall be as under:

S.N.	Description	Location of Boring
1	Overall length = 6 - 30 m	One abutment location and One abutment
		location and at least one intermediate location
		between abutments for structures having more
		than one span.
2	Overall length = 30 - 60 m	One abutment location and at least one
		intermediate location between abutments for
		structures having more than one span.
3	Overall length >60 m	Each abutment and each pier locations.

- 2. The deviation(s), if any, by the Consultants from the scheme presented above should be got approved from NHIDCL.
- 3. However, where a study of geo-technical reports and information available from adjacent crossings over the same waterway (existing highway and railway bridges) indicates that subsurface variability is such that boring at the suggested spacing will be insufficient to adequately define the conditions

- for design purposes, the Consultants shall review and finalise the bore hole locations in consultation with the NHIDCL officers.
- 4. Geotechnical Investigations and Sub soil Exploration shall be carried out to determine the nature and properties of existing strata in bed, banks and approaches with trial pits and bore hole sections showing the levels, nature and properties of various strata to a sufficient depth below the level suitable for foundations, safe intensity of pressure on the foundation strata, proneness of site to artesian conditions, seismic disturbance and other engineering properties of soil etc. Geotechnical investigation and Sub-soil Exploration will be done as per IRC 78-.
- 5. The scheme for the borings locations and the depth of boring shall be prepared by the Consultants and submitted to NHIDCL for approval. These may be finalised in consultation with NHIDCL.
- 6. The sub-soil exploration and testing should be carried out through the Geotechnical Consultants empanelled by MORT&H. The soil testing reports shall be in the format prescribed in relevant IRC Codes.
- 7. For the approach road pavement, bore holes at each major change in pavement condition or in deflection readings or at 2 km intervals whichever is less shall be carried out to a depth of at least 2 m below embankment base or to rock level and are to be fully logged. Appropriate tests to be carried out on samples collected from these bore holes to determine the suitability of various materials for use in widening of embankments or in parts of new pavement structure.

4.11.5. Material Investigations

1. The Consultants shall identify sources (including use of fly-ash/ slag), quarry sites and borrow areas, undertake field and laboratory testing of the materials to determine their suitability for various components of the work and establish quality and quantity of various construction materials and recommend their use on the basis of techno-economic principles. The Consultants shall prepare mass haul diagram for haulage purposes giving quarry charts indicating the location of selected borrow areas, quarries and the respective estimated quantities.

"Environment friendly materials"

"As per MORTH circular No. RW /NH-33044/53/2013-S&R(R) dated 20thNovember, 2013, alternative pavement materials and technologies for road construction shall be assessed and compared in the design stage. The alternative resulting in substantial reduction in GHG emission and with least life cycle cost shall be recommended for implementation.

Technical and economic feasibility of using industrial byproducts, recyclable and waste materials shall be assessed depending on their availability in the concerned region.

2. It is to be ensured that no material shall be used from the right-of-way except by way of leveling the ground as required from the construction point of view or for landscaping and planting of trees etc. or from the cutting of existing ground for obtaining the required formation levels.

- 3. Environmental restrictions, if any, and feasibility of availability of these sites to prospective civil works contractors, should be duly taken into account while selecting new quarry locations.
- 4. The Consultants shall make suitable recommendations regarding making good the borrow and quarry areas after the exploitation of materials for construction of works.
- 5. The Material Investigation aspect shall include preparation and testing of bituminous mixes for various layers and concrete mixes of different design mix grades using suitable materials (binders, aggregates, sand filler etc.) as identified during Material Investigation to conform to latest MORTH specification.

4.12 Detailed Design of Road and Pavements, Bridges, Structures

4.12.1. General

- 1. The Consultants are to carry out 'good for tender' designs and drawings for the following:
 - *i.* high speed highway with divided carriageway configuration complete in all respects with service roads at appropriate locations;
 - *ii.* design of pavement for the additional lanes and overlay for the existing road, paved shoulders, medians, verges;
 - iii. bridges, viaduct/subways and other grade separated structures including ROBs/RUBs etc.;
 - iv. at-grade and grade-separated intersections, interchanges (if required);
 - v. ROB for railway crossings as per the requirement and the standards of the Indian Railways; and,
 - vi. prepare alignment plans, longitudinal sections and cross-sections @ 50mintervals;
 - vii. designs for road furniture and road safety/traffic control features;
 - viii. designs and drawings for service road/under passes/overpass / cattle passes tree planting/fencing at locations where necessary / required;
 - ix.. toll plazas and office-cum-residential complex for PIU (one for each civil contract package);
 - *x short bypasses at congested locations;*
 - xi. drainage design showing location of turnouts, out falling structures, separate drawings sheet for each 5 km. stretch.
 - xii. bridges and structures rehabilitation plan with design and drawings;
 - xiii. traffic amenities (Parking Areas, Weighing Station and Rest Areas, etc.);
 - xiv Design of pavement for approach road
 - xv Design of river bank protection / training works -Innovative type of structures with minimum joints, aesthetically, pleasing and appropriate to the topography of the region shall be designed wherever feasible.

4.12.2. Design Standards

1. The Consultants shall evolve Design Standards and material specifications for the Study primarily based on IRC publications, MORTH Circulars and relevant recommendations of the international standards for approval by NHIDCL.

2. The Design Standards evolved for the project shall cover all aspects of detailed design including the design of geometric elements, pavement design, bridges and structures, traffic safety and materials.

4.12.3. Geometric Design

- 1. The design of geometric elements shall, therefore, take into account the essential requirements of such facilities.
- 2. Based on the data collected from reconnaissance and topographic surveys, the sections with geometric deficiencies, if any, should be identified and suitable measures for improvement should be suggested for implementation.
- 3. The data on accident statistics should be compiled and reported showing accident type and frequency so that black spots are identified along the project road section. The possible causes (such as poor geometric features, pavement condition etc.) of accidents should be investigated into and suitable cost-effective remedial measures suggested for implementation.
- 4. The detailed design for geometric elements shall cover, but not be limited to the following major aspects:
 - i. horizontal alignment;
 - ii. longitudinal profile;
 - iii. cross-sectional elements, including refuge lane (50m) at every 2kms.
 - iv. junctions, intersections and interchanges;
 - v. bypasses; and,
 - vi. service roads as and when require i.e. built up area..
- 5. The alignment design shall be verified for available sight distances as per the standard norms. The provision of appropriate markings and signs shall be made wherever the existing site conditions do not permit the adherence to the sight distance requirements as per the standard norms.
- 6. The Consultants shall make detailed analysis of traffic flow and level of service for the existing road and workout the traffic flow capacity for the improved project road. The analysis should clearly establish the widening (2/4-laning) requirements with respect to the different horizon periods taking into account special problems such as road segments with isolated steep gradients.
- 7. In the case of closely spaced cross roads, the Consultant shall examine different options such as, providing grade separated structure for some of them with a view to reduce number of at-grade crossings, services roads connecting the cross-roads and closing access from some of the intersections and prepare and furnish appropriate proposals for this purpose keeping in view the cost of improvement, impact on traffic movement and accessibility to cross roads. The detailed drawings and cost estimate should include the provisions for realignments of the existing cross roads to allow such arrangements.
- 8. The Consultant shall also prepare design of grade separated pedestrian crossings (viaducts) for large cross traffic of pedestrians and / or animals.
- 9. The Consultant shall also prepare details for at-grade junctions, which may be adopted as alternative to the grade separated structures. The geometric

- design of interchanges shall take into account the site conditions, turning movement characteristics, level of service, overall economy and operational safety.
- 10. The Consultants shall prepare design and other details in respect of the parallel service roads in urbanized locations and other locations to cater to the local traffic, their effect of the viability of the project on commercial basis if service roads are constructed as part of the project and the implications of not providing the service roads.
- 11. The Consultant shall prepare complete road and pavement design including drainage for new bypass option identified around congested town enroute.

4.12.4. Pavement Design

- 1. The detailed design of pavement shall involve:
 - i. strengthening of existing road pavement and design of the new pavement if any, if the findings of the traffic studies and life-cycle costing analysis confirm the requirement for widening of the road beyond 2lane undivided carriageway standard;
 - ii. pavement design for bypasses; and,
 - iii. design of shoulders.
- 2. The design of pavement shall primarily be based on IRC publications.
- 3. The design of pavement shall be rigorous and shall make use of the latest Indian and International practices. The design alternatives shall include both rigid and flexible design options. The most appropriate design, option shall be established on life-cycle costing and techno-economic consideration.
- 4. For the design of pavement, each set of design input shall be decided on the basis of rigorous testing and evaluation of its suitability and relevance in respect of in service performance of the pavement. The design methodology shall accompany the design proposals and shall clearly bring out the basic assumptions, values of the various design inputs, rationale behind the selection of the design inputs and the criteria for checking and control during the implementation of works. In other words, the design of pavement structure should take due account of the type, characteristics of materials used in the respective courses, variability of their properties and also the reliability of traffic predictions. Furthermore, the methodology adopted for the design of pavement shall be complete with flowcharts indicating the various steps in the design process, their interaction with one another and the input parameter required at each step.
- 5. For the design of overlays for the existing 2-lane pavement, the strengthening requirement shall duly take into account the strength of the existing pavement vis-à-vis the remaining life. The overlay thickness requirements shall be worked out for each road segment homogenous with respect to condition, strength and sub-grade characteristics. The rehabilitation provisions should also include the provision of regulating layer. For existing pavement with acceptable levels of cracking, provision of a crack inhibiting layer should also be included.
- 6. Latest techniques of pavement strengthening like provision of geo-synthetics

- and cold/hot pavement recycling should be duly considered by the Consultant for achieving economy.
- 7. The paved shoulders shall be designed as integral part of the pavement for the main carriageway. The design requirements for the carriageway pavement shall, therefore, be applicable for the design of shoulder pavements. The design of granular shoulder should take into account the drainage considerations besides the structural requirements.
- 8. The pavement design task shall also cover working out the maintenance and strengthening requirements and periodicity and timing of such treatments.

4.12.5. Design of Embankments

- 1. The embankments design should provide for maximum utilization of locally available materials consistent with economy. Use of fly ash wherever available within economical leads must be considered. In accordance with Government instructions, use of flyash within 100 km from Thermal Power Stations is mandatory.
- 2. The Consultants shall carry out detailed analysis and design for all embankments of height greater that 6 m based on relevant IRC publications.
- 3. The design of embankments should include the requirements for protection works and traffic safety features.

4.12.6. Design of Bridges and Structures

- **1.** The data collected and investigation results shall be analysed to determine the following:
 - i. HFL
 - ii. LWL
 - iii. LBL
 - iv. Erodible bed/scour level
 - v. Design discharge
 - vi. Linear waterway and effective linear waterway
 - vii. Likely foundation depth
 - viii. Safe bearing capacity
 - ix. Engineering properties of sub soil
 - x. Artesian conditions
 - xi. Settlement characteristics
 - xii. Vertical clearance
 - xiii. Horizontal clearance
 - xiv. Free board for approach road
 - xv. Severity of environment with reference to corrosion
 - xvi. Data pertaining to seismic and wind load
 - xvii. Requirement of model study etc.
- 2. The Consultant shall prepare General Arrangement Drawing (GAD) and Alignment Plan showing the salient features of the bridges and structures proposed to be constructed / reconstructed along the road sections covered under the Study. These salient features such as alignment, overall length, span arrangement, cross section, deck level, founding level, type of bridge components (superstructure, substructure,

foundations, bearings, expansion joint, return walls etc.) shall be finalized based upon hydraulic and geo-technical studies, cost effectiveness and ease of construction. The GAD shall be supplemented by Preliminary designs. In respect of span arrangement and type of bridge a few alternatives with cost-benefit implications should be submitted to enable NHIDCL to approve the best alternative. After approval of alignment and GAD the Consultant shall prepare detailed design as per IRC codes /guidelines and working drawings for all components of bridges and structures.

- 3. The location of all at-grade level crossings shall be identified falling across the existing level crossings for providing ROB at these locations. The Consultants shall prepare preliminary GAD for necessary construction separately to the Client. The Consultant shall pursue the Indian Railways Authorities or/and any statutory authority of State/Central Government for approval of the GAD from concerned Authorities.
- 4. GAD for bridges/structures across irrigation/water way channels shall be got approved from the concerned Irrigation/Water way Authorities. Subsequent to approval of GAD and alignment plan by NHIDCL the Consultants shall prepare detailed design as per IRC codes/guidelines for all components of the bridges and structures.
- 5. Subsequent to the approval of the GAD and Alignment Plan by NHIDCL and Railways, the Consultant shall prepare detailed design as per IRC and Railways guidelines and working drawings for all components of the bridges and structures. The Consultant shall furnish the design and working drawings for suitable protection works and/or river training works wherever required.
- 6. Dismantling/ reconstruction of existing structures shall be avoided as far as possible except where considered essential in view of their poor structural conditions/ inadequacy of the provisions etc.
- 7. The existing structures having inadequate carriageway width shall be widened/reconstructed in part or fully as per the latest MORTH guidelines. The Consultant shall furnish the detailed design and working drawings for carrying out the above improvements.
- 8. Suitable repair / rehabilitation measures shall be suggested in respect of the existing structures as per IRC-SP: 40 along with their specifications, drawings and cost estimate in the form of a report. The rehabilitation or reconstruction of the structures shall be suggested based on broad guidelines for rehabilitation and strengthening of existing bridges contained in IRC-SP:35 and IRC-SP:40.
- 9. Subsequent to the approval of the GAD and the alignment plan by NHIDCL, detailed design shall also be carried out for the proposed underpasses, overpasses and interchanges.
- 10. The Consultants shall also carry out the design and make suitable recommendations for protection works for bridges and drainage structures.
- 11. In case land available is not adequate for embankment slope, suitable design for RCC retaining wall shall be furnished. However, RES wall may also be considered depending upon techno-economic suitability to be approved by NHIDCL.

4.12.7. Drainage System

- 1. The requirement of roadside drainage system and the integration of the same with proposed cross-drainage system shall be worked out for the entire length of the project road section.
- 2. In addition to the roadside drainage system, the Consultants shall design the special drainage provisions for sections with super-elevated carriageways, high embankments and for road segments passing through cuts. The drainage provisions shall also be worked out for road segments passing through urban areas.
- 3. The designed drainage system should show locations of turnouts/outfall points with details of outfall structures fitting into natural contours. A separate drawing sheet covering every 5 km. stretch of road shall be prepared.

4.12.8. Traffic Safety Features, Road Furniture and Road Markings

The Consultants shall design suitable traffic safety features and road furniture including traffic signals, signs, markings, overhead sign boards, crash barriers, delineators etc. The locations of these features shall be given in the reports and also shown in the drawings.

4.12.9. Arboriculture and Landscaping

The Consultants shall work out appropriate plan for planting of trees (specifying type of plantation), horticulture, floriculture on the surplus land of the right-of way with a view to beautify the highway and making the environment along the highway pleasing. The existing trees / plants shall be retained to the extent possible. The Transplantation of trees shall also be proposed wherever feasible.

4.12.10. Toll Plaza

- 1. The Consultants shall identify the possible toll plaza location(s) based on the data and information derived from the traffic studies and a study of the existing physical features including the availability of land. The location of the plaza should keep in view that the project road is to be developed as a partially access controlled highway facility and it is required to collect toll on rational basis from as much of the vehicular traffic as possible consistent with economy of collection and operations. The location of the toll plaza should be finalised in consultation with NHIDCL.
- 2. Toll Plaza shall be designed as per IRC 84.

4.12.11. Weighing Station, Parking Areas and Rest Areas

The Consultant shall select suitable sites for weighing stations, parking areas and rest areas and prepare suitable separate designs in this regard. The common facilities like petrol pump, first-aid medical facilities, police office, restaurant, vehicle parking etc. should be included in the general layout for planning. For petrol pump, the guidelines issued by OISD of Ministry of Petroleum shall be followed. The facilities should be planned to be at approximately 50 km interval. At least each facility (1 no.) is envisaged to be provided for this project stretch. Weighing stations can be located near toll plazas so that overloaded vehicles can be easily identified and suitably penalized and unloaded before being allowed to proceed further. The type of

weighing system suitable for the project shall be brought out in the report giving merits of each type of the state-of-the art and basis of recommendations for the chosen system.

4.12.12 Miscellaneous Works

- 1. The Consultants shall make suitable designs and layout for miscellaneous works including rest areas, bus bays, vehicle parking areas, telecommunication facilities etc. wherever appropriate.
- 2. The Consultants shall prepare the detailed scheme and lay out plan for the works mentioned in Para 1.
- 3. The Consultants shall prepare detailed plan for the traffic management and safety during the construction period.

4.13 Environment and Social Impact Assessment

The Consultant shall under take the detailed environmental and social impact assessment in accordance with the standard set by the Government of India for projects proposed tobe funded by NHIDCL. In respect of projects proposed to be funded by ADB loan assistance, Environmental Assessment Requirements, Environmental Guidelines for selected infrastructure projects, 1993 of Asian Development Bank shall be followed. Similarly, for projects proposed to be funded by World Bank loan assistance, World Bank Guidelines shall be followed.

4.13.1 Environmental Impact Assessment

Environment impact assessment or initial environment examination be carried out in accordance with ADB's Environmental Assessment Requirements of ADB 1998guidelines for selected infrastructure projects 1993 as amended from time to time / World Bank Guidelines / Government of India Guidelines, as applicable

- 1. The Consultant should carry out the preliminary environmental screening to assess the direct and induced impacts due to the project.
- 2. The Consultant shall ensure to document baseline conditions relevant to the project with the objective to establish the benchmarks.
- 3. The Consultant shall assess the potential significant impacts and identify the mitigation measures to address these impacts adequately.
- 4. The Consultant shall do the analysis of alternatives incorporating environmental concerns. This should include with and without scenario and modification incorporated in the proposed project due to environment considerations.
- 5. The Consultant shall give special attention to the environmental enhancement measures in the project for the following:
 - (a) Cultural property enhancement along the highways,
 - (b) Bus bays and bus shelters including a review of their location,
 - (c) Highway side landscape and enhancement of the road junctions,
 - (d) Enhancement of highway side water bodies, and
 - (e) Redevelopment of the borrow areas located on public land.

- 6. The Consultant shall prepare the bill-of-quantities (BOQ) and technical specifications for all items of work in such a way that these may be readily integrated to the construction contracts.
- 7. The Consultant shall establish a suitable monitoring network with regard to air, water and noise pollution. The Consultant will also provide additional inputs in the areas of performance indicators and monitoring mechanisms for environmental components during construction and operational phase of the project.
- 8. The Consultant shall provide the cost of mitigation measures and ensure that environmental related staffing, training and institutional requirements are budgeted in project cost.
- 9. The Consultant shall prepare the application forms and obtain forestry and environmental clearances from the respective authorities including the SPCBs and the MOEF on behalf of NHIDCL/MORT&H. The Consultants will make presentation, if required, in defending the project to the MOEF Infrastructure Committee.
- 10. The Consultant shall identify and plan for plantation and Transplantation of the suitable trees along the existing highway in accordance with IRC guidelines.
- 11. The Consultant shall assist in providing appropriate input in preparation of relevant environment and social sections of BPIP.

4.13.2 Social Assessment

- The Consultant would conduct base line socio-economic and census survey to assess the impacts on the people, properties and loss of livelihood. The socioeconomic survey will establish the benchmark for monitoring of R&R activities. A social assessment is conducted for the entire project to identify mechanisms to improve project designs to meet the needs of different stakeholders. A summary of stake holders discussions, issue raised and how the project design was developed to meet stakeholders need would be prepared.
- 2 The Consultant shall prepare Land Acquisition Plan and assist NHIDCL/MORT&H in acquisition of land under various Acts.
- 4.13.2.3 The Consultant would prepare Resettlement and Rehabilitation Plan –assess feasibility and effectiveness of income restoration strategies and suitability and availability to relocation sites. The resettlement plan which accounts for land acquisition and resettlement impacts would be based on a 25% socioeconomic survey and 100% census survey of project affected people which provides the complete assessment of the number of affected households and persons, including common property resources. All untitled occupants are recorded at the initial stages and identify cards will be issued to ensure there is no further influx of people in to the project area. All consultations with affected persons (to include list of participants) should be fully documented and records made available to NHIDCL.
 - Assessment on the impact of the project on the poor and vulnerable

- groups along the project road corridor.
- Based on the identified impacts, developing entitlement matrix for the project affected people.
- Assessment on social issues such as indigenous people, gender, HIV/AIDS, labourers including child labour.
- Implementation budgets, sources and timing of funding and schedule of tasks.
- Responsibility of tasks, institutional arrangements and personnel for delivering entitlement and plans to build institutional capacity.
- Internal and external Monitoring plans, key monitoring indicators and grievance redress mechanism.
- Incorporating any other suggestions of the ADB/ World Bank/MORT&H / NHIDCL, till the acceptance of the reports by the ADB/ World Bank/ NHIDCL, as applicable.

4.13.3 Reporting Requirements of EIA

The Consultant would prepare the stand-alone reports as per the requirement of the ADB/World Bank / NHIDCL, as applicable, with contents as per the following:

- Executive Summary
- Description of the Project
- Environmental setting of the project.
- Identification and categorization of the potential impacts (during preconstruction, construction and operation periods).
- Analysis of alternatives (this would include correlation amongst the finally selected alternative alignment/routing and designs with the avoidance and environmental management solutions).
- The public consultation process.
- Policy, legal and administrative framework. This would include mechanisms
 at the states and national level for operational policies. This would also
 include a description of the organizational and implementation mechanism
 recommended for this project.
- Typical plan or specific designs for all additional environmental items as described in the scope of work.
- Incorporating any other as per the suggestions of the ADB/ World Bank / NHIDCL, till the acceptance of the reports by the ADB/ World Bank /NHIDCL, as applicable.
- EMP Reports for Contract Package based on uniform methodology and processes. The Consultant will also ensure that the EMP has all the elements for it to be a legal document. The EMP reports would include the following:
 - Brief description of the project, purpose of the EMP, commitments on incorporating environmental considerations in the design, construction and operations phases of the project and institutional arrangements for implementing the EMP.
 - A detailed EMP for construction and operational phases with recourse to the mitigation measures for all adverse impacts.
 - Detailed plans for highway-side tree plantation (as part of the compensatory aforestation component).
 - Environmental enhancement measures would be incorporated.

Enhancement measures would include items described in the scope of work and shall be complete with plans, designs, BOQ and technical specifications.

- Environmental monitoring plans during and after construction including scaling and measurement techniques for the performance indicators selected for monitoring.
- The EMP should be amendable to be included in the contract documents for the works.
- Incorporating any other as per the suggestions of the ADB/ World Bank NHIDCL, till the acceptance of the reports by the ADB/ World Bank / MORT&H/NHIDCL as applicable.

4.13.4 Reporting requirements of RAP

Analysis on the resettlement plan be conducted based on ADBs Hand Book on Resettlement, A Guide to Good practice 1998 as amended time to time/ World Bank Guidelines / Government of India Guidelines, as applicable.

- Executive Summary
- Description of Project
- Objectives of the project.
- The need for Resettlement in the Project and evaluation of measures to minimize resettlement.
- Description and results of public consultation and plans for continued participation of PAPs.
- Definition of PAPs and the eligibility criteria.
- Census and survey results-number affected, how are they affected and what impacts will they experience.
- Legal and entitlement policy framework-support principles for different categories of impact.
- Arrangements for monitoring and evaluation (internal and external)
- Implementation schedule for resettlement which is linked to the civil works contract
- A matrix of scheduled activities linked to land acquisition procedures to indicate clearly what steps and actions will be taken at different stages and the time frame
- The payment of compensation and resettlement during the acquisition process
- An itemized budget (replacement value for all assets) and unit costs for different assets

5. Estimation of Quantities and Project Costs

1. The Consultants shall prepare detailed estimates for quantities (considering designs and mass haul diagram) and project cost for the entire project (civil packages wise), including the cost of environmental and social safeguards proposed based on MORTH's Standard Data Book and market rate for the inputs. The estimation of quantities shall be based on detailed design of various components of the projects. The estimation of quantities and costs would have to be worked out separately for civil work Package as defined in this TOR.

- 2. The Consultants shall make detailed analysis for computing the unit rates for the different items of works. The unit rate analysis shall duly take into account the various inputs and their basic rates, suggested location of plants and respective lead distances for mechanized construction. The unit rate for each item of works shall be worked out in terms of manpower, machinery and materials.
- 3. The project cost estimates so prepared for MORT&H/NHIDCL/ADB/WB projects are to be checked against rates for similar on-going works in India under MORT&H/ World Bank/ ADB financed road sector projects.

6. Viability and Financing Options

- 1. The Project Road should be divided into the traffic homogenous links based on the findings of the traffic studies. The homogenous links of the Project Road should be further subdivided into sections based on physical features of road and pavement, sub-grade and drainage characteristics etc. The economic and commercial analysis shall be carried out separately for each traffic homogenous link as well as for the Project Road.
- 2. The values of input parameters and the rationale for their selection for the economic and commercial analyses shall be clearly brought out and got approved by NHIDCL.
- 3. For models to be used for the economic and the commercial analyses, the calibration methodology and the basic parameters adapted to the local conditions shall be clearly brought out and got approved by NHIDCL.
- 4. The economic and commercial analyses should bring out the priority of the different homogenous links in terms of project implementation.

6.1. Economic Analysis

- 1. The Consultants shall carry out economic analysis for the project. The analysis should be for each of the sections covered under this TOR. The benefit and cost streams should be worked out for the project using HDM-IV or other internationally recognized life-cycle costing model.
- 2. The economic analysis shall cover but be not limited to be following aspects:
 - *i.* assess the capacity of existing roads and the effects of capacity constraints on vehicle operating costs (VOC);
 - ii. calculate VOCs for the existing road situation and those for the project;
 - iii. quantify all economic benefits, including those from reduced congestion, travel distance, road maintenance cost savings and reduced incidence of road accidents; and,
 - iv. estimate the economic internal rate of return (EIRR) for the project over a 30-year period. In calculating the EIRRs, identify the tradable and non-tradable components of projects costs and the border price value of the tradable components.
 - v. Saving in time value.
- 3. Economic Internal Rate of Return (EIRR) and Net Present Value (NPV), "with" and "without time and accident savings" should be worked out based on these cost-benefit stream. Furthermore, sensitivity of EIRR and NPV worked out for the different scenarios as given under:

Scenario – I	Base Costs and Base Benefits
Scenario - II	Base Costs plus 15% and Base Benefits
Scenario - III	Base Costs and Base Benefits minus 15%
Scenario - IV	Base Costs plus 15% and Base Benefits minus 15%

The sensitivity scenarios given above are only indicative. The Consultants shall select the sensitivity scenarios taking into account possible construction delays, construction costs overrun, traffic volume, revenue shortfalls, operating costs, exchange rate variations, convertibility of foreign exchange, interest rate volatility, non-compliance or default by contractors, political risks and force majeure.

4. The economic analysis shall take into account all on-going and future road and transport infrastructure projects and future development plans in the project area.

6.2. Financial Analysis

- 1. It is envisaged that the project stretch should be implemented on EPC/BOT basis, therefore, the Consultant shall study the financial viability of the project under a commercial format and under different user fee scenarios and funding options. The Consultants shall submit and finalise in consultation with the NHIDCL officers the format for the analysis and the primary parameters and scenarios that should be taken into account while carrying out the commercial analysis. The financial model so developed shall be the property of NHIDCL.
- 2. The Financial analysis for the project should cover financial internal rate of return, projected income statements, balance sheets and fund flow statements and should bring out all relevant assumptions. The sensitivity analysis should be carried out for a number of probabilistic scenarios.
- 3. The financial analysis should cover identification, assessment, and mitigating measures for all risks associated with the project. The analysis shall cover, but be not limited to, risks related to construction delays, construction costs overrun, traffic volume, revenue shortfalls, operating costs, exchange rate variations, convertibility of foreign exchange, interest rate volatility, non-compliance or default by contractors, political risks and force majeure.
- 4. The Consultant shall suggest positive ways of enhancing the project Viability and furnish different financial models for implementing on BOT format.

7. Time period for the service

- 1. Time period envisaged for the study of the project is indicated in **Annex-I to LOI.** The final reports, drawings and documentation shall be completed within this time schedule.
- 2. NHIDCL shall arrange to give approval on all sketches, drawings, reports and recommendations and other matters and proposals submitted for decision by the Consultant in such reasonable time so as not to delay or disrupt the performance of the Consultant's services.

8. Project Team and Project Office of the Consultant

- The Consultants shall be required to form a multi-disciplinary team for this
 assignment. The Consultants Team shall be manned by adequate number of
 experts with relevant experience in the execution of similar detailed design
 assignments.
- 2. List of suggested key personnel to be fielded by the Consultant with appropriate man-month of consultancy services is given in Enclosure I as per clients assessment.
- 3. A Manning Schedule for key personnel mentioned above is enclosed as **Enclosure I** along with broad job- description and qualification as **Enclosure II.**

The information furnished in Enclosures I & II are to assist the Consultants to understand the client's perception about these requirements and shall be taken by the Consultants for the purpose of Financial Proposal and deployment schedule etc. in technical proposal to be submitted by them. Any deviation proposed may be recorded in the comments on TOR. All the key personnel mentioned will 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 as mentioned in Data sheet. 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 of the Consultants.

- 4. The Consultants shall establish an office at the project site manned by senior personnel during the course of the surveys and investigations. All the project related office work shall be carried out by the Consultant in their site office unless there are special reasons for carrying out part of the office work elsewhere for which prior approval of NHIDCL shall be obtained. The address of the site office including the personnel manning it including their Telephone and FAX numbers will be intimated by the Consultant to NHIDCL before commencement of the services.
- 5. The Consultant shall maintain an Attendance Register to be signed by each individual key personnel at site as well as at Head Office. The Consultant shall furnish certificate that all the key personnel as envisaged in the Contract Agreement have been actually deployed in the Projects at the time of submission of their bills to the NHIDCL from time to time.

9. Reports to be submitted by the Consultant to NHIDCL

- 9.1 All reports, documents and drawings are to be submitted separately for each of the traffic homogenous link of the Project Road. The analysis of data and the design proposals shall be based on the data derived from the primary surveys and investigations carried out during the period of assignment. The sources of data and model relationships used in the reports shall be indicated with complete details for easy reference.
- 9.2 Project preparation activities will be split into three stages as brought out below. Preliminary design work should commence without waiting for feasibility study to be completed.

Stage 1: Inception Report

Stage 2: Feasibility Report

Stage 3: Detailed Project Report (DPR)

9.3 Time schedule in respect of all such stages has been indicated in the next para. Consultant shall be required to complete, to the satisfaction of the client, all the different stages of study within the time frame indicated in the schedule of submission in para 10pertaining to Reports and Documents for becoming eligible for payment for any part of the next stage.

10 Reports and Documents to be submitted by the Consultant to NHIDCL

- 1. The Consultant shall submit to the client the reports and documents in bound volumes (and not spiral binding form) after completion of each stage of work as per the schedule and in the number of copies as given in Enclosure III. Further, the reports shall also be submitted in floppy diskettes / CD's in addition to the hardcopies as mentioned in Enclosure-III. Consultant shall submit all other reports mentioned specifically in the preceding paras of the TOR.
- 2. The time schedule for various submissions prescribed at s.l.no.1 above shall be strictly adhered to. No time-over-run in respect of these submissions will normally be permitted. Consultant is advised to go through the entire terms of reference carefully and plan his work method in such a manner that various activities followed by respective submissions as brought out at Sl.No.1 above are completed as stipulated. Consultant is, therefore, advised to deploy sufficient number of supporting personnel, both technical and administrative, to undertake the project preparation activities in construction package (Section) simultaneously. As far as possible, the proposal should include complete information such as number of such persons, name, position, period of engagement, remuneration rate etc. The Consultant is also advised to start necessary survey works from the beginning so as to gain time in respect of various other activities in that stage.

STAGE 1

10.1 Quality Assurance Plan (QAP) Document

1. Immediately upon the award, the Consultants shall submit four copies of the QAP document covering all aspects of field studies, investigations design and economic financial analysis. The quality assurance plans/procedures for different field studies, engineering surveys and investigation, design and documentation activities should be presented as separate sections like engineering surveys and investigations, traffic surveys, material geotechnical and sub-soil investigations, road and pavement investigations, investigation and design of bridges &structures, environment and R&R assessment, economic & financial analysis, drawings and documentation; preparation, checking, approval and filing of calculations, identification and traceability of project documents etc. Further, additional information as per format shall be furnished regarding the details of personnel who shall be responsible for carrying out/preparing and checking/verifying various activities forming part of feasibility study and project preparation, since

- inception to the completion of work. The field and design activities shall start after the QAP is approved by NHIDCL.
- 2. The data formats proposed by the Consultants for use in field studies and investigations shall be submitted within 14 days after the commencement of services and got approved by NHIDCL.

10.2 Inception Report (IR)

- 1. The report shall cover the following major aspects:
 - *i.* Project appreciation;
 - ii. Detailed methodology to meet the requirements of the TOR finalised in consultation with the NHIDCL officers; including scheduling of various sub activities to be carried out for completion of various stages of the work; stating out clearly their approach & methodology for project preparation after due inspection of the entire project stretch and collection/ collation of necessary information;
 - iii. Task Assignment and Manning Schedule;
 - iv. Work programme;
 - v. Proforma for data collection;
 - vi. Design standards and proposed cross-sections;
 - vii. Key plan and Linear Plan;
 - viii. Development plans being implemented and / or proposed for implementation in the near future by the local bodies and the possible impact of such development plans on the overall scheme for field work and design for the study;
 - ix. Quality Assurance Plan (QAP) finalised in consultation with NHIDCL;
 - x. Draft design standards; and
- 2. The requirements, if any, for the construction of bypasses should be identified on the basis of data derived from reconnaissance and traffic studies. The available alignment options should be worked out on the basis of available maps. The most appropriate alignment option for bypasses should be identified on the basis of site conditions and techno-economic considerations. Inception Report should include the details regarding these aspects concerning the construction of bypasses for approval by NHIDCL.

STAGE 2:

10.3 Feasibility Report

- 1. The Consultant shall commence the Feasibility Study of the project in accordance with the accepted IR and the report shall contain the following:
 - Executive summary
 - Overview of MORT&H/NHIDCL organization and activities, , and project financing and cost recovery mechanisms
 - Project description including possible alternative alignments/bypasses and technical/engineering alternatives
 - *Methodology adopted for the feasibility study*
 - Socioeconomic profile of the project areas
 - Indicative design standards, methodologies and specifications
 - Traffic surveys and analysis

- Environmental screening and preliminary environmental assessment
- Initial social assessment and preliminary land acquisition/resettlement plan
- *Cost estimates*
- Economic and financial analysis
- Conclusions and recommendations
- 2. In view of para 1 above the Consultant has to submit the following documents in six sets:
 - i. **Technical Specifications:** The MORTH's Technical Specifications for Road and Bridge works shall be followed for this study. However, Volume IV: Technical Specifications shall contain the special technical specifications which are not covered by MORTH Specifications for Roads and Bridges (latest edition / revision) and also specific quality control norms for the construction of works.
 - ii. **Rate Analysis:** This volume will present the analysis of rates for all items of works. The details of unit rate of materials at source, carriage charges, any other applicable charges, labour rates, machine charges as considered in arriving at unit rates will be included in this volume.
 - iii. **Cost Estimates:** This volume will present the each item of work as well as a summary of total cost.
 - iv. **Bill of Quantities :**This volume shall contain the detailed Bill of Quantities for all items of works
 - v. Civil Work Contract Agreement: A civil works contract agreement shall be submitted.
- 3. The basic data obtained from the field studies and investigations shall be submitted in a separate volume as an Appendix to Feasibility Report.
- 4. The Final Feasibility Study Report incorporating comments, revisions and modifications suggested by NHIDCL shall be submitted within 15 days of receipt of comments from NHIDCL on draft feasibility study report.

10.4 Strip Plan and Clearances

- 1. The Consultants shall submit the following documents:
 - i. Details of the centre line of the proposed widened of road along with the existing and proposed right-of-way limits to appreciate the requirements of land acquisition;
 - ii. The information concerning the area including ownership of land to be acquired for the implementation of the project shall be collected from the revenue and other concerned authorities and presented along with the strip plans;
 - iii. Strip plans showing the position of existing utilities and services indicating clearly the position of their relocation;
 - iv. Details for various clearances such as environment and forest clearances;
 - v. Separate strip plan showing shifting / relocation of each utility services in consultation with the concerned local authorities;
 - vi. The utility relocation plans should clearly show existing right-of-way and pertinent topographic details including buildings, major trees, fences and

- other installations such as water-mains, telephone, telegraph and electricity poles, and suggest relocation of the services along with their crossings the highway at designated locations as required and prepare necessary details for submission to the Service Departments;
- vii. Detail schedules for acquisition of additional land and additional properties in consultation with the revenue authorities; and
- viii. Land Acquisition Plan.
- 2. The strip plans and land acquisition plan shall be prepared on the basis of data from reconnaissance and detailed topographic surveys.
- 3. The Report accompanying the strip plans should cover the essential aspects as given under:
 - i. Kilometre-wise Land Acquisition Plan (LAP) and schedule of ownership thereof and Costs as per Revenue Authorities and also based on realistic rates.
 - ii. Details of properties, such as buildings and structures falling within the right-of-way and costs of acquisition based on realistic rates.
 - iii. Kilometre-wise Utility Relocation Plan (URP) and costs for relocation per civil construction package as per concerned authorities.
 - iv. Kilometre-wise account in regard to felling of trees of different type and girth and value estimate of such trees based on realistic rates obtainable from concerned District forest office.
- 4. The strip plans shall clearly indicate the scheme for widening. The views and suggestions of the concerned State PWDs should be duly taken into account while working out the widening scheme (left, right or symmetrical). The widening scheme shall be finalised in consultation with NHIDCL.
- 5. Kilometre-wise Strip Plans for section (Package) shall be prepared separately for each concerned agency and suggested by NHIDCL.

10.5 Land Acquisition Report

- The Land acquisition report shall be prepared and submitted for the entire stretches under the Assignment. The report shall include detailed schedules about acquisition of landholdings as per revenue records and their locations in a strip plan and also the costs as per district authorities. Details shall be submitted in land acquisition proforma to be supplied by NHIDCL. The land acquisition report shall be submitted in both Hindi and English languages.
- 2. The land acquisition report should be prepared in consultation with affected persons, non-governmental organisations and concerned government agencies and should cover land acquisition and resettlement plans and costs of resettlement and rehabilitation of such affected persons. It should also include plans of compensatory afforestation, its land requirements with specific locations and cost involved for undertaking all such activities in this regard. The Land Acquisition report shall cover all submissions as required for issuance of Notification u/s 3(a), 3(A), 3(D) & 3 (G) alongwith all details as necessary for Forest / Environmental / Wild Life clearances.

STAGE: 3

10.7 Draft Detailed Project Report (DPR)

- 1. The draft DPR Submission shall consist of construction package-wise Main Report, Design Report, Materials Report, Engineering Report, Drainage Design Report, Economic and Financial Analysis Report, Environmental Assessment Report including Resettlement Action Plan (RAP), Package-wise bid Documents and Drawings.
- 2. The Report volumes shall be submitted as tabulated in para 10 above.
- 3. The Documents and Drawings shall be submitted for the Package and shall be in the following format:

Reports

i. **Volume-I, Main Report:** This report will present the project background, social analysis of the project, details of surveys and investigations carried out, analysis and interpretation of survey and investigation data, traffic studies and demand forecasts designs, cost estimation, environmental aspects, economic and commercial analyses and conclusions. The report shall include Executive Summary giving brief accounts of the findings of the study and recommendations.

The Report shall also include maps, charts and diagrams showing locations and details of existing features and the essential features of improvement and upgrading.

The Environmental Impact Assessment (EIA) Report for contract package shall be submitted as a part of the main report.

The basic data obtained from the field studies and investigations and input data used for the preliminary design shall be submitted in a separate volume as an Appendix to Main Report.

ii. **Volume - II, Design Report:** This volume shall contain design calculations, supported by computer printout of calculations wherever applicable. The Report shall clearly bring out the various features of design standards adopted for the study. The design report will be in two parts. Part-I shall primarily deal with the design of road features and pavement composition while Part-II shall deal with the design of bridges, tunnels and cross-drainage structures. The sub-soil exploration report including the complete details of boring done, analyses and interpretation of data and the selection of design parameters shall be included as an Appendix to the Design Report.

The detailed design for all features should be carried out as per the requirements of the Design Standards for the project. However, there may be situations wherein it has not been possible to strictly adhere to the design standards due to the existing site conditions, restrictions and other considerations. The report should clearly bring out the details of these aspect and the standards adopted.

iii. **Volume - III, Materials Report:** The Materials Report shall contain details concerning the proposed borrow areas and quarries for construction materials and possible sources of water for construction purposes. The report shall include details on locations of borrow areas and quarries shown on maps and charts and also the estimated quantities with mass haul diagram including possible end use with leads involved, the details of sampling and testing carried out and results in the form of important index values with possible end use thereof.

The materials Report shall also include details of sampling, testing and test results obtained in respect physical properties of sub grade soils. The information shall be presented in tabular as well as in graphical representations and schematic diagrams. The Report shall present soil profiles along the alignment.

The material Report should also clearly indicate the locations of areas with problematic soils. Recommendations concerning the improvement of such soils for use in the proposed construction works, such as stabilisation (cement, lime, mechanical) should be included in the Report.

- iv. Volume IV, Environmental Assessment Report including Environmental Management Plan (EMP) & Resettlement Action Plan (RAP): The Report shall be prepared conforming to the Guidelines of the Government of India, State Government and World Bank/ADB as appropriate for construction package.
- v. **Volume V, Technical Specifications:** The MoRT&H's Technical Specifications for Road and Bridge works shall be followed for this study. However, Volume IV: Technical Specifications shall contain the special technical specifications which are not covered by MOST Specifications for Roads and Bridges (latest edition / revision) and also specific quality control norms for the construction of works.
- vi. **Volume VI, Rate Analysis:** This volume will present the analysis of rates for all items of works. The details of unit rate of materials at source, carriage charges, any other applicable charges, labour rates, machine charges as considered in arriving at unit rates will be included in this volume.
- vii. **Volume VII, Cost Estimates:** This volume will present the contract package wise cost of each item of work as well as a summary of total cost.
- viii. **Volume VIII, Bill of Quantities:** This volume shall contain the package-wise detailed Bill of Quantities for all items of works.
- x. **Volume IX, Drawing Volume**: All drawings forming part of this volume shall be 'good for tender' drawings. All plan and profile drawings will be prepared in scale of 1:250V and 1:2500H to cover one km in one sheet. In addition this volume will contain 'good for construction' drawings for the following:
 - a. Horizontal Alignment and Longitudinal Profile.
 - b. Cross-section @ 50m interval along the alignment within ROW
 - c. Typical Cross-Sections with details of pavement structure.
 - d. Detailed Working Drawings for individual Culverts and Cross-Drainage Structures.
 - e. Detailed Working Drawings for individual Bridges, tunnels and Structures.
 - f. Detailed Drawings for Improvement of At-Grade and Grade-Separated Intersections and Interchanges.
 - g. Drawings for Road Sign, Markings, Toll Plazas, and other Facilities.
 - h. Schematic Diagrams (linear chart) indicating but be not limited to be following:
 - Widening scheme;
 - Locations of median openings, intersections, interchanges, underpasses, overpasses, bypasses;
 - Locations of service roads;
 - location of traffic signals, traffic signs, road markings, safety features; and,

- locations of toll plaza, parking areas, weighing stations, bus bays, rest areas, if any.
- i. Drawings for toll plaza, Bus Bays, Parking areas, Rest areas, weighing stations etc. All drawings will be prepared in A2 size sheets. The format for plan, cross section and profile drawings shall be finalised in consultation with the concerned NHIDCL officers. The drawings shall also include details of all BM and reference pillars, HIP and VIP. The co-ordinates of all points should be referenced to a common datum, preferably, GTS referencing system. The drawings shall also include the locations of all traffic safety features including traffic signals, signs, markings, crash barriers delineators and rest areas, bus-bays, parking areas etc.
- j The typical cross-section drawings should indicate the scheme for future widening of the carriageway. The proposed cross-sections of road segment passing through urban areas should indicate the provisions for pedestrian movements and suitable measures for surface and sub-surface drainage and lighting, as required.
- *x.* **Volume X, Civil Work Contract Agreement:** A civil works contract agreement shall be submitted.
- xi. **Volume-XI, Project Clearances** All the necessary(project related) clearances (such as from MOEF, Railways in respect of ROB/RUBs, Irrigation Deptt. and any other concerned agencies) shall be obtained by the Consultant and submitted to NHIDCL so that project implementation can straight away proceed without any hold up.

10.8. Final Detailed Project Report, Documents and Drawings (6 Sets)

The Final package-wise DPR consisting of Main Report, Design Report, Drainage Design Report and Materials Report, incorporating all revisions deemed relevant following receipt of the comments from NHIDCL on the draft DPR shall be submitted as per the schedule given in Enclosure-III alongwith the Land Acquisition Report as mentioned under para 10.5.

11. Interaction with NHIDCL

- 1. During entire period of services, the Consultant shall interact continuously with NHIDCL and provide any clarification as regards methods being followed and carryout modification as suggested by NHIDCL. A programme of various activities shall be provided to NHIDCL and prior intimation shall be given to NHIDCL regarding start of key activities such as boring, survey etc. so that inspections of NHIDCL officials could be arranged in time.
- 2. The NHIDCL officers and other Government officers may visit the site at any time, individually or collectively to acquaint/ supervise the field investigation and survey works. NHIDCL may also appoint a Proof Consultant to supervise the work of the DPR Consultant including interalia field investigation, survey work, Design work and preconstruction activities.
- 3. The Consultant shall be required to send 3 copies of concise monthly Progress Report by the 5th day of the following month to the designated officer at his Head Quarter so that progress could be monitored by the NHIDCL. These reports will indicate the dates of induction and de-induction of various key personnel and the activities performed by them. Frequent

- meetings with the Consultant at site office or in Delhi are foreseen during the currency of project preparation.
- 4. All equipment, software and books etc. required for satisfactory services for this project shall be obtained by the Consultant at their own cost and shall be their property.

12. Payment Schedule

The Consultant will be paid consultancy fee as a percentage of the contract values as per the schedule given in the Draft Contract Agreement.

13. Data and Software

- 1. The floppy diskettes/CD's containing all basic as well as the processed data from all field studies and investigations, report, appendices, annexure, documents and drawings shall be submitted to NHIDCL at the time of the submission of the Final Report. The data can be classified as follows:
- i. Engineering Investigations and Traffic Studies: Road Inventory, Condition, Roughness, Test Pit (Pavement composition), Benkelman Beam Deflection, Material Investigation including test results for sub grade soils, Traffic Studies(traffic surveys), axle load surveys, Sub-soil Exploration, Drainage Inventory, Inventory data for bridge and culverts indicating rehabilitation, new construction requirement etc. in MS EXCEL or any other format which could be imported to widely used utility packages.
- ii. **Topographic Surveys and Drawings:** All topographic data would be supplied in (x, y, z) format along with complete reference so that the data could be imported into any standard highway design software. The drawing files would be submitted in dxf or dwg format.
- iii. **Rate Analysis:** The Consultant shall submit the rate analysis for various works items including the data developed on computer in this relation so that it could be used by the Authority later for the purpose of updating the cost of the project.
- iv. Economic and Financial Analysis.
- 2. **Software**: The Consultant shall also hand-over to NHIDCL floppies/CD's containing any general software including the financial model which has been specifically developed for the project.
- 3. The floppy diskettes/CD's should be properly indexed and a catalogue giving contents of all floppies/CD's and print-outs of the contents (data from field studies topographic data and drawings) should be handed over to NHIDCL at the time of submission of the Final Report.

SUPPLEMENT I

ADDITIONAL POINTS TO BE CONSIDERED FOR HILL ROADS IN ADDITION TO POINTS COVERED IN MAIN TOR

	Clause	
S. No.	No.of TOR	Additional points
1.	2.2	a) Provisions of tunnels if required.
2.	2.3	a) Design of tunnels, if required
		b) Design of protective works, slope stabilization measures, erosion control
		measures, land slide control/protection measures snow drift
		control/snow clearance measures, avalanche protection measures, if
		required
		Feasibility study and preparation of detailed project report for hill roads
3.	3	shall be done in accordance with best international practices and wherever
"		practicable/feasible steep gradients and hair pin bends may be avoided by
		realignments by provision of structures and provision of tunnels if required
		a) Inventory and condition survey for tunnels, if required.
		b) Identification of faults in rock strata and impact of faults in design
		oftunnels, if required
		c) Detailed design of road considering and incorporating specific aspects
4.	4.1	related to hill region like terrain, topographic conditions, extreme weather conditions, altitude effects etc.
1.	4.1	d) Design of protective works, slope stabilization measures, erosion control
		measures, land slide control/protection measures, snow drift
		control/snow clearance measures, avalanche protection measures, if
		required
		e) Design of scenic overlooks/watering points etc.
		All activities related to field studies, design and documentation shall be
		done as per the latest guidelines/circulars of MORT&H and relevant
5.	4.5 (1)	publications of the Indian Roads Congress (IRC)/Bureau of Indian
J.	4.5 (1)	Standards (BIS) for hill roads. For aspects not covered by IRC and BIS,
		international standard practices, such as, British and American Standards
		may be adopted.
6.	4.7	Review of data and documents pertaining to
		a) Terrain and soil condition
		b) Condition of tunnels, if required.
		c) Sub-surface and geo-technical data for existing tunnels, if required.
		d) Drawing and details of existing tunnels, if required.
		e) Existing protective works, erosion control and land slide control/protection works, slope stabilization measures, snow drift
		control/protection works, slope stabilization measures, show unit
		f) Existing land slide and snow clearance facilities
		g) Geological details of rock strata in the area in case of tunnels
7.	4.11(1)	The Consultant should make an in depth study of available geological and
	- (-)	meteorological maps of the area.
8.	4.11 (2)	The primary tasks to be accomplished during the reconnaissance survey
	` ,	shall also include:
		a)details of terrain (steep or mountainous), cliffs and gorges, general

		elevation of the road including maximum heights negotiated by main ascents and descents, total number of ascents and descents, hair pin
		bends, vegetation etc. b) Climatic conditions i.e. temperature, rain fall data, snow fall data, fog
		conditions, unusual weather conditions etc. c) Realignment requirements including provision of tunnels, if required.
		d) Inventory of tunnels and geologically sensitive areas like slip prone
		areas, areas subject to land slides, rock fall, snow drifts, erosion,
		avalanche activity etc.
9.	4.11.2.1 (ii)	Cross sections shall be taken at every 25 m. in case of hill roads and at
		points of appreciable changes in soil conditions. While taking cross sections, soil conditions shall also be recorded.
10.	4.11.3.1 (1)	The inventory data shall also include:
		a) General elevation of road indicating maximum & minimum heights negotiated by main ascents & descents and total no. of ascents & descents.
		b) Details of road gradients, lengths of gentle & steep slops, lengths & location of stretches in unstable areas, areas with cliffs, areas with loose rocks, land slide prone areas, snow drift prone areas, no. & location of hairpin bends etc.
		 c) Details of tunnels d) Details & types of protective structures, erosion & land slide control/protection measures, snow drift control measures, avalanche protection/control measures etc.
11	4.11.3.2 (2)	Pavement:
	, ,	 a) Location of crust failures along with their causes Conditions of camber/cross falls/super elevations etc., whether affected by subsidence b) Embankment: Extent of slope erosion on hill and valley side
		Extent of slope crosion on thin and valley slac
12		Condition Surveys & Investigation for Slope Stabilization, Erosion Control, Landslide Correction/Protection & Avalanche Protection Measures: a) Inventory & Condition Surveys of Existing Protective/Control Measures:
		The Consultant shall make an inventory of all the structures related to Slope Stabilization, Erosion Control, Landslide Control/protection, Avalanche Protection etc. This shall include details of effectiveness of control measures already done and condition of protective/control
		structures.
		Landslide Investigation This shall be carried out to identify landslide prone areas, to suggest
		preventive measures or alternate routes that are less susceptible to landslide hazard. Further in existing slide areas this shall help to identify
		factors responsible for instability and to determine appropriate control measures needed to prevent or minimize recurring of instability problems.
		Initial preliminary studies shall be carried out using available contour maps, topographical maps, geological/geo-morphological maps, aerial photographs etc. for general understanding of existing slide area and to

		Identify potential slide areas. This shall be followed by further investigations like geological/geotechnical/hydrological investigation to determine specific site conditions prevailing in the slide area as per relevant IRC specifications/publications, MORT&H circulars and relevant recommendations of the international standards for hill roads. The result of the investigations shall provide basis for engineering analysis and the
		design of protection/remedial measures.
	4.11.4.4	a) For tunnels if required, geotechnical and subsurface investigation shall be done as per IRC:SP: 91.
		Geotechnical and subsurface investigation and testing for tunnels shall
		be carried out through the geotechnical Consultants who have the
		experience of geotechnical and subsurface investigation in similar
		project.
13	4.12.1(1)	The 'good for tender' designs and drawings shall be prepared.

- 14. The Consultant shall also carry out 'good for tender' designs and drawings for the following:
 - a) cross sections at every 25 m intervals
 - b) Slope stabilization and erosion control measures
 - c) Design of protection/control structures in areas subject to subsidence, landslides, rock fall, rock slide, snow drifts, icing, scour, avalanche activity etc.
 - d) Design of protective structures in slip prone and unstable areas
 - e) Design of scenic overlooks, watering points etc.
 - f) Safety features specific to hill roads
- 15. 4.12.2 (1) The Consultant shall evolve Design Standards and material specifications for the Study primarily based on IRC publications, MORT&H Circulars and relevant recommendations of the international standards for hill roads for approval by NHIDCL
- 16. 4.12.2(2) The Design Standards evolved for the project shall cover all aspects of detailed design including the design of geometric elements, pavement design, bridges and structures, tunnels if required, traffic safety and materials.

		Wherever practicable/feasible hairpin bends and steep gradients shall be
		avoided by realignments, provision of structures or any other suitable
16.	4.12.3	provisions.
		While designing pavement for hill roads specific aspects relevant to hill
		regions like terrain & topographic conditions, weather conditions, altitude
		effects etc. shall be duly considered and suitably incorporated in design so
		that pavement is able to perform well for the design traffic and service life.
		Effects of factors like heavy rainfall, frost action, intensive snow and
		avalanche activity, thermal stresses due to temperature difference in day
		and night, damage by tracked vehicles during snow clearance operations
		etc. must also be considered along with traffic intensity, its growth, axle
17.	4.12.4	loads and design life.
		The design of embankments should include the requirements for protection
18.	4.12.5(3)	works and traffic safety features including features specific to hill roads.
19.		Design and Drawing of Tunnels:

		The Consultant shall prepare design and drawings for tunnels, if required
		as per the results of feasibility study, as per the relevant specifications of IRC:SP:91/MORT&H and other international specifications.
		a) Topography of hills generates numerous water courses and this coupled
		with continuous gradients of roads in hills and high intensity of rainfall
		calls for effective drainage of roads. The drainage system shall be
		designed to ensure that the water flowing towards the road surface may be
		diverted and guided tofollow a definite path by suitable provision of road
		side drains, catch water drains, interceptors etc. and flow on valley side is
20.	4.12.7	controlled so that stability is not affected.
		b) Further, adequate provision shall be made for sub-surface/subgrade
		drainage to take care of seepage through the adjacent hill face of the road&
		underground water flows.
		The Consultant shall design suitable traffic safety features and road
		furniture including traffic signals, signs, markings, overhead sign boards,
		crash barriers, delineators etc. including any feature specific to hill roads.
		The locations of these features shall be given in the reports and also shown in
21.	4.12.8	the drawings.
		The Consultant shall make suitable designs and layout for miscellaneous
		works including rest areas, bus bays, vehicle parking areas,
		telecommunication facilities, scenic overlooks, watering points etc.
22.	4.12.3 (1)	wherever appropriate.
		Volume II: Design Report :
		a) Inventory of protection measures and other structures
		b) Inventory of tunnels, if required.
		c) Proposed preliminary designs for tunnels, if required.
		Volume III: Drawings
		a) Drawings for protection/control measures and other structures
23.	10.6 (1)	b) Drawings for tunnels, if required.
24.	10.7 (3)	Volume II: Design Report (Part II)
		Part II of Design Report shall also deal with design of tunnels, if required
		Anddesign of other protection/control structures.
		Volume IX: Drawing Volume
		This shall also include:
		a) Detailed working drawings for tunnels, if required.
		b) Detailed working drawings for protection/control structures
L	I	2) Demice working drawings for protection, control structures

SUPPLEMENT II

S.	Clause No. of	Additional points

No.	TOR	
1	4.1	For stand alone bridge projects the scope of work shall include
		detailed design of approach road extending at least up to 2 km on
		either side of the bridge
	4.11.4.2(6)	Model Studies for Bridges
	1.	Objective
		Physical/ Mathematical Model study for detailed Hydraulic /
		Hydrologic investigations regarding the proposed bridge for
		hydraulic design of the bridge and assessment and hydraulic
		design of required river training works.
	2.	Methodology
		Physical/Mathematical Model study shall be carried out at
		areputed/recognized institution. The Consultant will be
		responsible for identifying the institution, supplying Information
		/Documents /Data required for modal studies as indicated in
		para 4 below and coordinating the model study with the
		institution concerned

3. Scope of Work

3.1 Physical Model study

Physical modeling with appropriate model scale for Hydraulic and Hydrologic Investigations to:

- i) Finalize span arrangement causing uniformity in flow distribution, and work out the alignment and orientation of river training works and bridge axis.
- ii) Provide information on estimated/observed maximum depth of scour.
- iii) Provide information on required river training works for proposed bridge
- iv) Provide hydraulic design for the bridge and the required river training works.
- v) Quantify the general direction of river course through bridge, afflux, extent and magnitude of flood, effect of backwater, if any, aggradation/degradation of bed, evidence of scour etc. shall be used to augment the available hydrological data. The presence of flood control/irrigation structures, if affecting the hydraulic characteristics like causing obliquity, concentration of flow, scour, silting of bed, change in flow levels, bed levels etc. shall be studied and considered in Hydraulic design of proposed bridge. The details of any planned work in the immediate future that may affect the river hydraulics shall be studied and considered

3.2 Mathematical Model study

Mathematical modeling for detailed Hydraulic / Hydrologic investigations regarding the proposed new bridge to:

- i) Finalize the site/location of the proposed new bridge based on mathematical modeling.
- ii) Provide information on estimated/observed maximum depth of scour.
- iii) Provide information on required river training works for proposed bridge
- iv) Provide hydraulic design for the bridge and the required river training works.
- v) Quantify the general direction of river course through bridge, afflux, extent

and magnitude of flood, effect of backwater, if any, aggradation /degradation of bed, evidence of scour etc. shall be used to augment the available hydrological data. The presence of flood control/irrigation structures, if affecting the hydraulic characteristics like causing obliquity, concentration of flow, scour, silting of bed, change in flow levels, bed levels etc. shall be studied and considered in Hydraulic design of proposed bridge. The details of any planned work in the immediate future that may affect the river hydraulics shall be studied and considered.

4. Information/Documents/Data required for Physical/Mathematical Model study

- i) Plan layouts showing the locations of the proposed bridge as well as the existing bridges / barrages etc., in the vicinity of the proposed bridge with the chainages with respect to a standard reference marked on it.
- ii) High flood discharges and corresponding flood levels at the locations of the existing bridges in the vicinity of the proposed bridge.
- iii) General arrangement drawing (GAD) of the existing bridges showing number of spans, pier and well dimensions, founding levels, maximum scour level, the design discharge and the HFL, guide bund details. On this, the plan form of the river course with the bridge alignment may also be shown as far as possible.
- iv) General arrangement drawing (GAD) of the proposed new bridge showing number of spans, pier and foundation dimensions. On this, the plan form of the river course with the bridge alignment may also be shown as for as possible.
- v) River cross sections at 500m longitudinal spacing (maximum) up to a distance of 2 times the bridge total length on the upstream side and up to a distance equal to the bridge total length on the downstream with right bank and left bank clearly marked on it. At least one cross section to be provided at the location of the proposed bridge. At each cross section, the bed levels to be taken at a maximum lateral distance of 8 m in flow section and at 25 m in none flow section respectively. The abrupt variations in the bed levels to be captured by taking measurements at closer locations both in longitudinal as well as lateral directions.
- vi) The cross sections, as for as possible, from high bank to high bank.
- vii) The longitudinal profile of the river along the length of the proposed alignment.
- viii) Size distribution of the river bed material and the bore log data at different locations at the site of the proposed bridge.
- ix) The series of annual peak flood of the river for at least 15 years period.

SUPPLEMENT-III ADDITIONAL REQUIREMENT FOR SAFETY AUDIT

Checklists

The use of checklists is highly recommended as they provide a useful "aide memoire" for

the audit team to check that no important safety aspects are being overlooked. They also give to the project manager and the design engineer a sense of understanding of the place of safety audit in the design process. The following lists have been drawn up based on the experience of undertaking systematic safety audit procedures overseas. This experience indicates that extensive lists of technical details has encouraged their use as "tick" sheets without sufficient thought being given to the processes behind the actions. Accordingly, the checklists provide guidelines on the principal issues that need to be examined during the course of the safety audits.

Stage F-During Feasibility Study

1. The audit team should review the proposed design from a road safety perspective and check the following aspects

CONTENTS	ITEMS	
Aspects to be checked	 A. Safety and operational implications of proposed alignment and junction strategy with particular references to expected road users and vehicle types likely to use the road. B. Width options considered for various sections. 	
	C. Departures from standards and action taken.	
	D. Provision of pedestrians, cyclists and intermediate transport	
	E. Safety implications of the scheme beyond its physical	
	limits i.e. how the scheme fits into its environs and road	
	Hierarchy	
A1: General	□□Departures from standards	
	□□Cross-sectional variation	
	□□Drainage	
	□□Climatic conditions	
	□□Landscaping	
	□ Services apparatus	
	□□Lay-byes	
	□□Footpath	
	□ Pedestrian crossings	
	□□Access (minimize number of private accesses)	
	TEmargancy vahicles	

	□ Emergency vehicles	
	□□Public Transport	
	□□Future widening	
	□□Staging of contracts	
	□□□Adjacent development	
A2: Local Alignment	\square \square $Visibility$	
	□ New/Existing road interface	
	□□Safety Aids on steep hills	
A3: Junctions	□ ■ Minimise potential conflicts	

	□ Layout □□Visibility
A4: Non-Motorised	□□Adjacent land
Road users Provision	□ Pedestrians
	□□Cyclists
	□□Non-motorised vehicles
A5: Signs and Lighting	□□Lighting
	□□Signs/Markings
A6: Construction and	□□Buildability
Operation	□□Operational
	□□Network Management

Stage 1 - Completion of Preliminary Design

1. The audit team should review the proposed check the following aspects design from a road safety perspective and check the following aspects

CONTENTS	ITEMS
Aspects to be checked	A. Safety and operational implications of proposed alignment and junction strategy with particular references to expected road users and vehicle types likely to use the road.
	B. Width options considered for various sections.
	C. Departures from standards and action taken.
	D. Provision of pedestrians, cyclists and intermediate transport
	E. Safety implications of the scheme beyond its physical limits i.e. how the scheme fits into its environs and road hierarchy
B1 : General	Departures from standards
DI . General	☐ Cross-sectional variation
	□□Drainage
	☐☐ Climatic conditions
	□□Landscaping
	□ Services apparatus
	□ □ Lay-byes
	□□Footpaths
	□ Pedestrian crossings
	□□Access (minimize number of private accesses)
	□ Emergency vehicles
	□ □Public Transport
	□ Future widening
	□ □ Staging of contracts
	□ Adjacent development
B2 : Local Alignment	□□Visibility
	□□New/Existing road interface
	□ Safety Aids on steep hills
B3 : Junctions	□□Minimise potential conflicts

	□Layout	
	□□Visibility	
B4 : Non-Motorised road	□□Adjacent land	
users Provision	□Pedestrians	
	□□Cyclists	
	□□Non-motorised vehicles	
B5 : Signs and Lighting	□□Lighting	
	□□Signs/Markings	
B6 : Construction and	□□Buildability	
Operation	□□Operational	
	□□Network Management	

Stage 2 - Completion of Detailed Design

- 1. The audit team should satisfy itself that all issues raised at Stage 1 have been resolved. Items may require further consideration where significant design changes have occurred.
- 2. If a scheme has not been subject to a stage 1 audit, the items listed in Checklists B1 to B6 should be considered together with the items listed below.

CONTENTS	ITEMS	
Aspects to be checked	A. Any design changes since Stage 1. B. The detailed design from a road safety viewpoint, including the road safety implications of future maintenance (speed limits; road signs and markings; visibility; maintenance of street lighting and central reserves).	
C1 : General	□ Departures from standards □ Drainage □ Climatic conditions □ Landscaping □ Services apparatus □ Lay-byes □ Access □ Skid-resistance □ Agriculture □ Safety Fences □ Adjacent development	
C2 : Local Alignment	□□Visibility □□New/Existing road interface	
C3: Junctions	□□Layout	

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	□□Visibility □□Signing □ Lighting □□Road Marking □□T,X,Y-junctions □□All roundabouts	
	□□Traffic signals	
C4 : Non-Motorised road	□ Adjacent land	
users Provision	□ Pedestrians □□Cyclists	
	□□Non-motorised vehicles	
C5: Signs and Lighting	□□Advanced direction signs □□Local traffic signs □□Variable message signs □□Other traffic signs □□Lighting	
C6 : Construction and Operation	□□Buildability □□Operational □□Network Management	

Enclosure-I

MANNING SCHEDULE

Package no.NHIDCL/BM& BRT/01-Total No-1(One)

S.		Total Time
No.	Key Personnel	Period
NO.		(Man Months)
Cent	ral Team	
1	Team Leader	12
2	Geo-Technical and Pavement Expert	6
3	Environment Specialist	3
4	Traffic cum Safety Expert	3
5	Hill Road / Tunnel Expert (if required)	3
6	Revenue / Survey Expert	9
7	Bridge Design Engineer	6
		Input of 2
		months for
		each stretch
		(Max. 6man
		months)
8	Contract Specialist	1
Sub Team(s) (one sub team for each project stretch under the		
Assignment)		
9	Highway Engineer	6
10	Bridge Engineer	3
11	Quantity Surveyorcum Documentation Expert	6

Note:

- 1. Consultants have to provide a certificate that all the key personnel as envisaged in the Contract Agreement have been actually deployed in the projects. They have to furnish the certificate at the time of submission of their bills to NHIDCL from time to time.
- 2. In case Tunnels are to be constructed, necessary input of Tunnel Experts shall be provided in addition to above-mentioned Manpower requirement.
- 3. The Consultant shall appoint a Project Coordinator for effective Coordination of its services for the entire duration of the Project Assignment including pre construction activities until completion of the entire assignment.
- 4. The Revenue / Survey Expert shall be deployed either intermittently or continuously (depending upon the site conditions and other exigencies as per the convenience of NHIDCL) to liaise with the local authorities and complete the pre-construction activities including LA and Forest Clearances. However a period of 9 months have been projected in the manning schedule for this resource.

Enclosure-II

Qualification and Experience Requirement of Key Personnel Team Leader

i)	Educational Qualification	
	Essential	Graduate in Civil Engineering or equivalent
	Desirable	Post graduate in Civil Engineering (highways/structures/traffic and transportation/soil mechanics and foundation engineering/ Construction Management/Transportation)
ii)	Essential Experience	
	a)Total Professional Experience	Min. 20 years
	b) Experience in Highway projects	Min. 15 years in Planning, project preparation and design of Highway projects , including 2/4/6 laning of NH/SH/ expressways. For hill roads, respective hill roads experience is required
	c) Experience in similar capacity (Either as Team Leader or in Similar capacity)	In Feasibility of two / Four/Six Laning works and DPR/IC/ Construction Supervision of Two/Four/sixlaningof major highway projects(NH/SH/Expressways)/ feasibility Cumdetailed project report of two/ four laning projects ofminimum aggregate length of 80 km. For hill roads, respective hill roads experience is required.
iii)	Age Limit	70years on the date of submission of proposal

QUALIFICATION AND EXPERIENCE REQUIREMENT OF KEY PERSONNEL

Geo-Technical and Pavement Expert

i)	Educational Qualification	
	Essential	Graduate in Civil Engineering
	Desirable	Masters in highway engineering/ Transportation Engineering/Foundation Engineering / Soil Mechanics / Geotech Engineering or MSc in Geology
ii)	Experience	
	a)Total Professional Experience	Min. 15 years
	b) Experience in Highway projects	Minimum 10 years experience in pavement designof highways
	c) Experience in similar capacity	Pavement design for major highway projects (2/4/6 lane NH/SH/ Expressways) of minimum aggregate length of 80 km. The Experience of hill road geology / engineering will be given due weightage.
iii)	Age Limit	70 years on the date of submission of Proposal

QUALIFICATION AND EXPERIENCE REQUIREMENT OF KEY PERSONNEL

Environmental Specialist

i)	Educational Qualification	
	Essential	Graduate in Civil Engineering / Environment Engineering / Masters in Environment Science
	Desirable	Post Graduate in Environmental Engineering
ii)	Essential Experience	
	a) Total Professional Experience	Min. 10 years
	b) Experience in Highway Projects	Min. 5 years in environment impact assessment of highway projects (2/4/6 laning)
	c) Experience in similar capacity	Environmental Specialist in at least two highway projects (2/4/6 laning) The Experience of hill roads DPR will be given due weightage.
iii)	Age Limit	70 years on the date of submission of Proposal

QUALIFICATION AND EXPERIENCE REQUIREMENT OF KEY PERSONNEL

Traffic and Safety Expert

i)	Educational Qualification	
	Essential	Graduate in Civil Engineering
	Desirable	Masters in Traffic Engineering/ Transportation Engineering/Transport Planning
ii)	Essential Experience	
	a) Total Professional Experience	Min. 10 years
	b) Experience in Highway projects	Min. 5 years on similar projects.
	c) Experience in similar capacity	Traffic Engineer in highway Projects (NH/SH/Expressways) involving 2/4/6 Laning of minimum aggregate length of 80 km. The Experience of hill roads DPR will be given due weightage.
iii)	Age Limit	70 years on the date of submission of Proposal

QUALIFICATION AND EXPERIENCE REQUIREMENT OF KEY PERSONNEL

Hill Road / Tunnel Expert

i)	Educational Qualification	
	Essential	Degree in Civil Engineering
	Desirable	Masters in highway engineering/ Transportation Engineering
ii)	Experience	
	a)Total Professional Experience	Min. 15 years
	b) Experience in Highway projects	Minimum 10 years experience in construction and supervision of 2/4/6 lane highways projects.
	c) Experience in similar capacity	
iii)	Age Limit	70 years on the date of submission of
		Proposal

QUALIFICATION AND EXPERIENCE REQUIREMENT OF KEY PERSONNEL

Revenue / Survey Experts

i)	Educational Qualification	
	Essential	Graduation in any discipline
	Desirable	Post Graduation in any discipline
ii)	Experience	
		Min. 20 years of experience dealing
	Total Professional Experience	with revenue matters.
	Experience in similar capacity	Min 5 year experience in Land Acquisition as Dy. Collector/ CALA retired from State Government dealing with Land Acquisition and Revenue matters.
iii)	Age Limit	70 years on the date of submission of
		Proposal

QUALIFICATION AND EXPERIENCE REQUIREMENT OF KEY PERSONNEL

Bridge Design Engineer

i)	Educational Qualification	
	Essential	Graduate in Civil Engineering or equivalent
	Desirable	Masters in Bridge Engineering/ Structural Engineering
ii)	Essential Experience	
	a)Total Professional Experience	Min. 15 years
	b) Experience in Bridge projects	Min. 10 years in project preparation and design of bridge projects.
	c) Experience in similar capacity	Bridge Engineer in highway design consultancy projects (2/4/6 lane NH/SH/Expressways)involving design of minimum twomajor bridges(length more than 200 m) The Experience of hill roads DPR will be given due weightage.
iii)	Age Limit	70years on the date of submission of Proposal

QUALIFICATION AND EXPERIENCE REQUIREMENT OF KEY PERSONNEL

Contract Specialist

i)	Educational Qualification	
ii)	Essential Desirable Essential Experience	Graduate in Civil Engineering Diploma / Degree in Law
	a) Total Professional Experience	Min. 15 years
	b) Experience in Highway projects c) Experience in similar capacity d) Experience in Arbitration	Min. 5 years as Contract Specialist on National / State Highway Projects Contract Management of a Highway Project Costing over Rs. 150 Cr. Handled atleast two Arbitration cases pertaining to Highway Projects.
iii)	Age Limit	70 years on the date of submission of Proposal

QUALIFICATION AND EXPERIENCE REQUIREMENT OF KEY PERSONNEL

Highway Engineer

i)	Educational Qualification	
	Essential	Graduate in Civil Engineering
	Desirable	Masters in highway engineering/ Transportation Engineering.
ii)	Essential Experience	
	a) Total Professional Experience	Min. 15 years
	b) Experience in Highway projects	Minimum 10 years experience in construction of highways
iii)	c) Experience in similar capacity Age Limit	Major highway projects(2/4/6 lane NH/SH/ Expressways) ofminimum aggregate length of 80 km. 60 years on the date of submission of Proposal
		Proposal

QUALIFICATION AND EXPERIENCE REQUIREMENT OF KEY PERSONNEL

Bridge Engineer

i)	Educational Qualification	
	Essential	Graduate in Civil Engineering
	Desirable	Masters in Bridge / Structural Engineering
ii)	Essential Experience	
	a) Total Professional Experience	Min. 15 years
	b) Experience in bridge projects	Min. 10 years in construction of bridge projects
	c) Experience in similar capacity	Atleast two major bridge projects(2/4/6 lane NH/SH/ Expressways) ofminimum span length 100m.
iii)	Age Limit	60 years on the date of submission of
		Proposal

QUALIFICATION AND EXPERIENCE REQUIREMENT OF KEY PERSONNEL

Quantity Surveyor/Documentation Expert

i)	Educational Qualification	
	Essential	Graduate or equivalent in Civil Engineering / Certificate course from 'Institution of
		Quantity Surveying'
	Desirable	
ii)	Essential Experience	
	a) Total Professional Experience	Min. 15 years
	b) Experience in Highway Projects	Min. 5 years in Preparation of Bill of Quantities, Contract documents and documentation for major highway projects involving two/ four laning
	c) Experience in similar capacity	Quantity Surveyor / Documentation Expert in highway projects (NH/SH/Expressways)involving two/four/six laning of minimum aggregate length of 80 km. The Experience of hill roads DPR will be given due weightage.
iii)	Age Limit	60 years on the date of submission of proposal

Enclosure-III

Stage No.		Activity	No. of copies	Time Period in days from date of Commencement
1	Montl	hly Reports	3	by 10th day of
				every month
2	Inception Report			,
	•	Draft Inception		
		Report including	3	21
	(i)	QAP document		
		Inception Report		
		including QAP	3	30
	(ii)	document		
3	F.S. R	EPORT		
	,	ft Feasibility Study		
		t including option	4	120
	stud re	1		
		nments of client	1	150
	iii)	Final Feasibility		
	Study		/1	180
		orating compliance	*	100
		ments of Client.		
		ical Schedules for	4	240
4	EPC/P	PPP projects		· ·
_	D (11	LIDITO		
5		led Project Report		240
	1) Drai	ft DPR	4	240
	ii) Cor	nments of client	4	270
			6	300
	iii) Fin	nal DPR	U	500
	incorp	orating		
	compl	iance		
		nments of Client		
	Projec	et clearances from	Original letters from the	365
	conce	rned agencies e.g.	concerned agencies and 5	
		MOEF; Rly for	photocopies of each. 3	
	1 1	val of GAD and	copies each	
	detail	engineering		
		ng of ROB/RUB;		
	0	tion Dept., Land		
	-	sitions- $3(a)$, $3(A)$,		
6	3(D)&	3G Notifications		

APPENDIX-II

Proof of Eligibility

Form-E1

Letter of Proposal (On Applicant's letter head)

(Date and Reference) To, ******** ********

Sub: Appointment of Consultant for carrying out Feasibility Study, Preparation of Detailed Project Report and providing pre-construction services in respect of upgradation to Two Lane with paved shoulder NH configuration of corridors under SARDP-NE Project.

Project Report for

Dear Sir,

With reference to your RFP Document dated, I/we, having examined all relevant documents and understood their contents, hereby submit our Proposal for selection as Consultant for [2 lane withpaved shoulders of]. The proposal is unconditional and unqualified.

- 2. All information provided in the Proposal, INFRACON and Appendices is true and correct and all documents accompanying such Proposal and submitted on INFRACON (Digilocker) are true copies of their respective originals.
- 3. This statement is made for the express purpose of appointment as the Consultant for the aforesaid Assignment.
- 4. I/We shall make available to the Client any additional information which may be deemed necessary or required for supplementing or authenticating the Proposal.
- 5. I/We acknowledge the right of the Client to reject our application without assigning any reason or otherwise and hereby waive our right to challenge the same on any account whatsoever.
- 6. I/We certify that in the last three years, we or any of our Associates have neither failed to perform on any contract, as evidenced by imposition of a penalty by an arbitral or judicial authority or a judicial pronouncement or arbitration award against the Applicant, nor been expelled from any project or contract by any public authority nor have had any contract terminated by any public authority for breach on our part.
- 7. I/We understand that you may cancel the Selection Process at any time and that you are neither bound to accept any Proposal that you may receive nor to select the Consultant, without incurring any liability to the Applicants in accordance with Clause 1.7 of the RFP document.
- 8. I/We declare that we/any member of the consortium, are/is not a Member of any other Consortium applying for Selection as a Consultant.
- 9. I/We certify that in regard to matters other than security and integrity of the country, we or any of our Associates have not been convicted by a Court of Law or indicted or any adverse orders have been passed by a regulatory authority which would cast a doubt on our ability to undertake the Consultancy for the Assignment or which relates to a grave offence that outrages the moral sense of the community.
- 10. I/We further certify that in regard to matters relating to security and integrity of the

- country, we have not been charge-sheeted by any agency of the Government or convicted by a Court of Law for any offence committed by us or by any of our Associates.
- 11. I/We further certify that no investigation by a regulatory authority is pending either against us or against our Associates or against our CEO or any of our Directors/Managers/employees.
- 12. I/We hereby irrevocably waive any right or remedy which we may have at any stage at law or howsoever otherwise arising to challenge or question any decision taken by the Authority [and/ or the Government of India] in connection with the selection of Consultant or in connection with the Selection Process itself in respect of the above mentioned Assignment.
- 13. The Bid Security of Rs. ***** (Rupees *****) in the form of a Bank Draft is attached, in accordance with the RFP document.
- 14. I/We agree and understand that the proposal is subject to the provisions of the RFP document. In no case, shall I/we have any claim or right of whatsoever nature if the Consultancy for the Project is not awarded to me/us or our proposal is not opened or rejected.
- 15. I/We agree to keep this valid for 120 (One hundred and twenty) days from the Proposal Due Date specified in the RFP.
- 16. A Power of Attorney in favour of the authorized signatory to sign and submit this Proposal and documents is attached herewith.
- 17. In the event of my/our firm/consortium being selected as the Consultant, I/we agree to enter into any Agreement in accordance with the form Appendix V of the RFP. We agree not to seek any changes in the aforesaid form and agree to abide by the same.
- 18. I/We have studied RFP and all other documents carefully and also surveyed the Project site. We understand that except to the extent as expressly set forth in the Agreement, we shall have no claim, right or title arising out of and documents or information provided to us by the Client or in respect of any matter arising out of or concerning or relating to the Selection Process including the award of Consultancy.
- 19. The Proof of Eligibility and Technical proposal are being submitted in separate covers in hard copy and they are being submitted online also through INFRACON. Financial Proposal is being submitted online only. This Proof of Eligibility read with Technical Proposal and Financial Proposal shall constitute the Application which shall be binding on us. I also allow the Client to access the information/credentials uploaded by me on INFRACON and Digilocker.
- 20. I/We agree and undertake to abide by all the terms and conditions of the RFP Document. In witness thereof, I/we submit this Proposal under and in accordance with the terms of the RFP Document.

Yours faithfully, (Signature, name and designation of the authorized signatory) (Name and seal of the Applicant/Lead Member)

Append	lix- I	Ι
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Form-E2/T3

APPENDIX-II

Form- E3

APPENDIX-II

Ap	pendix	III

		(Form-T	71)	Appendix III
TECHNICAL	L PROPOSAL			
FROM:			TO:	
		_		_
		-		_
Sir:		_		_
Subject Consi	ultancy Service for			
Regarding To	echnical Proposal			
I/We		Cons	sultant enclose herewith Technica	al Proposal for
selection of m	ny/our firm/organiza	ation as C	onsultant for	
(_).		
The detail of under the following		ough the	INFRACON Portal of NHIDCI	L are available
1.	Tender ID No		_	
2.	Our Firm ID No		_	
3.	Our Team ID No			
4.	Our proposed Key l	Personnel	Team ID Nos.1.	
			2.	
			3.	
			mitted in INFRACON is true and onally responsible for any mis-re	
			Yours faithfully,	
			Signature	

Consultancy Services for carrying out Feasibility Study, Preparation of Detailed Project Report and providing preconstruction services in respect of up-gradation to Two Lane with paved shoulder NH configuration of corridors under SARDP-NE Project in the State of Arunachal Pradesh

Full Name _____

Form-T-2

Form-E2/T3

SITE APPRECIATION

Shall give details of site as per actual site visit and data provided in RFP and collected from site supported by photographs to demonstrate that responsible personnel of the Consultant have actually visited the site and familiarized with the salient details/complexities and scope of services.

<u>Composition of the Team Personnel and the task which would be assigned to each Key Personnel</u>

Tean	eam ID from INFRACON - no ()					
I.	•	Key Personnel				
S	5. No.	Name& INFRACON ID nos	Position	Task Assignment		
1						
2						
3						
4	·•					
•						
•	•••					
•	•••					

Deleted

Details of Material Testing Facility

- 1. State whether the Applicant has in-house Material Testing Facility? Yes/No
- 2. In case answer to 1 is Yes, attach a list of Lab equipment and facility for testing of materials and location of laboratory?
- 3. In case laboratory is located at a distance of more than 400 km from the project site, state arrangements made/proposed to be made for testing of materials?
- 4. In case answer to 1 is No, State arrangements made/proposed to be made for testing of materials?

Facility for Field investigation and Testing

1. State whether the Applicant has in-house Facility for

a) Geo-technical investigationb) Pavement investigationc) Topographic SurveyYes/No

- 2. In case answer to 1 is Yes, Attach a list of field investigation and testing equipments available in-house?
- 3. In case answer to 1 is No, State arrangements made/proposed to be made for each of above Field investigation and testing?

Office Equipment and Software

Attach a list of office equipment and software owned by the Applicant

UNDERTAKING FROM THE KEY PERSONNEL

I, (Name and Address) have not left any a	assignment with the				
Consultants engaged by MORT&H/ contracting firm (firm to be super					
continuing works of MORT&H without completing my assignment. I					
the entire duration of the current project (named). If I leave this assignment in the middle of the completion of the work, I may be debarred for an appropriate period to					
for this work in future.					
I, the undersigned, certify that to the best of my knowledge an information and credentials uploaded through INFRACON portal and describes myself, my qualification and my experience. I am liable for a fit, in case there is any mis-representation in this regard.	d digilocker correctly				
Signature of the Key Personnel					
Position under the assignment					
	Place:				
	Date:				
Signature of Authorized Popuscentative of the Cancultant					
Signature of Authorised Representative of the Consultant					
	Place:				
	Date:				

		(Forn	1-I)	Appendix IV
<u>FINANCI</u>	AL PROPOSAL	`	,	
FROM:		TO:		_
Sir:				
Subject:	Consultants'	Services for		
Regarding	Price Proposal			
I/We			_ Consultant/consultar	ncy firm herewith
enclose *P:	rice Proposal fo	or selection of m	ny/our firm/organization	n as Consultant for
				ours faithfully,
			Signature	
			Full Name	
			Designation	
			Address	
			(Autho	rized Representative)

*The Financial proposal is to be filled strictly as per the format given in RFP.

(Form-II)

Format of Financial Proposal Summary of Cost in Local and Foreign Currency (US \$)

No.	Description	Amount (LC)* (INR)	Amount (FC)*		
I	Local Consultants Remuneration for Local Staff (inclusive of per Diem allowance)				
II	Support Staff (inclusive of per diem allowance)				
III	Transportation*				
IV	Duty Travel to Site*				
V	Office Rent*				
VI	Office Supplies, Utilities and Communication*				
VII	Office Furniture and Equipment (Rental)*				
VIII	Reports and Document Printing				
IX	Surveys & Investigations				
A	Topographical Survey				
В	Investigations				
X	Contingency Expenses for pre- Construction phase				
	Subtotal Local Consultants:				
	<u>Foreign Consultants</u>				
	Remuneration for Expatriate Staff(inclusive of per				
F-I	Diem allowance)				
F-II	Mobilization and Demobilization				
Taxes	Total Cost Net of Tax : I. Income Tax (Expatriate)				
and	I. Income Tax (Expatriate) II. Import duties				
Duties	III. Value added tax				
	Total cost net of service tax**				
	Service Tax				
	TOTAL COSTS (Including Service Tax)				

^{* -} The Consultant should bear in mind that the expenses under this category would be admissible for 12 months only during the DPR preparation phase. A minimum infrastructure would be permitted during the pre-construction phase (LA& Clearances) for which a separate quote may be given as stipulated above.

LC* Local Currency

FC* Foreign Currency US\$

^{**} Total Cost Net of Service Tax shall be considered for financial evaluation

Note: No escalation will be payable during the services **Insurances shall not be allowed separately** .**These will be incidental to main items**.

Form -III

Package no. NHIDCL/BM& BRT/01 Total No-1(One)

I Remuneration for Local Staff (inclusive of per Diem allowance)

S. No.	Key Personnel	Total time period(MM)	Name	SM	Amt.(INR)
	Central Team				
1	Team Leader	1x12			
2	Geo-Technical and Pavement Expert	1x6			
3	Environment Specialist	1x3			
4	Traffic cum Safety Expert	1x3			
5	Hill Road / Tunnel Expert	1x3			
6	Revenue / Survey Expert	1x9			
7	Bridge Design Engineer	1x2			
8	Contract Specialist	1x1			
	Sub-Team				
9	Highway Engineer	2x6			
10	Bridge Engineer	2x3			
11	Quantity Surveyor cum Documentation Expert	2x6			
	Sub-Total:				
	Sub-Professional Staff	(To be asses	-		tant as per
1					
2					
3					
4					
5					
	Sub-Total:				
	Total				

II Support Staff (inclusive of per diem allowance)

S. No.	Position	Name	Staff Months	Billing Rate (INR)	Amount (INR)
1	Office Manager				
2	Typist				
3	Office Boy				
4	Night Watchman				
				Total:	

III. <u>Transportation (Fixed costs)</u>

S.				
No	Description	Qty. Nos. of	Rate	Amount
	The vehicles hired by the			
	Consultants shall include the cost			
	For rental, drivers, operation,		Month	
1	maintenance, repairs, insurance, etc.	Months	(INR)	(INR)
	Total			

IV. <u>Duty Travel to Site (Fixed Costs)</u>

	NO	Rate (INR)	Amount (INR)
Trips			

V. Office Rent (Fixed Costs)

The rent cost includes maintenance, cleaning, repairs, etc. _ months x

Total

VI. Office Supplies, Utilities and Communication (Fixed Costs)

No.	Item	Months	,	Rate	Amount in INR.
			(INR)		
1	Office Supplies				
2	Drafting Supplies				
3	Computer Running Costs				
4	Domestic and International				
	Communication				
	TOTAL:			•	

VII. Office Furniture and Equipment (Rental)

No.	Description	Quantity(Months)	Rate(INR)	Amount(INR)
1	Office Furniture and Equipment	12		
			Total	

VIII Reports and Document Printing

No.	Description	No. of Copies	Rate per Copy (INR)	Amount (INR)
1	Monthly Report(3 per month)	36		
2	Inception Report & QAP	3		
3	Environment and Social Impact Screening	4		
	Report			
4	Draft Feasibility Report	4		
5	Final Feasibility Report	6		
6	Strip Plan with L.A. Reports	6		
7	Draft Environmental Assessment report&	4		
	RAP			
8	Final Environmental Assessment report&	6		
	RAP			
9	Draft Detailed Design Report & Drawings	4		
	etc. Draft EMP			
10	Draft Bidding Documents	6		
11	Final Detailed Project Report with Bill of	6		
	Quantities, Cost Estimates, Updated			
	Drawings etc. Final EMP			
12	Final Bidding Documents	6		
13	Draft 3(a) ,3(A) and 3(D)& 3G notification	9		
	for land acquisition (3 copies each)			
			Total	

IX Survey and Investigation

A Topographical Survey (Fixed Rate)

Item	Km.	Rate per Km	Amount (INR)
Topographic Survey including hire			
charges for equipment (GPS, Total			
Station, Auto Level etc.) and supply of			
survey Teams comprising of project			
survey filed staff etc. inclusive of cost of	93		
materials, labourer and construction of			
BM,(satellite imaginary, aerial			
photogrammetry if considered			
necessary) etc. complete			

B Investigation (Fixed cost)

No.	Description	Quantity	Amount (INR)
1	Road and Bridge Inventory	LS	
2	BBD Test and Pavement	LS	
	Evaluation		
3	Roughness Survey	LS	
4	Axle Load Survey	LS	

5	Material Survey and Investigation	LS		
6	Sub-grade Investigation			
7	Traffic Survey			
8	Socio-economic & Census Survey/Studies			
9	Land Acquisition Studies			
10	Any other investigations/surveys			
11	* Sub-Soil Investigation (Boring)	Rate	Qty	Amount (Rs)
	a) Boring in all type of soils		2400m	
	b)Boring in hard rock		800m	
	Total			

Note: *Quantities of borings shall be taken from Financial Proposal Form No. V. For Financial Evaluation, these quantities and rates quoted by the Consultant will be considered. However, Payment shall be made on the actual quantity of boring at rates quoted above by the Consultant which may be substantially more or less than the estimated quantities.

Form-IV)

Estimate of Costs for Expatriate Consultants

I. Remuneration of Expatriate Staff including per diem allowances

No.	Positions	Name	Rate (in US \$)	Man Months	Amount ()
			Total:		

II.		obilizatı	

1. International Airfares (Fixed costs)

Position	Round Trips	Rate	Amount
		Total	

II.2	<u>Inland</u>	Travel	in H	Iome	<u>Count</u>	ry	<u>(Fixed</u>	Costs)

Lump	Sum				
------	-----	--	--	--	--

2. Other Miscellaneous expenses (like DA, internal travel expenses other incidentals)(fixed cost)

Lump Sum

TENTATIVE QUANTITIES FOR SUB-SOIL INVESTIGATIONS (BORING)

(Form -V)

S. No	Stretch Proposed for DPR	NH No.	Approxi mate	Package No.	State	Cumulative Tentative Quantities (
			Length (in Km.)			In Soils other than hard rock	In hard rock
1	Package no. NHIDCL/DPR/Ar.Pr./Bile- Migging/2015	As per List at Annex- 1	As per List at Annex-1	As per List at Annex-1	As per List at Annex- 1	2400	800

Appendix V

DRAFT CONTRACT AGREEMENT

Between

National Highways & Infrastructure Development Corporation Ltd. (Ministry of, Road Transport and Highways) PTI Building, New Delhi-01

and	
M/sin JV / Association with M/s	• • • • • • • • • • • • • • • • • • • •
For	
Consultancy Services for carrying out Feasibility Study, Preparation of Deta Report and providing pre-construction services in respect of up-gradation to with paved shoulder NH configuration of corridors under SARDP-NE Project	o Two Lane
(From locationto location & LocationLocationin the state of)	to

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IV. APPENDICES

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Appendix B: Consultants' Sub Consultants, Key Personnel and Sub Professional Personnel, Task assignment, work programme, manning schedule, qualification requirements of key personnel, schedule for submission of

various report.

Appendix C: Hours of work for Consultants' Personnel

Appendix D: Duties of the Client

Appendix E: Cost Estimate

Appendix F: Minutes of Financial/ Contract Negotiations with the Consultant

Appendix G: Copy of letter of invitation Appendix H: Copy of letter of acceptance

Appendix I(1): Format for Bank Guarantee for Performance Security for individual

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DRAFT CONTRACT FOR CONSULTANT'S SERVICEINDIACONTRACT FOR CONSULTANTS' SERVICES

Consultancy Services for carrying out Feasibility Study, Preparation of Detailed Project Report and providing pre-construction services in respect of up-gradation to Two Lane with paved shoulder NH configuration of corridors under SARDP-NE Project.

This CONTRACT (here	inafter called the "Contract") is made on theday of the
	2015, between, on the one hand, National Highways & Infrastructure
month of	Development Corporation Ltd.
(NHIDCL), New Delh	i (hereinafter called the "Client") and,
on the other hand,	
M/s	in JV with
and in Association wit	h
(hereinafter called the	"Consultants").

WHEREAS

- (A) the Client has requested the Consultants to provide certain consulting services as defined in the General Conditions attached to this Contract (hereinafter called the "Services");
- (B) the Consultants, having represented to the Client that they have the required professional skills, personnel and technical resources, have agreed to provide the Services on the terms and conditions set forth in this Contract;

NOW THEREFORE the parties hereto hereby agree as follows:

- 1 The following documents attached hereto shall be deemed to form an integral part of this Contract:
 - (a) The General Conditions of Contract (hereinafter called "GC");
 - (b) The Special Conditions of contract (hereinafter called "SC");
 - (c) The following Appendices:
 - Appendix A: Terms of reference containing, inter-alia, the Description of the Services and Reporting Requirements
 - Appendix B: Consultants' Sub Consultants, Key Personnel and Sub Professional Personnel, Task assignment, work programme, manning schedule, qualification requirements of key personnel, schedule for submission of various report.
 - Appendix C: Hours of work for Consultants' Personnel
 - Appendix D: Duties of the Client
 - Appendix E: Cost Estimate

Appendix F: Minutes of Financial/ Contract Negotiations with the Consultant

Appendix G: Copy of letter of invitation

Appendix H: Copy of letter of acceptance

Appendix I: Copy of Bank Guarantee for Performance Security

Appendix-J: Minutes of the pre-bid meeting

- 2. The mutual rights and obligations of the Client and the Consultants shall be as set forth in the Contract; in particular:
 - (a) The Consultants shall carry out the Services in accordance with the provisions of the Contract; and
 - (b) Client shall make payments to the Consultants in accordance with the provisions of the Contract.

IN WITNESS WHEREOF, the Parties hereto have caused this Contract to be signed in their respective names as of the day and year first above written.

FOR AND ON BEHALF OF (National Highways & Infrastructure Development Corporation Ltd.)	Witne	SS
	1	Signature Name Address
By		
Authorised Representative	2.	Signature Name Address
FOR AND ON BEHALF OF	Witne	SS
(Consultant)	1.	Signature Name Address
By		1101011033
Authorised Representative		
2. Signature Name Address		

GENERAL CONDITIONS OF CONTRACT

GENERAL CONDITIONS OF CONTRACT

1. GENERAL PROVISIONS

1.1 Definitions

Unless the context otherwise requires, the following terms whenever used in this Contract have the following meanings:

- (a) "Applicable Law means the laws and any other instruments having the force of lawin the Government's country as they may be issued and in force from time to time;
- (b) "Contract" means the Contract signed by the Parties, to which these General Conditions of Contract are attached, together with all the documents listed in Clause 1 of such signed Contract;
- (c) "Effective Date" means the date on which this Contract comes into force and effect pursuant to Clause GC 2.1;
- (d) "foreign currency" means any currency other than the currency of the Government;
- (d) "GC" means these General Conditions of Contract;
- (f) "Government" means the Government of India;
- (g) "local currency" means the currency of the Government;
- (h) "Member", in case the Consultants consist of a joint venture or consortium of more

than one entity,

means any of these entities, and "Members" means all of these entities;

- (i) "Personnel" means persons hired by the Consultants or by any Sub Consultant as employees and assigned to the performance of the Services or any part thereof; "foreign Personnel" means such persons who at the time of being so hired had their domicile outside India; and "local Personnel" means such persons who at the time of being so hired had their domicile inside India;
- (j) "Party" means the Client or the Consultants, as the case may be, and Parties means both of them;
- (k) "Services" means the work to be performed by the Consultants pursuant to this Contract for the purposes of the Project, as described in Appendix A hereto;
- (1) "SC" means the Special Conditions of Contract by which these

General Conditions of Contract may be amended or supplemented;

- (m) "Sub Consultant" means any entity to which the Consultants subcontract any part of the Services in accordance with the provisions of Clause GC 3.7; and
- (n) "Third Party" means any person or entity other than the Government, the Client, the Consultants or a Sub Consultant.

1.2 Relation between the Parties

Nothing contained herein shall be construed as establishing a relation of master and servant or of agent and principal as between the Client and the Consultants. The Consultants, subject to this Contract, have complete charge of Personnel performing the Services and shall be fully responsible for the Services performed by them or on their behalf hereunder.

1.3 Governing Law and Jurisdiction

This Contract, its meaning and interpretation, and the relation between the Parties shallbe governed by the Applicable Laws of India and the Courts atshall have exclusive jurisdiction over matters arising out of or relating to this Agreement.

1.4 Language

This Contract has been executed in the language specified in the SC, which shall be the binding and controlling language for all matters relating to the meaning or interpretation of this Contract.

1.5 Table of Contents and **Headings**

The table of contents, headings or sub-headings in this agreement are for convenience for reference only and shall not be used in, and shall not limit, alter or affect the construction and interpretation of this Contract.

1.6 Notices

- 1.6.1 Any notice, request or consent required or permitted to be given or made pursuant to this Contract shall be in writing. Any such notice, request or consent shall be deemed to have been given or made when delivered in person to an authorized representative of the Party to whom the communication is addressed, or when sent by registered mail, facsimile or e-mail to such Party at the address specified in the SC.
- 1.6.2 Notice will be deemed to be effective as specified in the SC.
- 1.6.3 A party may change its address for notice hereunder by giving the other Party notice of such change pursuant to the provisions listed in the SC with respect to Clause GC 1.6.2.

1.7 Location

The Services shall be performed at such locations as are specified in **Letter of Acceptance (Appendix-I)** hereto and, where the location of a particular task is not so specified, at such locations, whether in India or elsewhere, as the Client may

approve.

1.8 Authority of Member in Charge

In case the Consultants consist of a joint venture of more than one entity, with or without an Associate the Members hereby authorize the entity specified in the SC to act on their behalf in exercising all the Consultants' rights and obligations towards the Client under this Contract, including without limitation the receiving of instructions and payments from the Client.

1.9 Authorized Representatives

Any action required or permitted to be taken, and any document required or permitted to be executed, under this Contract by the Client or the Consultants may be taken or executed by the officials specified in the SC.

1.10 Taxes and Duties

Unless otherwise specified in the SC, the Consultants shall pay all such taxes, duties, fees and other impositions as may be levied under the Applicable Law.

2. COMMENCEMENT, COMPLETION, MODIFICATION AND TERMINATION OF CONTRACT

2.1 Effectiveness of Contract

This Contract shall come into force and effect on the date of the Client's notice to the Consultants instructing the Consultants to begin carrying out the Services. This notice shall confirm that the effectiveness conditions, if any, listed in the SC have been met.

2.2 Termination of Contract for Failure to Become Effective

If this Contract has not become effective within such time period after the date of the Contract signed by the Parties as shall be specified in the SC, either Party may, by not less than four (4) weeks' written notice to the other Party, declare this Contract to be null and void, and in the event of such a declaration by either Party, neither Party shall have any claim against the other Party with respect hereto.

2.3 Commencement of Services

The Consultants shall begin carrying out the Services at the end of such time period after the Effective Date as shall be specified in the SC.

2.4 Expiration of Contract

Unless terminated earlier pursuant to Clause GC 2.9 hereof, this Contract shall expire when services have been completed and all payments have been made at the end of such time period after the Effective Date as shall be specified in the SC.

2.5 **Entire Agreement**

This Contract contains all covenants, stipulations and provisions agreed by the Parties. No agent or representative of either Party has authority to make, and the Parties shall not be bound by or be liable for, any statement, representation, promise or agreement not set forth herein.

2.6 Modification

Modification of the terms and conditions of this Contract, including any modification of the scope of the Services, may only be made by written agreement between the Parties. Pursuant to Clause GC 7.2 hereof, however, each party shall give due consideration to any proposals for modification made by the other Party.

2.7 Force Majeure

2.7.1 **Definition**

- (a) For the purposes of this Contract, "Force Majeure" means an event which is beyond the reasonable control of a Party, and which makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible in the circumstances, and includes, but is not limited to, war, riots, civil disorder, earthquake, fire, explosion, storm, flood or other adverse weather conditions, strikes, lockouts or other industrial action (except where such strikes, lockouts or other industrial action are within the power of the Party invoking Force Majeure to prevent), confiscation or any other action by government agencies.
- (b) Force Majeure shall not include (i) any event which is caused by the negligence or intentional action of a Party or such Party's Sub Consultants or agents or employees, nor (ii) any event which a diligent Party could reasonably have been expected to both (A) take into account at the time of the conclusion of this Contract and (B) avoid or overcome in the carrying out of its obligations hereunder
- (c) Force Majuere shall not include insufficiency of funds or failure to make any payment required hereunder.

2.7.2 No Breach of Contract

The failure of a Party to fulfill any of its obligations hereunder shall not be considered to be a breach of, or default under, this Contract insofar as such inability arises from an event of Force Majeure, provided that the Party affected by such an event has taken all reasonable precautions, due care and reasonable alternative measures, all with the objective of carrying out the terms and conditions of this Contract.

2.7.3 Measures to be Taken

- (a) A party affected by an event of Force Majeure shall take all reasonable measures to remove such Party's inability to fulfill its obligations hereunder with a minimum of delay.
- (b) A party affected by an event of Force Majeure shall notify the other Party of such event as soon as possible, and in any event not later than fourteen (14) days following the occurrence of such event, providing evidence of the nature and cause of such event, and shall similarly give notice of the restoration of normal conditions as soon as possible.
- (c) The Parties shall take all reasonable measures to minimize the consequences of any

event of Force Majeure.

2.7.4 Extension of Time

Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure.

2.7.5 Payments

During the period of their inability to perform the Services as a result of an event of Force Majeure, the Consultants shall be entitled to be reimbursed for additional costs reasonably and necessarily incurred by them during such period for the purposes of the Services and in reactivating the Services after the end of such period.

2.7.6 Consultation

Not later than thirty (30) days after the Consultants, as the result of an event of Force Majeure, have become unable to perform a material portion of the Services, the Parties shall consult with each other with a view to agreeing on appropriate measures to be taken in the circumstances.

2.8 Suspension

The Client may, by written notice of suspension to the Consultants, suspend all payments to the Consultants hereunder if the Consultants fail to perform any of their obligations under this Contract, including the carrying out of the Services, provided that such notice of suspension (i) shall specify the nature of the failure, and (ii) shall request the Consultants to remedy such failure within a period not exceeding thirty (30) days after receipt by the Consultants of such notice of suspension.

2.9 **Termination**

2.9.1 By the Client

The Client may, by not less than thirty (30) days' written notice of termination to the Consultants (except in the event listed in paragraph (f) below, for which there shall be a written notice of not less than sixty (60) days), such notice to be given after the occurrence of any of the events specified in paragraphs (a) through (f) of this Clause2.9.1, terminate this Contract:

- (a) if the Consultants fail to remedy a failure in the performance of their obligations hereunder, as specified in a notice of suspension pursuant to Clause 2.8 hereinabove, within thirty (30) days of receipt of such notice of suspension or within such further period as the Client may have subsequently approved in writing;
- (b) if the Consultants become (or, if the Consultants consist of more than one entity,
 - if any of their Members becomes) insolvent or bankrupt or enter into any agreements with their creditors for relief of debt or take advantage of any law for the benefit of debtors or go into liquidation or receivership whether compulsory
 - or voluntary;
- (c) if the Consultants fail to comply with any final decision reached as a result of

arbitration proceedings pursuant to Clause 8 hereof;

- (d) if the Consultants submit to the Client a statement which has a material effect on the rights, obligations or interests of the Client and which the Consultants know to be false;
- (e) if, as the result of Force Majeure, the Consultants are unable to perform a material portion of the Services for a period of not less than sixty (60) days; or
- (f) if the Client, in its sole discretion and for any reason whatsoever, decides to terminate this Contract.

2.9.2 By the Consultants

The Consultants may, by not less than thirty (30) day's written notice to the Client, such

notice to be given after the occurrence of any of the events specified in paragraphs (a) through (d) of this Clause 2.9.2, terminate this Contract:

- (a) if the Client fails to pay any money due to the Consultants pursuant to this Contract and not subject to dispute pursuant to Clause 8 hereof within forty-five(45) days after receiving written notice from the Consultants that such payment is overdue;
- (b) if the Client is in material breach of its obligations pursuant to this Contract and has not remedied the same within forty-five (45) days (or such longer period as the Consultants may have subsequently approved in writing) following the receipt by the Client of the Consultants' notice specifying such breach;
- (c) if, as the result of Force Majeure, the Consultant are unable to perform a material portion of the Services for a period of not less than sixty (60) days; or
- (d) if the Client fails to comply with any final decision reached as a result of arbitration pursuant to Clause 8 hereof.

2.9.3 Cessation of Rights and Obligations

Upon termination of this Contract pursuant to Clauses 2.2 or 2.9 hereof, or upon expiration of this Contract pursuant to Clause 2.4 hereof, all rights and obligations of the Parties hereunder shall cease, except (i) such rights and obligations as may have accrued on the date of termination or expiration, (ii) the obligation of confidentiality set forth in Clause 3.3 hereof, (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records set forth in Clause 3.6 (ii) hereof, and (iv) any right which a Party may have under the Applicable Law.

2.9.4 Cessation of Services

Upon termination of this Contract by notice of either Party to the other pursuant to Clauses 2.9.1 or 2.9.2 hereof, the Consultants shall, immediately upon dispatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum. With respect to documents prepared by the Consultants and equipment and materials furnished by the Client, the Consultants shall proceed as provided, respectively, by Clauses 3.9 or 3.10 hereof.

2.9.5 **Payment upon Termination**

Upon termination of this Contract pursuant to Clauses 2.9.1 or 2.9.2 hereof, the Client shall make the following payments to the Consultants (after offsetting against these payments any amount that may be due from the Consultant to the Client):

- (i) remuneration pursuant to Clause 6 hereof for Services satisfactorily performed prior to the effective date of termination.
- (ii) reimbursable expenditures pursuant to Clause 6 hereof for expenditures actually incurred prior to the effective date of termination; and
- (iii) except in the case of termination pursuant to paragraphs (a) through (d) of Clause 2.9.1 hereof, reimbursement of any reasonable cost incident to the prompt and orderly termination of the Contract including the cost of the return travel of the Consultants' personnel and their eligible dependents.

2.9.6 Disputes about Events of Termination

If either Party disputes whether an event specified in paragraphs (a) through (e) of Clause 2.9.1 or in Clause 2.9.2 hereof has occurred, such Party may, within forty-five (45) days after receipt of notice of termination from the other Party, refer the matter to arbitration pursuant to Clause 8 hereof, and this Contract shall not be terminated on account of such event except in accordance with the terms of any resulting arbitral award.

3. OBLIGATIONS OF THE CONSULTANTS

3.1 General

3.1.1 Standard of Performance

The Consultants shall perform the Services and carry out their obligations here under with all due diligence, efficiency and economy, in accordance with generally accepted professional techniques and practices, and shall observe sound management practices, and employ appropriate advanced technology and safe and effective equipment, machinery, materials and methods. The Consultants shall always act, in respect of any matter relating to this Contract or to the Services, as faithful advisers to the Client, and shall at all times support and safeguard the Client's legitimate interests in any dealings with Sub-Consultants or Third Parties.

3.1.2 Law Governing Services

The Consultants shall perform the Services in accordance with the Applicable Law and shall take all practicable steps to ensure that any Sub Consultants, as well as the Personnel and agents of the Consultants and any Sub Consultants, comply with the Applicable Law. The Client shall advise the Consultants in writing of relevant local customs and the Consultants shall, after such notifications, respect such customs.

3.2 Conflict of Interests

3.2.1 Consultants not to Benefit from Commissions, Discounts, etc.

The remuneration of the Consultants pursuant to Clause 6 hereof shall constitute

the Consultants' sole remuneration in connection with this Contract or the Services and the Consultants shall not accept for their own benefit any trade commission, discount or similar payment in connection with activities pursuant to this Contract or to the Services or in the Discharge of their obligations hereunder, and the Consultants shall use their best efforts to ensure that any Sub Consultants, as well as the Personnel and agents of either of them, similarly shall not receive any such additional remuneration.

3.2.2 Consultants and Affiliates not to be otherwise interested in Project

The Consultants agree that, during the term of this Contract and after its termination, the Consultants and any entity affiliated with the Consultants, as well as any Sub Consultant and any entity affiliated with such Sub Consultant, shall be disqualified from providing goods, works or services (other than the Services and any continuation thereof) for any project resulting from or closely related to the Services.

3.2.3 Prohibition of Conflicting Activities

Neither the Consultants nor their Sub Consultants nor the Personnel of either of them shall engage, either directly or indirectly, in any of the following activities:

- (a) during the term of this Contract, any business or professional activities in the Government's country which would conflict with the activities assigned to them under this Contract; or
- (b) after the termination of this Contract, such other activities as may be specified in the SC.

3.3 **Confidentiality**

The Consultants, their Sub Consultants and the Personnel of either of them shall not, either during the term or within two (2) years after the expiration of this Contract, disclose any proprietary or confidential information relation to the Project, the Services, this Contract or the Client's business or operations without the prior written consent of the Client.

3.4 Liability of the Consultants

Subject to additional provisions, if any, set forth in the SC, the Consultants' liability under this Contract shall be as provided by the Applicable Law.

3.5 Insurance to be taken out by the Consultants

The Consultants (i) shall take out and maintain, and shall cause any Sub Consultants to take out and maintain, at their (or the Sub Consultants', as the case may be) own cost but on terms and conditions approved by the Client, insurance against the risks, and for the coverage, as shall be specified in the Special Conditions (SC), and (ii) at the Client's request, shall provide evidence to the Client showing that such insurance has been taken out and maintained and that the current premiums therefore have been paid.

3.6 Accounting, Inspection and Auditing

The Consultants (i) shall keep accurate and systematic accounts and records in respect of the Services hereunder, in accordance with internationally accepted accounting principles and in such form and detail as will clearly identify all relevant time charges and cost, and the bases thereof (including the bases of the Consultants' costs and charges), and (ii) shall permit the Client or its designated representative periodically, and up to one year from the expiration or termination of this Contact, to inspect the same and make copies thereof as well as to have them audited by auditors appointed by the Client.

3.7 Consultants' Actions requiring Client's prior Approval

The Consultants shall obtain the Client's prior approval in writing before taking any of the following actions:

- (a) appointing such members of the Personnel as are listed in Appendix B;
- (b) entering into a subcontract for the performance of any part of the Services, it being understood (i)that the selection of the Sub-Consultant and the terms and conditions of the subcontract shall have been approved in writing by the Client prior to the execution of the subcontract, and (ii) that the Consultants shall remain fully liable for the performance of the Services by the Sub-Consultant and its Personnel pursuant to this Contract;
- (c) any other action that may be specified in the SC.

3.8 Reporting Obligations

The Consultants shall submit to the Client the reports and documents specified in **Appendix A/E** hereto, in the form, in the numbers and within the time periods set forthin the said Appendix.

3.9 Documents prepared by the Consultants to be the Property of the Client

All plans, drawings, specifications, designs, reports and other documents prepared by the Consultants in performing the Services shall become and remain the property of the Client, and the Consultants shall, not later than upon termination or expiration of this Contract, deliver all such documents to the Client, together with a detailed inventory thereof. The Consultants may retain a copy of such documents. Restrictions about the future use of these documents, shall be as specified in the SC.

3.10 Equipment and Materials furnished by the Client

Equipment and materials made available to the Consultants by the Client, or purchased by the Consultants with funds provided by the Client, shall be the property of the Client and shall be marked accordingly. Upon termination or expiration of this Contract, the Consultants shall make available to the Client an inventory of such equipment and materials and shall dispose of such equipment and materials in accordance with the Client's I instructions. While in possession of such equipment and materials, the Consultants, unless otherwise instructed by the Client in writing, shall insure them in an amount equal to their full replacement value.

4. CONSULTANTS' PERSONNEL

4.1 General

The Consultants shall employ and provide such qualified and experienced Personnel as are required to carry out the Services.

4.2 Description of Personnel

- (a) The titles, agreed job descriptions, minimum qualification and estimated periods of engagement in the carrying out of the Services of each of the Consultants' Key Professional / Sub Professional Personnel are described in Appendix B.
- (b) If required to comply with the provisions of Clause 3.1.1 of this Contract, adjustments with respect to the estimated periods of engagement of Key Professional / Sub Professional Personnel set forth in Appendix B may be made by the Consultants by written notice to the Client, provided
 - (i) that such adjustments shall not alter the originally estimated period of engagement of any individual by more than 10% or one week, whichever is larger, and
 - (ii) that the aggregate of such adjustments shall not cause payments under this Contract to exceed the ceilings set forth in Clause 6.1 (b) of this Contract. Any other such adjustments shall only be made with the Client's written approval.
- (c) If additional work is required beyond the scope of the Services specified in Appendix A, the estimated periods of engagement of Key Personnel set forth in Appendix B may be increased by agreement in writing between the Client and the Consultants.

4.3 Approval of Personnel

The Key Personnel and Sub Consultants listed by title as well as by name in Appendix B are hereby approved by the Client. In respect of other Key Personnel which the Consultants propose to use in the carrying out of the Services, the Consultants shall submit to the Client for review and approval a copy of their biographical data. If the Client does not object in writing (stating the reasons for the objection) within twenty-one (21) calendar days from the date of receipt of such biographical data, such Key Personnel shall be deemed to have been approved by the Client.

4.4 Working Hours, Overtime, Leave, etc.

- (a) Working hours and holidays for Key Professional / Sub Professional Personnel are set forth in Appendix C hereto. To account for travel time, foreign Personnel carrying out Services inside the Government's country shall be deemed to have commenced (or finished) work in respect of the Services such number of days before their arrival in (or after their departure from) the Government's country as is specified in Appendix C hereto.
- (b) The Key Professional / Sub Professional Personnel shall not be entitled to be paid for overtime nor to take paid sick leave or vacation leave except as specified in

Appendix C hereto, and except as specified in such Appendix, the Consultants' remuneration shall be deemed to cover these items. All leave to be allowed to the Personnel is included in the staff-months of service set for in Appendix B. Any taking of leave by Personnel shall be subject to the prior approval of the Client by the Consultants, who shall ensure that absence for leave purposes will not delay the progress and adequate supervision of the Services.

4.5 Removal and/or Replacement of Personnel

Removal and/or replacement of Personnel shall be regulated as under:

- **4.5.1** In case notice to commence services pursuant to Clause 2.1 of this Contract is not ordered by Client within 120 days of negotiations the key personnel can excuse themselves on valid grounds, e.g., selection on some other assignment, health problem developed after contract negotiation, etc. In such a case no penalty shall be levied on the Firm or on the person concerned. The firm shall however be asked to give a replacement by an equal or better scoring person, whenever mobilization is ordered.
- **4.5.2** In case notice to commence services is given within 120 days of negotiations there placement shall be as below:
 - a. Replacement up to 33%: Replacement shall be by an equal or better scoring person. Reduction in remunerations for the balance period shall be @ 5% of the monthly rate.
 - b. Replacement of more than 33% and up to 50%: Replacement shall be by an equal or better scoring person. Reduction in remunerations for the balance period shall be @ 10% of the monthly rate.
 - c. Replacement beyond 50% and upto 66%. Replacement shall be by an equal or better scoring person. Reduction in remunerations for the balance period shall be @ 15% of the monthly rate.
 - d. Replacement beyond 66 %shall normally not be considered. However in exceptional circumstances, where it becomes absolutely essential the remunerations of the substitute shall be reduced by 50 % of the original person replaced. Replacement shall be by an equal or better scoring person, The Department may initiate action for termination/debarment of such Consultant for future projects of NHIDCL/MORTH for a period of 6 months to 24 months depending upon the severity of case.
- **4.5.3** Replacement after original contract period is over:
 - There shall be no limit on the replacements and no reduction in remunerations shall be made. The replacement shall however be of equal or better score.
- **4.5.4** If the Employer (i) finds that any of the Personnel has committed serious misconduct or has been charged with having committed a criminal action or (ii) has reasonable ground to be dissatisfied with the performance of any of the Personnel, then the Consultant shall, at the Employer's written request specifying the grounds therefore, forthwith provide are placement with qualifications and experience acceptable to him.
- **4.5.5** If the team leader or any other key personnel/ specialist considered pivotal to the

- project is replaced, the substitute may be interviewed by NHIDCL to assess their merit and suitability.
- 4.5.6 If any member of the approved team of a Consultant engaged by NHIDCL leaves that Consultant before completion of the job, he shall be barred for a period of 6 months to 24 months from being engaged as a team member of any other Consultant working (or to be appointed) for any other NHIDCL/ MORT&H projects.
- 4.5.7 In exceptional situations where the replacement with equivalent or better qualification is not available, replacement with lower qualifications than the originally approved may be accepted with reduction in remuneration as per the procedure prescribed below. This kind of relaxation shall however, be limited to replacement of 2 key personnel only in one consultancy contract package.
- i) The new proposed personnel as a replacement has to be evaluated as per the criteria fixed at the time of evaluation of original proposal and marks/rating and then:
 - -If the original personnel (included in the original proposal based on which the contract was awarded) is to be replaced at the instruction of NHIDCL and the new proposed personnel is having less qualification/ experience i.e marks/rating (but fulfilling the minimum requirement as per TOR), his remuneration would be reduced by 15% over and above the stipulated conditions in the contract because of less qualified personnel.
 - -If the original personnel (included in Contract Agreement) is to be replaced by the Consulting firm and the new proposed personnel is having less qualification/experience (marks/rating), then his remuneration would be decreased proportionally in comparison to the marks of the original personnel. This will also take into account the contract condition and if the proposed reduction is less than that stipulated in contract condition, it would be as per the contract provision.
 - It will be ensured that the new proposed personnel should score at least75% of the marks of the originally approved key personnel. Both the Consulting firm and the proposed personnel should give the undertaking in the format available in Form VII of Appendix II along with the replacement CV.
- the CV should be signed by personnel and the consulting firm in every page. If the CV is found incorrect at later date, the personnel accepted would be removed from the assignment and debarred from further NHIDCL/ MORT&H works for an appropriate period to be decided by NHIDCL and the new proposed personnel in place of removed personnel would be paid 15% less salary than the original personnel. 15% reduction in the salary will be imposed as penalty for submitting the incorrect information. This penalty will be imposed only once. If the same consulting firm submits incorrect information again second time, necessary action will be taken by NHIDCL to black list the firm.

4.6 Resident Project Manager

If required by the SC, the Consultants shall ensure that at all times during the Consultants' performance of the Services in the Government's country a resident project manager, acceptable to the Client, shall take charge of the performance of such Services.

5. **OBLIGATION OF THE CLIENT**

5.1 Assistance and Exemptions

Unless otherwise specified in the SC, the Client shall use its best efforts to ensure that the Government shall:

- (a) provide the Consultants, Sub Consultants and Personnel with work permits and such other documents as shall be necessary to enable the Consultants, Sub Consultants or Personnel to perform the Services;
- (b) assist for the Personnel and, if appropriate, their eligible dependents to be provided promptly with all supporting papers for necessary entry and exit visas, residence permits, exchange permits and any other documents required for their stay in India;
- (c) facilitate prompt clearance through customs of any property required for the Services;
- (d) issue to officials, agents and representatives of the Government all such instructions as may be necessary or appropriate for the prompt and effective implementation of the Services;

5.2 Access to Land

The Client warrants that the Consultants shall have, free of charge, unimpeded access to all land in the Government's country in respect of which access is required for the performance of the Services. The Client will be responsible for any damage to such land or any property thereon resulting from such access and will indemnify the Consultants and each of the Personnel in respect of liability for any such damage, unless such damage is caused by the default or negligence of the Consultants or any Sub Consultants or the Personnel of either of them.

5.3 Change in the Applicable Law

If, after the date of this Contract, there is any change in the Applicable Law with respect to taxes and duties which increases or decreases the cost or reimbursable expenses incurred by the Consultants in performing the Services, then the remuneration and reimbursable expenses otherwise payable to the Consultants under this Contract shall be increased or decreased accordingly by agreement between the Parties hereto, and corresponding adjustments shall be made to the ceiling amounts specified in Clause 6.1(b),

5.4 Services, Facilities and Property of the Client

The client shall make available to the Consultants and the Personnel, for the purposes of the Services and free of any charge, the services, facilities and property described in Appendix D at the times and in the manner specified in said Appendix D, provided that if such services, facilities and property shall not be made available to the Consultants as and when so specified, the Parties shall agree on (i) any time extension that may be appropriate to grant to the Consultants for the performance of the Services, (ii) the manner in which the Consultants shall procure any such services, facilities and property from other sources, and (iii) the additional payments, if any, to be made to the Consultants as a result thereof pursuant to Clause 6.1(c) hereinafter.

5.5 **Payment**

In consideration of the Services performed by the Consultants under this Contract, the Client shall make to the Consultants such payments and in such manner as is provided by Clause 6 of this Contract.

6. PAYMENT TO THE CONSULTANTS

6.1 Cost Estimates; Ceiling Amount

- (a) An abstract of the cost of the Services payable in **local currency (Indian Rupees)** is set forth in **Appendix E.**
- (b) Except as may be otherwise agreed under Clause 2.6 and subject to Clause 6.1(c), the payments under this Contract shall not exceed the ceiling specified in the SC. The Consultants shall notify the Client as soon as cumulative charges incurred for the Services have reached 80% of the ceiling.
- (c) Notwithstanding Clause 6.1(b) hereof, if pursuant to Clauses 5.4 hereof, the Parties shall agree that additional payments shall be made to the Consultants in order to cover any necessary additional expenditures not envisaged in the cost estimates referred to in Clause 6.1(a) above, the ceiling set forth in Clause 6.1(b) above shall be increased by the amount or amounts, as the case may be, of any such additional payments.

6.2 Currency of Payment

(a) The payment shall be made in Indian Rupees.

6.3 Mode of Billing and Payment

Billing and payments in respect of the Services shall be made as follows:-

(a) The Client shall cause to be paid to the Consultants an advance payment as specified in the SC, and as otherwise set forth below. The advance payment will be due after provision by the Consultants to the Client of a bank guarantee by a bank acceptable to the Client in an amount (or amounts) and in a currency (or currencies) specified in the SC, such bank guarantee (i) to remain effective until the advance payment has been fully set off as provided in the SC, and ii) in such form as the Client shall have approved in writing.

(b) Payment Schedule

The Consultant will be paid stage-wise as a percentage of the contract value as per the schedule given below:

		Payment as % of
S. No.	Item	Contract Value
	On submission of Quality Assurance Plan	5 %
1	and Inception Report	
2	On submission of Draft Feasibility Study	20 %

	Report including Option Study Report	
	On Submission of Final Feasibility Study	10 %
3	Report	
	On submission of Technical Schedules	10 %
4	for PPP/EPC projects	
5	On submission of Draft DPR	15 %
6	On approval of DPR	10 %
	On completion of Project Clearances (20	
7	%)	
	(i)Completion of 3a, 3A and 3D&3G	10 %
	(ii)Forest clearance and environmental	5 %
	Clearance	
	(iii)Utility Shifting	5 %
0	On Appointed Date of civil contract of All	10%
8	Packages*	
	Total	100%

Note: Consultants have to provide a certificate that all key personnel as envisaged in the Contract Agreement has been actually deployed in the project. They have to submit this certificate at the time of submission of bills to NHIDCL from time to time. Further approval of the various stages of the services rendered by the Consultant is mandatory to release the payment for that stage of the payment schedule.

* Since, the contract is for a combination of stretches mentioned at S. No. __on __the computation to the above could be computed pro rata length wise based on the completion of Mile Stone for various stretches

No payment shall become eligible for the next stage till the Consultant completes to the satisfaction of the client the work pertaining to the preceding stage. The payment for the work of sub-soil investigation(Boring)will be as per plan approved by the client and will be paid as per actual at the rates quoted by the Consultants . The payment for the quantity given by the client for boring will be deemed to be included in the above mentioned payment schedule. Any adjustment in the payment to the Consultants will be made in the final payment only.

(d) The Client shall cause the payment of the Consultants in Para 6.4 (b) above as given in schedule of payment within thirty (30) days after the receipt by the Client of bills. Interests at the rate specified in the SC shall become payable as from the above due date on any amount due by, but not paid on, such due date.

The final payment under this Clause shall be made only after the final report and a final statement, identified as such, shall have been submitted by the Consultants and approved as satisfactory by the Client. The Services shall be deemed completed and finally accepted by the Client and the final report and final statement shall be deemed approved by the Client as satisfactory one hundred and eighty (180) calendar days after receipt of the final report and satisfactory one hundred and

eighty (180) calendar days after receipt of the final report and final statement by the Client unless the Client, within ninety(90) day period, gives Consultants specifying in written notice to the detailed deficiencies in the Services, the final report or final statement. The Consultants shall thereupon promptly make any necessary corrections, and upon completion of such corrections, the foregoing process shall be repeated. Any amount which the Client as paid or caused to be paid in accordance with this Clause in excess of the amounts actually payable in accordance with the provisions of this Contract shall be reimbursed by the Consultants to the Client within thirty (30) days after receipt by the Consultants of notice thereof. Any such claim by the Client for reimbursement must be made within twelve (12) calendar months after receipt by the Client of a final report and a final statement approved by the Client in accordance with the above

(f) All payments under this Contract shall be made to the account of the Consultants specified in the SC.

7. Responsibility for Accuracy of Project Documents

7.1 General

7.1.1 The Consultant shall be responsible for accuracy of the data collected, by him directly or procured from other agencies/authorities, the designs, drawings, estimates and all other details prepared by him as part of these services. He shall indemnify the Authority against any inaccuracy in the work which might surface during implementation of the project. The Consultant will also be responsible for correcting, at his own cost and risk, the drawings including any re-survey / investigations and correcting layout etc. if required during the execution of the Services.

The Consultant shall be fully responsible for the accuracy of design and drawings of the bridges and structures. All the designs and drawings for bridges and structures including all their components shall be fully checked by a Senior Engineer after completion of the designs. All drawings for bridges and structures shall be duly signed by the (a) Designer, (b) Senior Checking Engineer, and (c) Senior Bridge / Structure Expert. The designs and drawings not signed by the three persons mentioned above shall not be accepted. The Consultant shall indemnify the Client against any inaccuracy / deficiency in the designs and drawings of the bridges and structures noticed during the construction and even thereafter and the Client shall bear no responsibility for the accuracy of the designs and drawings submitted by the Consultants.

7.1.3 The survey control points established by the Consultant shall be protected by the Consultants till the completion of the Consultancy Services.

7.2. Retention Money

An amount equivalent to 5% of the contract value shall be retained at the end of the on tract for accuracy of design and quantities submitted and the same will be released after the completion of civil contract works or after 3 years from completion of consultancy

services, whichever is earlier. The retention money will however be released by the Client on substitution by Bank Guarantee of the same amount valid up to the period as above.

7.3. Penalty

7.3.1. Penalty for Error/Variation

i) If variation in any of the main quantities of work like earth work including sub grade, GSB, WMM, Bituminous works (BM/DBM/AC/BC),drains, total concrete quantities and reinforcing steel in bridge works or overall project cost, found during execution is more than +/- 15%, the penalty equivalent to 5% of the contract value shall be imposed. For this purpose retention money equivalent to 5% of the contract value will be forfeited. This shall exclude any additional/deletion of items/works ordered during the execution.

ii) For inaccuracies in survey/investigation/design work the penalties shall be

imposed as per details given in Table below:

S1.	imposed as per details given in rable below.	Penalty (%age of
No.	Item	contract value)
1	Topographic Surveys	0.5 to 1.0
	a) The horizontal alignment does not match with ground condition.	
	b) The cross sections do not match with existing ground.	
	c) The co-ordinates are defective as instruments of desired accuracy not used.	
2	Geotechnical Surveys	0.5 to 1.0
	a) Incomplete surveys	
	b) Data not analysed properly	
	c) The substrata substantially different from the actual strata found during construction.	
3	Traffic data found to be varying by more than 25% on resurvey at a later date, unless there are justifiable reasons.	0.2 to 0.5
4	Axle load data found to be varying by more than 25% on resurvey at a later date, unless there are justifiable reasons.	0.20 to 0.5
5	Structural Designs found to be unsafe or grossly over safe.	1.0 to 2.0

7.3.2 Penalty for delay

In case of delay in completion of services, a penalty equal to 0.05% of the contract price per day subject to a maximum 10% of the contract value will be imposed and shall be recovered from payments due/performance security. However in case of delay due to reasons beyond the control of the Consultant, suitable extension of time will be granted.

7.3.3 Total amount of recovery from all penalties shall be limited to 20% of the Consultancy Fee.

7.4 ACTION FOR DEFICIENCY IN SERVICES

7.4.1 Consultants liability towards the Client

Consultant shall be liable to indemnify the client for any direct loss or damage accrued or likely to accrue due to deficiency in service rendered by him.

7.4.2 Warning/Debarring

In addition to the penalty as mentioned in para 7.3, warning may be issued to the erring Consultants for minor deficiencies. In the case of major deficiencies in the Detailed Project Report involving time and cost overrun and adverse effect on reputation of NHIDCL, other penal action including debarring for certain period may also be initiated as Per policy of NHIDCL.

8. FAIRNESS AND GOOD FAITH

8.1 Good Faith

The Parties undertake to act in good faith with respect to each other's rights under this Contract and to adopt all reasonable measures to ensure the realization of the objectives of this Contract.

8.2 Operation of the Contract

The Parties recognize that it is impractical in this Contract to provide for every contingency which may arise during the life of the Contract, and the Parties hereby agree that it is their intention that this Contract shall operate fairly as between them, and without detriment to the interest of either of them, and that, if during the term of this Contract either Party believes that this Contract is operating unfairly, the Parties will use their best efforts to agree on such action as may be necessary to remove the cause or causes of such unfairness, but no failure to agree on any action pursuant to this Clause shall give rise to a dispute subject to arbitration in accordance with Clause 9 hereof.

9. SETTLEMENT OF DISPUTES

9.1 Amicable Settlement

The Parties shall use their best efforts to settle amicably all disputes arising out of or in connection with this Contract or the interpretation thereof.

9.2 Dispute Settlement

Any dispute between the Parties as to matters arising pursuant to this Contract which cannot be settled amicably within thirty (30) days after receipt by one Party of the other Party's request for such amicable settlement may be submitted by either Party for settlement in accordance with the provisions specified in the SC.

10. Change of Scope

The change of Scope on account of variation of total length as well as 4 laned length of project Highway from the indicative length as given at Annex-1 of Letter of Invitation of the RFP shall be dealt as follows

- i) During the course of consultancy services in case it is considered necessary to increase/decrease the scope of services(of total length or 4 laned length as compared to indicative Length as given in the RFP) by the client the same shall be notified by Change of scope notice. Similarly, if the Consultant determines that change of scope is needed, he shall inform of the same to the Client. The Client will examine and shall either reject the proposal or issue change of scope notice.
- ii) The Consultancy fee shall be revised on account of change of scope as below:
- In case the total length of project increase/ decrease up to more 10% of indicative length given in the RFP : No change in Consultancy Fees
- In case the increase/ decrease in total length of project is more than 10 % of the indicative length as given in the RFP: The consultancy fee shall be increased/ decreased in the same proportion in which the length of the project road is increased/ decreased beyond 10%.
- In case the length of 4 lane road is increased up to 10% of the length as indicated in the RFP :**No change in Consultancy Fees**
- In case the length of 4 lane road is increased by more than 10% of the length as indicated in the RFP: The consultancy fee shall be increased by 0.25 times the average quoted rate (Rs per km) for the increased length of 4 lane beyond 10%
 - iii) Length of Bypass / realignment shall not be treated as additional to the existing length of the highway for the purpose of change / variation in length. Increase/decrease in length on account of bypasses/realignment shall not be considered as change of scope. However, the total length of the project highway (including bypasses and realignment) along the finally approved alignment shall be compared with the indicative length in the RFP for the purpose of variation.

SPECIAL CONDITIONS OF CONTRACT

Number of

GC Clause

- A. Amendments of, and Supplements to, Clauses in the General Conditions
- 1.1(a) The words "in the Government's country" are amended to read "in INDIA"
- 1.4 The language is: **English**
- 1.6.1 The addresses are:

For the Client: Managing Director

National Highway & Infrastructure Development Corporation Ltd. PTI Building, 3rd Floor , 4, Parliament Street, New Delhi-110001

Attention: General Manager (Technical)

National Highway & Infrastructure Development Corporation Ltd. PTI Building, 3rd Floor, 4, Parliament Street, New Delhi-110001

Ph. 011-23711101, Mobile-9810907150

Email: gmt1nhidcl@gmail.com

For the Consultants:

Attention: Name

Designation Address

Tel: Fax: E-mail address

- 1.6.2 Notice will be deemed to be effective as follows:
- (a) in the case of personal delivery or registered mail, on delivery;
- (b) In the case of facsimiles, 24 hours following confirmed transmission.
- (c) In case of E mail, 24 hours following confirmed transmission.

1.8 Entity to Act as Member in charge (In case of Joint Venture of Consultants) with or without an Associate:

-

1.9 The Authorized Representatives are:

For the Client: (--)

Managing Director ,NHIDCL (--)

For the Consultant: Name

Designation

- 1.10 The Consultants and the personnel shall pay the taxes, duties, fees, levies and other impositions levied under the existing, amended or enacted laws (prevailing 7 days before the last date of submission of bids) during life of this contract and the Client shall perform such duties in regard to the deduction of such tax as may be lawfully imposed.
- 2.1 The effectiveness conditions are the following:
- a) The contract has been approved by NHIDCL.
- b) The Consultant will furnish within 15 days of the issue of letter of acceptance, an unconditional Bank Guarantee from a Nationalised Bank, IDBI or ICICI/ICICI Bank/Foreign Bank/EXIM Bank / Any Scheduled Commercial Bank approved by RBI having a networth of not less than 500 crore as per latest Annual Report of the Bank. In the case of a Foreign Bank (issued by a Branch in India) the net worth in respect of Indian operations shall only be taken into account. In case of Foreign Bank, the BG issued by Foreign Bank should be counter guaranteed by any Nationalised Bank in India. In case of JV, the BG shall be furnished on behalf of the JV or lead partner of JV for an amount equivalent to 10% of the total contract value to be received by him towards Performance Security valid for a period of *three years* beyond the date of completion of services.
- 2.2 The time period shall be <u>"four months"</u> or such other time period as the parties may agree in writing.
- 2.3 The time period shall be <u>"fifteen days"</u> or such other time period as the Parties may agree in writing.
- 2.4 The time period shall be **----- months** or such other time period as the parties may agree in writing.
- 3.4 Limitation of the Consultants' Liability towards the Client
 - (a) Except in case of negligence or willful misconduct on the part of the Consultants or on the part of any person or firm acting on behalf of the Consultants in carrying out the Services, the Consultants, with respect to damage caused by the Consultants to the Client's property, shall not be liable to the Client:
- (i) for any indirect or consequential loss or damage; and
- (ii) for any direct loss or damage that exceeds (A) the total payments for Professional
 - Fees and Reimbursable Expenditure made or expected to be made to the Consultants hereunder, or (B) the proceeds the Consultants may be entitled to receive from any insurance maintained by the Consultants to cover such a liability, whichever of (A) or (B) is higher.
- (b) This limitation of liability shall not affect the Consultants' liability, if any, for damage to Third Parties caused by the Consultants or any person or firm acting on

behalf of the Consultants in carrying out the Services.

- 3.5 The risks and the coverage shall be as follows:
- (a) Third Party motor vehicle liability insurance as required under Motor Vehicles Act, 1988 in respect of motor vehicles operated in India by the Consultants or their Personnel or any Sub Consultants or their Personnel for the period of consultancy.
- (b) Third Party liability insurance with a minimum coverage, for Rs. 1.00 million for the period of consultancy.
- (c) (i) The Consultant shall provide to NHIDCL Professional Liability Insurance (PLI) for a period of **Five years** beyond completion of Consultancy services or as per Applicable Law, whichever is higher.
- (ii) The Consultant will maintain at its expense PLI including coverage for errors and omissions caused by Consultant's negligence in the performance of its duties under this agreement, (A) For the amount not exceeding total payments for Professional Fees and Reimbursable Expenditures made or expected to be made to the Consultants hereunder OR (B) the proceeds, the Consultants may be entitled to receive from any insurance maintained by the Consultants to cover such a liability, whichever of (A) or (B) is higher.
- iii) The policy should be issued only from an Insurance Company operating in India.
- iv) The policy must clearly indicate the limit of indemnity in terms of "Any One Accident" (AOA) and "Aggregate limit on the policy" (AOP) and in no case should be for an amount less than stated in the contract.
- v) If the Consultant enters into an agreement with NHIDCL in a joint venture or 'in association', the policy must be procured and provided to NHIDCL by the joint venture/in association entity and not by the individual partners of the joint venture/ association.
- vi) The contract may include a provision thereby the Consultant does not cancel the policy midterm without the consent of NHIDCL. The insurance company may provide an undertaking in this regard.
- (d) Employer's liability and workers' compensation insurance in respect of the Personnel of the Consultants and of any Sub Consultant, in accordance with the relevant provisions of the Applicable Law, as well as, with respect to such Personnel, any such life, health, accident, travel or other insurance as may be appropriate; and all insurances and policies should start from the date of commencement of services and remain effective as per relevant requirements of contract agreement
- 3.9 The Consultants shall not use these documents for purposes unrelated to this Contract without the prior written approval of the Client.
- 4.6 The person designated as Team Leader cum Senior Highway Engineer in Appendix B shall serve in that capacity, as specified in Clause 4.6

- 6.1 (b) The ceiling amount in local currency is **Rs...... Excluding Service Tax**)
- 6.3 (a) No advance payment will be per made. 6.3 (e) The interest rate is : @ 12% annum 6.3 (f) **The account is :**
- 9.2 Disputes shall be settled by arbitration in accordance with the following provisions:

9.2.1 Selection of Arbitrators

Each dispute submitted by a Party to arbitration shall be heard by a sole arbitrator or an arbitration panel composed of three arbitrators, in accordance with the following provisions:

- (a) Where the Parties agree that the dispute concerns a technical matter, they may agree to appoint a sole arbitrator or, failing agreement on the identity of such sole arbitrator within thirty (30) days after receipt by the other Party of the proposal of a name for such an appointment by the Party who initiated the proceedings, either Party may apply to the President, Indian Roads Congress, New Delhi, for a list of not fewer than five nominees and, on receipt of such list, the Parties shall alternately strike names there from, and the last remaining nominee on the list shall be the sole arbitrator for the matter in dispute. If the last remaining nominee has not been determined in this manner within sixty (60) days of the date of thelist, the president, Indian Roads Congress, New Delhi, shall appoint, upon the request of either Party and from such list or otherwise, a sole arbitrator for the matter in dispute.
- (b) Where the Parties do not agree that the dispute concerns a technical matter, the Client and the Consultants shall each appoint one arbitrator, and these two arbitrators shall jointly appoint a third arbitrator, who shall chair the arbitration panel. If the arbitrators named by the Parties do not succeed in appointing a third arbitrator within thirty (30) days after the later of the two arbitrators named by the Parties has been appointed, the third arbitrator shall, at the request of either Party, be appointed by Secretary, the Indian Council of Arbitration, New Delhi.
- (c) If, in a dispute subject to Clause SC 9.2.1 (b), one Party fails to appoint its arbitrator within thirty (30) days after the other Party has appointed its arbitrator, the Party which has named an arbitrator may apply to the Secretary, Indian Council of Arbitration, New Delhi, to appoint a sole arbitrator for the matter in dispute, and the arbitrator appointed pursuant to such application shall be the sole arbitrator for that dispute.

9.2.2 Rules of Procedure

Arbitration proceedings shall be conducted in accordance with procedure of the Arbitration & Conciliation Act 1996, of India unless the Consultant is a foreign national/firm, where arbitration proceedings shall be conducted in accordance with the rules of procedure for arbitration of the United Nations Commission on International Trade Law (UNCITRAL) as in force on the date of this Contract

9.2.3 Substitute Arbitrators

If for any reason an arbitrator is unable to perform his function, a substitute shall be appointed in the same manner as the original arbitrator.

9.2.4 Qualifications of Arbitrators

The sole arbitrator or the third arbitrator appointed pursuant to paragraphs (a)through (c) of Clause 8.2.1 hereof shall be an internationally recognized legal or technical expert with extensive experience in relation to the matter in dispute.

9.2.5 Miscellaneous

In any arbitration proceeding hereunder:

- (a) Proceedings shall, unless otherwise agreed by the Parties, be held in DELHI
- (b) the English language shall be the official language for all purposes; and [Note: English language may be changed to any other Language, with the agreement of both the Parties.]
- (c) the decision of the sole arbitrator or of a majority of the arbitrators (or of the third arbitrator if there is no such majority) shall be final and binding and shall be enforceable in any court of competent jurisdiction, and the Parties hereby waive any objections to or claims of immunity in respect of such enforcement.
- (d) The maximum amount payable per Arbitrator in Arbitration clauses shall be as under

S.No	Particulars	Maximum amount payable per
		Arbitrator/ per case
	Arbitrator fee	Rs 15,000/- per day subject to a maximum of Rs 4
1		lacs or Rs 2.5 lacs (lump sum) subject to
		publishing the award within 12months.
2	Reading charges	Rs 15,000/-
	Secretarial Assistance and Incidental	Rs 20,000/-
3		
	charges(telephone, fax, postage etc)	
	Charges for publishing/	
	declaration of the award	Rs 20,000/-
4		
		t bills subject to maximum of the prescribed ceiling
given below)		
	Traveling expenses	Economy class (by air), First class AC
5		
		(by train) and AC Car (by road)
	Lodging and Boarding	a) Rs 15,000/- per day (in metro cities)
		b) Rs 7,000/- per day (in other cities)
		c) Rs 3,000/- per day if any Arbitrator makes
		their
		own arrangements.
6	Local travel	Rs 1,500/- per day
	Extra charges for days other	Rs 3,500/- per day

7	than hearing/ meeting days (maximum for 2 days)		
Note:-	 Lodging boarding and traveling expenses shall be allowed only for those members who are residing 100 kms. away from place of meeting. Delhi, Mumbai, Chennai, Kolkata, Bangalore and Hyderabad shall be considered as 		
	Metro Cities.		

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 Managing Director NHIDCL before appointment of the Arbitrator,

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Terms of reference containing, inter-alia, the Description of the Services and Reporting Requirements

Appendix B

Consultants' Sub Consultants, Key Personnel and Sub Professional Personnel

Appendix C

Hours of work for Consultants' Personnel

The Consultant's personnel shall normally work for 8 hours in a day and six days a week. Normally Sundays shall be closed for working. In addition they shall also be allowed to avail holidays as observed by the Client's office in the relevant state without deduction of remunerations. In case any person is required to work on Sunday or Holiday due to exigency of work, he/she shall be given compensatory leave within the next 15 days.

Appendix D

Duties of the Client

Appendix E

Cost Estimate

Appendix F

Minutes of Financial/ Contract Negotiations with the Consultant

Appendix G:

Copy of letter of invitation

Appendix H:

Copy of letter of acceptance

Appendix - I

FORM OF BANK GUARANTEE FOR PERFORMANCE SECURITY

To Managing Director, NHIDCL National Highway & Infrastructure Development Corporation Ltd. PTI Building, 3rd Floor, 4, Parliament Street New Delhi-110001
WHEREAS
AND WHEREAS it has been stipulated by you in the said contract that the Contractor shall furnish you with a Bank Guarantee by a Nationalized /Scheduled bank of India for the sum specified therein as security for compliance with his obligations in accordance with the Contract;
AND WHEREAS we have agreed to give the Contractor such a Bank Guarantee:
NOW THEREOF we hereby affirm that we are the guarantor and responsible to you on behalf of the Contractor, up to a total of Rs (amount of guarantee) (Rupees
types and proportions of currencies in which the Contract Price is payable, and we undertake to pay you, upon your first written demand and without cavil or argument, any sum or sums within the limits of (amount of guarantee) as aforesaid without your needing to prove or to show grounds or reasons for your demand for the sum specified therein.
We hereby waive the necessity of your demanding the said debt from the Contractor before presenting us with the demand.
We further agree that no change or addition to or other modification of the terms of the contract or of the works to be performed there under or of any of the contract documents which may be made between you and the Contractor shall in any way release us from any liability under this guarantee, and we hereby waive notice of any such change, addition or modification.

The liability of Bank under this Guarantee shall not be affected by any change in the constitution of the contractor or of the Bank.

This guarantee shall be valid until 28 days from the date of expiry of the Defects Liability

Da	ric	A
re	rıc	ou.

Notwithstanding an	ything co	ntained here	in befo	ore, our	liability under	this guara	ntee is
restricted to Rs		(Rs		in	words) and th	he guarante	e shall
remain valid till		Ur	iless a	claim or	a demand in	writing is	served
upon us on or before		all our l	iability	under th	nis guarantee sl	nall cease.	
Signature and Seal Number					0		Code
Name of the Issuing	•						
Address, Phone/Fax							
Name Controlling on the Bank/Branch, Full Address of Telephone/Fax No.							
presence of (if this is	to be witn	essed as per	bank's	Policy) _			
2		(Nam	ie, Add	ress, Occ	cupation)		
3		(Nam	ie, Add	ress, Occ	cupation)		

- (a) An amount shall be inserted by the Guarantor, representing the percentage of the Contract Price specified in the Contract including additional security for unbalance bids, if any and denominated in Indian Rupees.
- (b) The Guarantor shall also send information about the issuance of this Guarantee through SFMS gateway to the Syndicate Bank, Transport Bhawan, New Delhi 110 001 (SYNB09062) to aid in the process of confirmation of Bank Guarantee.

FORM OF AGREEMENT

This agreement made theday of2015 between the National Highway Infrastructure Development Corporation Ltd, New Delhi (hereinafter called "the Employer" of the one part and (here in after called "the Contractor") of the other part.
AND WHEREAS the Employer invited bids from eligible bidders of the execution of certain works, viz "Consultancy Services for carrying out Feasibility Study, Preparation of Detailed Project Report and providing pre-construction services in respect of upgradation to Two Lane with paved shoulder NH configuration of corridors under SARDP-NE Projec."
AND WHEREAS pursuant to the bid submitted by the Contractor, vide (here in after referred to as the "BID" or "ÖFFER") for the execution of works, the Employer by his letter of acceptance dated accepted the offer submitted by the Contractor for the execution and completion of such works and the remedying of any defects thereon, on terms and conditions in accordance with the documents listed in para 2 below.
AND WHEREAS the Contractor by a deed of undertaking dated has agreed to abide by all the terms of the bid, including but not limited to the amount quoted for the execution of Contract, as stated in the bid, and also to comply with such terms and conditions as may be required from time to time.
AND WHEREAS pursuant to the bid submitted by the Contractor vide(hereinafter referred to as the "the Offer"), the employer has by his letter of acceptance no dated accepted the offer submitted by the Contractor for the execution and completion of such works and the remedying of any defects therein, on terms and conditions in accordance in the conditions of particular application and condition included hereinafter;
AND WHEREAS the contractor has agreed to undertake such works and has furnished a performance security pursuant to clause 7.1 of Section-3.
NOW THIS AGREEMENT WITNESSETH as follows:
1. In this agreement works and expressions shall have the same meanings as are respectively assigned to them in the conditions of contract hereinafter referred to;
 2. The following documents shall be deemed to form and be read and constructed as part of this agreement viz. a) The Contract Agreement, b) Letter of Acceptance, c) Contractor's Bid, d) Contract Data, if any e) Conditions of Contract f) Bill of Quantities g) Any other document

- 3. The foregoing documents shall be constructed as complementary and mutually explanatory one with another. Should any ambiguities or discrepancy be noted then the order of precedence of these documents shall subject to the condition of particular applications be as listed above.
- 4. In consideration of the payments to be made by the Employer to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Employer to execute and complete the works and remedy any defects therein in conformity in all respect with the provisions of the contract.
- 5. the employer hereby covenants to pay the contractor in consideration of the execution and completion of the works and the remedying of defects therein the contract price or such other sum as may become payable under the provisions of the contract at the times and in the manner prescribed by the contract.

IN WITNESS WHEREOF the parties here to have caused this agreement to be executed the day and year first before written.

Signed, sealed and delivered by the said Employer through his Authorized Representative and the said Contractor through his Power of Attorney holder in the presence of:

Binding Signature of Employer						
For and on behalf of National Highway& Infrastructure Development Corporation Ltd, New Delhi - 110 001						
Binding Signature of Contractor						
In the presence of	In the Presence of					
1. Name:	1. Name:					
Address:	Address:					
2. Name:	2. Name:					
Address:	Address:					
For and on behalf of National Hig New Delhi - 110 001	hway& Infrastructure Development Corporation Ltd,					
Binding Signature of Contractor						
In the presence of	In the Presenceof					
1. Name:	1. Name:					
Address:	Address:					
2. Name:	2. Name:					
Address:	Address:					

INTEGRITY PACT

BETWEEN

NATIONAL HIGHWAYS & INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED

(NHIDCL) hereinafter referred to as "The Principal" (which expression, unless repugnant to the context thereof, shall mean and include its legal representatives, heirs and assigns)

AND

Preamble

The Principal intends to award, under laid down organizational procedures, contract(s) for (Name of the contract) (hereinafter referred to as the 'Project'). The Principal necessarily requires full compliance with all relevant laws of the land, rules, regulations, economic use of resources and of fairness/ transparency in its relations with its Bidder(s) and/or Contractor(s).

In order to achieve these goals, the Principal may appoint an Independent External Monitor (IEM), who will monitor the tender process and the execution of the contract for compliance with the Integrity Pact by all parties concerned, for all works covered in the Project.

Section 1 - Commitments of the Principal

- (1) The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
 - a. No employee of the Principal, personally or through family members or through any other channel, will in connection with the tender for or the execution of a contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit, which the person is not legally entitled to.
 - Principal b. will, during the tender process all Contractor(s)/Bidder(s) with equity and reason. The Principal particular, before and during the tender process, provide to all Contractor(s)/Bidder(s) the same information and will not provide to any Contractor(s)/Bidder(s), confidential/additional information through which the Contractor(s)/Bidder(s) could obtain an advantage in relation to the tender process or the contract execution.
 - c. The Principal willexclude from the process all known prejudiced persons. The Principal shall obtain bids from only those parties who have been short-listed or pre qualified or through a process of open advertisement/web publishing or any combination thereof.
 - (2) If the Principal obtains information on the conduct of any of its employees, Contractor(s) and/orBidder(s), which is a criminal offence under the IPC/PC Act, or if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and subject to its discretion, can additionally initiate disciplinary actions.
 - (3) The Principal will enter into agreements with identical conditions with all

Contractor(s)/Bidder(s) for the different Work Packages in the aforesaid Project

(4) The Principal will disqualify from the tender process all Contractor(s)/Bidder(s) in the range of Rs 50 Crore and above, who do not sign this Pact or violate its provisions.

Section 2 - Commitments of the Bidder(s) / Contractor(s)

- (1) The Bidder(s) / Contractor(s) commit(s) itself/themselves to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
 - (a) The Bidder(s)/Contractor(s) will not, directly or through any other person or firm offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage, of any kind whatsoever, during the tender process or during the execution of the contract.
 - (b) The Bidder(s)/Contractor(s) will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
 - (c) The Bidder(s)/Contractor(s) will not use improperly, for purpose of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
 - The Bidder(s)/Contractor(s) of foreign origin shall disclose the name and address of the Agents/representatives in India, Similarly the Bidder(s)/Contractor(s) of Indian Nationality furnish the name and address of the foreign principals, if any. the "Guidelines details as mentioned in Further on Indian Agents of Foreign Suppliers" shall be disclosed by Bidder(s)/Contractor(s). Further, as mentioned in the Guidelines all the payments made to the Indian agent/representative have to be in Indian Rupees only Copy of the "Guidelines on Indian Agents of Foreign Suppliers" is annexed and marked as Annex-"A".
 - (e) The Bidder(s)/ Contractor(s) will, when submitting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.
 - (2) The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.

Section 3: Disqualification from tender process and/ or exclusion from future contracts.

- (1) If the Bidder(s)/ Contractor(s), before awarding the Project or during execution has committed a transgression by violating Section 2 above or in any other form so as to put his reliability or credibility in question, the Principal, at its sole discretion, is entitled to disqualify the Bidder(s)/ Contractor(s) from the tender process or terminate the contract, if already awarded, for that reason, without prejudice to any other legal rights or remedies available to the Principal under the relevant clauses of GCC /SCC of the tender/contract.
- (2)If the Contractor(s)/Bidder(s) has committed a transgression through a violation of any of the terms under Section 2 above or in any other form such as to put his reliability or credibility into question, the Principal will also be entitled to exclude Contractor(s)/Bidder(s) from future tenders/contract award processes. The imposition and duration of the exclusion will be determined keeping in view the severity of the transgression. severity will be determined by the circumstances of the case, in particular, the number of transgressions and/or the amount of the damage.
- (3) If it is observed after payment of final bill but before the expiry of validity of Integrity Pact that the contractor has committed a transgression, through a violation of any of the terms under Section 2 above or any other term(s) of this Pact, during the execution of contract, the Principal will be entitled to exclude the contractor from further tender/contract award processes.
- (4) The exclusion will be imposed for a minimum period of six (6) months and a maximum period of three (3) years.
- (5) If the Contractor(s)/Bidder(s) can prove that he has restored/recouped the damage to the Principal caused by him and has installed a suitable corruption prevention system, the Principal may, at its sole discretion, revoke or reduce the exclusion period before the expiry of the period of such exclusion.

Section 4: Compensation for Damages

- (1) If the Principal has disqualified the Bidder(s)/Contractor(s) from the tender process prior to the awarding of the Project according to Section 3, the Earnest Money Deposit (BID SECURITY)/Bid Security furnished, if any, along with the offer, as per terms of the Invitation of Tender, shall also be forfeited. The Bidder(s)/Contractor(s) understands and agrees that this will be in addition to the disqualification and exclusion of the Contractor (s)/Bidder(s) as may be imposed by the Principal, in terms of Section 3 above.
- (2) If, at any time after the awarding of the Project, the Principal has terminated the contract according to Section 3, or if the Principal is entitled to terminate the contract according to Section 3, the Security Deposit/Performance Bank Guarantee furnished by the contractor, if

any, as per the terms of the NIT/Contract shall be forfeited without prejudice to any other legal rights and remedies available to the Principal under the relevant clauses of General/Special Conditions of Contract.

The Contractor(s)/Bidder(s) be in addition to the Bidder(s)/Contractor(s), as terms of Section 3 *above* understands and agrees that this will disqualification and exclusion of the may be imposed by the Principal in

Section 5: Previous transgression

- (1) The Bidder(s)/Contractor(s) herein declares that it has committed no transgressions in the last 3 years with any other Company in any country conforming to the anti corruption approach as detailed herein or with government/ any other Public Sector Enterprise in India that could justify its exclusion from the tender process.
- (2) If at any point of time during the tender process or after the awarding of the Contract, it is found that the Bidder(s)/Contractor(s) has made an incorrect statement on this subject, he can be disqualified from the tender process or if, as the case may be, that the Contract, is already awarded, it will be terminated for such reason and the Bidder(s)/Contractor(s) can be black listed in terms of Section 3 above.

Section 6: Independent External Monitor / Monitors

- (1) The Principal shall, in case where the Project Value is in excess of Rs 50 Crore and above, appoint competent and credible Independent External Monitor(s) with clearance from Central Vigilance Commission. The Monitor shall review independently, the cases referred to it to assess whether and to what extent the parties concerned comply with the obligations under this Integrity Pact.
- (2) In case of non-compliance of the provisions of the Integrity Pact, the complaint/non-compliance is to be lodged by the aggrieved party with the Nodal Officer only, as shall be appointed by the MD, NHIDCL. The Nodal Officer shall refer the complaint/non-compliance so received by him to the aforesaid Monitor.
- (3) The Monitor will not be subject to any instructions by the representatives of the parties and will perform its functions neutrally and independently. The Monitor shall report to the Managing Director, NHIDCL.
- (4) The Bidder(s)/Contractor(s) accepts that the Monitor shall have the right to access, without restriction, all Project documentation of the Principal including that provided by the Contractor. The Contractor will also grant the Monitor, upon his/her request and demonstration of a valid interest, unrestricted and unconditional access to its project documentation. The Monitor is under contractual obligation to treat the information and documents of the Bidder (s) /Contractor(s) with confidentiality.

- (5) The Principal will provide to the Monitor, sufficient information about all meetings among the parties related to the Project, provided such meetings could have an impact on the contractual relations between the Principal and the Contractor.
- (6) As soon as the Monitor notes, or believes to note, a violation of this Pact, he will so inform the Principal and request the Principal to discontinue and/or take corrective action, or to take other relevant action (s). The Monitor can in this regard submit non-binding recommendations. However, beyond this, the Monitor has no right to demand from the parties that they act in a specific manner and/or refrain from action and/or tolerate action.
- (7) The Monitor will submit a written report to the MD, NHIDCL within 4 to 6 weeks from the date of reference or intimation to it and, should the occasion arise, submit proposals for corrective actions for the violation or the breaches of the provisions of the agreement noticed by the Monitor.
- (8) If the Monitor has reported to the MD, NHIDCL, of a substantiated suspicion of an offence under relevant IPC/PC Act, and the MD, NHIDCL, has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Chief Vigilance Officer, NHIDCL / MD.
- (9) The word 'Monitor' means Independent External Monitor and includes both singular and plural forms.

Section 7 Criminal Contractor(s)/charges against violating Bidder(s) / Subcontractor(s)

If the Principal obtains knowledge of conduct of a Bidder/Contractor or any employee or a representative or an associate of a Bidder/Contractor, which constitutes a criminal offence under the IPC/PC Act, or if the Principal has substantive suspicion in this regard, the Principal will forthwith inform the same to the Chief Vigilance Officer, NHIDCL/MD.

Section 8 - Duration of the Integrity Pact

This Pact shall come into force when both parties have legally signed it. The Pact shall expire, in case of the Contractor(s), 3 (three) months after the last payment under the Contract is made and in case of the unsuccessful Bidder(s), 2 (two) months after the contract for the project has been awarded.

If any claims is made/lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by MD of NHIDCL.

The Bidder(s)/Contractor(s), however, understands and agrees that even upon the completion of the Project and/or the last payment under the Contract having been made, if any transgression/violation of the terms of this Pact comes/is brought to the notice of the Principal, it may, subject to

its discretion, blacklist and/or exclude such Bidder(s)/Contractor(s) as provided for in Section 3, without prejudice to any other legal right or remedy so available to the Principal.

Section 9 - Other provisions

(Name & Address)

- (1) This Agreement is subject to Indian Law. Place of performance and jurisdiction is the Registered Office of the Principal, i.e. New Delhi.
- (2) Changes and supplements as well as termination notices need to be made in writing.
- (3) If the Bidder/Contractor is a partnership or a consortium, this Agreement must be signed by all partners or consortium members.
- (4) Shouldone or several provisions of this Agreement turn out to be invalid, the remainder of this Agreement shall remain valid and binding. In such a case, the parties will strive to come to an Agreement in accordance to their original intentions.
- (5) Wherever he or his as indicated in the above sections, the same may be read as he/she or his/her, as the case may be.

(For & On behalf of the Principal)	(For & On behalf of Bidder/ Contractor)
(Office Seal)	(Office Seal)
Place _	
Date _	
Witness 1:	
(Name & Address)	
Witness 2:	