Volume-2

SECTION 6

BILL OF QUANTITIES

PREAMBLE

Bill of Quantities for Restoration Works:

- 1. The Bill of Quantities shall be read in conjunction with the Instructions to Bidders, General and Special Conditions of Contract, Technical Specifications and Drawings.
- 2. The quantities given in the Bill of Quantities are estimated and are given to provide a common basis for bidding. The Contractor to measure the work under the observation and control of the Engineer, which shall be valued at the rates provided in the priced Bill of Quantities, where applicable, and otherwise at such rates as the Engineer may fix within the terms of the Contract, which shall form the basis for payments to the Contractor.
- 3. The rates in the priced Bill of Quantities shall, except in so far as it is otherwise provided under the Contract, include all construction plant, labour, supervision, materials, all temporary works and false works, erection, transportation, maintenance, insurance, administrative overheads, profit, taxes and duties, together with all general risks, liabilities and obligations set out or implied in the Contract, and including remedy of any defects during the Defects Liability Period.
- 4. A rate shall be entered against each item in the priced Bill of Quantities, whether quantities are stated or not. The cost of items against which the Contractor has failed to enter a rate or price shall be deemed to be covered by other rates entered in the Bill of Quantities.
- 5. The costs of complying with the provisions of the Contract shall be included in the items provided in the priced Bill of Quantities. Where no items are provided, the cost shall be deemed to be distributed among the rates and prices entered for the related items of work.
- 6. General directions and descriptions of work and materials are not necessarily repeated nor summarized in the Bill of Quantities. References to the relevant sections of the Contract documentation shall be made before entering rates against each item in the priced Bill of Quantities.
- 7. The Bill of Quantities of the Work is comprised of the various Bills of construction activities. During execution, however, the items existing in any of the Bills can be made applicable for execution elsewhere also on the Works if considered appropriate and directed by the Engineer.
- 8. The method of measurement of completed work for payment shall be as per Specification.

9.	Errors, if any, shall be corrected by Employer in terms of Clause 27 of ITB.

Execution of Major Maintenance Works by Dismantling of Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal.

Bill of Quantities - Scope A

Sr.	Brief Description	Unit	Quantity	Rate in ₹		Amou	nt in ₹
No.				Figure	Words	Figure	Words
1	Reconstruction of Cracked (> 25mm) PQC Pavement of Main Carriageway :						
a	Dismantling of Pavement Concrete including removal of Debris with all lifts and leads complete as per Technical Specifications Clause 202.	Cum	14,814				
b	Dismantling of Dry Lean Concrete including removal of Debris with all lifts and leads complete as per Technical Specifications Clause 202.	Cum	7,407				
С	Dismantling of Granular Sub Base including removal of Debris with all lifts and leads complete as per Technical Specifications Clause 202.	Cum	7,407				
d	Providing, laying, spreading and compacting graded stone aggregate to Granular Sub Base as per Technical Specifications	Cum	7,407				
е	Construction of dry lean cement concrete Sub base over a prepared sub base with coarse and fine aggregate confirming to IS:383, the size of the coarse aggregate not exceeding 25mm, aggregate cement ratio not to exceed 15:1, aggregate gradation after blending to be as per table 600-1, cement content not to be less than 150Kg/cum, optimise moisture content to be determined during trial length construction, concrete length not less than 10MPa at 7 days, compacting with 8-10 tonnes vibratory roller, finishing and curing. Item rate shall be inclusive of all material, taxes, duties, manpower, equipment cost, royalties, transportation, etc.	Cum	7,407				
f	Construction of Un-reinforced, dowel jointed, plain cement Pavement Quality Concrete (using M 40 Grade concrete having flexural strength 4.5 MPa) over a prepared subbase transported at site, laid with a fixed form or by fixed shuttering, spread,	Cum	14,814				

Sr.	Brief Description	Unit	Quantity	Rate in ₹		Amou	nt in ₹
No.				Figure	Words	Figure	Words
	compacted and finished in a continuous operation and texturing, including provision of contraction, expansion, construction and longitudinal joints, joint filler, separation membrane, sealant primer, joint sealant, de-bonding strip, dowel bar, tie bar/rod, admixtures as approved, curing compound, finishing to lines and as per Technical Specification						
2	Reconstruction of Cracked (> 25mm) PQC						
	Pavement of Main Carriageway (Dismantling of Cracked Portion & Refilling with PQC)						
a	Dismantling of Pavement Concrete including removal of Debris with all lifts and leads complete as per Technical Specifications Clause 202.	Cum	2,870				
b	Construction of Un-reinforced, dowel jointed, plain cement Pavement Quality Concrete (using M 40 Grade concrete having flexural strength 4.5 MPa) over a prepared subbase transported at site, laid with a fixed form or by fixed shuttering, spread, compacted and finished in a continuous operation and texturing, including provision of contraction, expansion, construction and longitudinal joints, joint filler, separation membrane, sealant primer, joint sealant, de-bonding strip, dowel bar, tie bar/rod, admixtures as approved, curing compound, finishing to lines and as per Technical Specification	Cum	2,870				
3	Reconstruction of Settled Approaches of Structures:						
a	Dismantling of Pavement Concrete including removal of Debris with all lifts and leads complete as per Technical Specifications Clause 202.	Cum	2,581				
b	Dismantling of Dry Lean Concrete including removal of Debris with all lifts and leads complete as per Technical Specifications Clause 202.	Cum	1,290.05				
С	Dismantling of Granular Sub Base including removal of Debris including disposal of resulting material and/or salvaging useful	Cum	1,290.05				

Sr.	Brief Description	Unit	Quantity	Rate in ₹		Amou	nt in ₹
No.				Figure	Words	Figure	Words
	materials with all lifts and leads complete as						
	per Technical Specifications Clause 202.						
d	Providing, laying, spreading and compacting	Cum	1,290.05				
	graded stone aggregate to Granular Sub Base						
	as per Technical Specification Clause						
e	Construction of dry lean cement concrete Sub	Cum	1,290.05				
	base over a prepared sub base with coarse and						
	fine aggregate confirming to IS:383, the size						
	of the coarse aggregate not exceeding 25mm,						
	aggregate cement ratio not to exceed 15:1,						
	aggregate gradation after blending to be as per						
	table 600-1, cement content not to be less than						
	150Kg/cum, optimise moisture content to be						
	determined during trial length construction,						
	concrete length not less than 10MPa at 7 days,						
	compacting with 8-10 tonnes vibratory roller,						
	finishing and curing. Item rate shall be						
	inclusive of all material, taxes, duties,						
	manpower, equipment cost, royalties,						
	transportation, etc.						
f	Construction of Un-reinforced , dowel	Cum	2,581				
	jointed, plain cement Pavement Quality						
	Concrete (using M 40 Grade concrete having						
	flexural strength 4.5 MPa) over a prepared						
	subbase transported at site, laid with a fixed						
	form or by fixed shuttering, spread,						
	compacted and finished in a continuous						
	operation and texturing, including						
	provision of contraction, expansion,						
	construction and longitudinal joints, joint						
	filler, separation membrane, sealant primer,						
	joint sealant, de-bonding strip, dowel bar, tie						
	bar/rod, admixtures as approved, curing						
	compound, finishing to lines and as per						
	Technical Specification						
			Total				

Note:

- 1. Quoted rates are inclusive of GST as per ITB Clause 42.1 and other applicable taxes
- 2. Item rate shall be inclusive of all material, manpower, equipment cost, royalties, transportation, etc.
- 3. No changes in the item rates shall be considered for adjustment of variation.

- 4. Contractor shall arrange all the necessary equipment's required to execute the work as per the Standards and Specifications and as per good industrial practice
- 5. The Construction Performance Security amounting to 5% of the contract value (valid Bank Guarantee) shall be provided by the Contractor to BKEL as per Tender document before signing of contract.
- 5% of amount from each Running Account Bill of Contractor shall be deducted and withheld by BKEL towards Retention Money. The retention money shall be released interest free to contractor by BKEL upon successful completion of Defects Liability Period.
- 7. The Contractor shall solely be responsible for implementation of Traffic Management and Diversion during execution of awarded work as per IRC:SP:55-2014 "Guidelines on Traffic Management in Work Zones, other relevant IRC Codes, Clause 112 of Specifications for Road & Bridge Works (5th Revision) and as per Annexure -5B of RFB Volume I. Failing to adhere to implement Traffic Management, Diversion and Safety as per agreed & defined norms shall called for deduction of 2% of amount from each Running Account Bill of the Contractor as penalty.
- 8. TDS shall be deducted at the rates applicable as per provisions of Income Tax Act from contractor's running bills. For this purpose, Contractor shall submit necessary documents / details / information's as may be required to BKEL from time to time.
- 9. The contractor shall be responsible for compliance as per prevalent Labour Laws including the labour cess compliances and its payment to Authority
- 10. Contractor shall arrange for all insurances including contractor's equipment if any and its own surrounding property workmen's compensation, group accident, and group Mediclaim. BKEL will not be liable for any compensation towards loss of life & property.
- 11. Above Bill of Quantities with rates shall be submitted on letterhead of the Bidder with signature of authorized signatory and company stamp

Execution of Major Maintenance Works by Dismantling of Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal.

Bill of Quantities - Scope B

Sr.	Brief Description	Unit	Quantity	Rate in ₹		Amount in ₹		
No.				Figure	Words	Figure	Words	
1	Repair of Cracked (<25 mm) PQC Pavement of MCW through Crack Sealing / Stitching / Stapling:		1.15.201					
a	Cracks sealing as per methodology defined in clause no. 6.1 of IRC SP: 83-2018 complete as per Technical Specifications. Item rate shall be inclusive of all material, taxes, duties, manpower, equipment cost, royalties, transportation, etc. (Please refer Annexure – I for further details)	Rmt	1,15,301					
b	Cracks – Cross stitching as per methodology defined in clause no. 7.2 of IRC SP: 83-2018 complete as per Technical Specifications. Item rate shall be inclusive of all material, taxes, duties, manpower, equipment cost, royalties, transportation, etc. (Please refer Annexure – I for further details)	No.	15,582					
С	Cracks stapling as per methodology defined in clause no. 7.3 of IRC SP: 83-2018 complete as per Technical Specifications. Item rate shall be inclusive of all material, taxes, duties, manpower, equipment cost, royalties, transportation, etc. (Please refer Annexure – I for further details)	No.	54,534					
			Total					

Note:

- 1. Quoted rates are inclusive of GST as per ITB Clause 42.1 and other applicable taxes
- 2. Item rate shall be inclusive of all material, manpower, equipment cost, royalties, transportation, etc.
- 3. No changes in the item rates shall be considered for adjustment of variation.
- 4. Contractor shall arrange all the necessary equipment's required to execute the work as per the Standards and Specifications and as per good industrial practice

- 5. The Construction Performance Security amounting to 5% of the contract value (valid Bank Guarantee) shall be provided by the Contractor to BKEL as per Tender document before signing of contract.
- 5% of amount from each Running Account Bill of Contractor shall be deducted and withheld by BKEL towards Retention Money. The retention money shall be released interest free to contractor by BKEL upon successful completion of Defects Liability Period.
- 7. The Contractor shall solely be responsible for implementation of Traffic Management and Diversion during execution of awarded work as per IRC:SP:55-2014 "Guidelines on Traffic Management in Work Zones, other relevant IRC Codes, Clause 112 of Specifications for Road & Bridge Works (5th Revision) and as per Annexure -5B of RFB Volume I. Failing to adhere to implement Traffic Management, Diversion and Safety as per agreed & defined norms shall called for deduction of 2% of amount from each Running Account Bill of the Contractor as penalty.
- 8. TDS shall be deducted at the rates applicable as per provisions of Income Tax Act from contractor's running bills. For this purpose, Contractor shall submit necessary documents / details / information's as may be required to BKEL from time to time.
- 9. The contractor shall be responsible for compliance as per prevalent Labour Laws including the labour cess compliances and its payment to Authority
- 10. Contractor shall arrange for all insurances including contractor's equipment if any and its own surrounding property workmen's compensation, group accident, and group Mediclaim. BKEL will not be liable for any compensation towards loss of life & property.
- 11. Above Bill of Quantities with rates shall be submitted on letterhead of the Bidder with signature of authorized signatory and company stamp

SECTION 7 SECURITIES AND OTHER FORMS

SECTION 7: SECURITIES AND OTHER FORMS

Form - 7A : Form of Bid

Form – 7B : Bid Security (Bank Guarantee)

Form – 7C : Letter of Acceptance

Form – 7D : Deleted Form – 7E : Deleted Form – 7F : Deleted Form – 7G : Deleted

Form – 7H : Bank Guarantee for Advance Payment

Form – 7I : Performance Bank Guarantee

Forms of Securities

Acceptable forms of securities are annexed. Bidders should not complete Advance Payment Security forms at this time. Only the successful Bidder will be required to provide Advance Payment Securities in accordance with one of the forms, or in a similar form acceptable to the Employer.

FORM OF BID

Baleshwar Kharagpur Expressway Limited

The IL&FS Financial Center, Plot C-22, G Block, Bandra Kurla Complex, Mumbai- 400051, Maharashtra

Tel.: +91 022-26533333,

Facsimile: +91 022-26523979

Gentlemen,

Sub.: Execution of Major Maintenance Works by Dismantling of Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal.

Sc	ope _												
1	We	offer	to	evecute	the	Works	described	above	in	accordance	with	the	Riddin

- 1. We offer to execute the Works described above in accordance with the Bidding Documents including Invitation for Bid, Instructions to Bidders, Conditions of Contract, Specifications and Drawings, Bill of Quantities, Annexures and Addenda for the Prices and sum mentioned in Annexure 1(a) of Section 6 of the Bidding Document attached with this letter. As per this, the payment for Works is ₹ ______ as per the sum total as given in Annexure 1(a) of Section 6.
- 2. We understand that you are not bound to accept the lowest or any Bid you receive.
- Unless and until an Agreement is prepared and executed, this Bid, together with your
 written acceptance thereof, shall constitute a binding Contract between us, but without
 prejudice to your right to withdraw such acceptance under the provisions of the Bid
 Document.
- 4. We assure you that the criteria based on which we were qualified are valid as of date.
- 5. We agree to abide by this Bid for the period of <u>One Hundred Twenty (120) days</u> from the closing date of Bid Submission, and it shall remain binding upon us and may be accepted at any time before the expiry of that period.

- 6. We understand that for this Bid, we shall comply with the Eligibility, Bid Validity and Bid Security required as stated in the Bidding documents. We attach herewith our current Income Tax clearance certificate.
- 7. We undertake that, in competing for (and, if the award is made to us, in executing) the above contract, we will strictly observe the laws against fraud and corruption in force in India namely "Prevention of Corruption Act 1988".

Yours faithfully,

Authorized Signature:
Name & Title of Signatory:
Name of Bidder with official seal:
Address :

BID SECURITY (BANK GUARANTEE)

WHEREAS,			[name of I	Bidder] (he	reina	fter calle	ed "the B	idder")
has submitted h	is Bid da	ted		[date]	for th	ie works	s "Execu	tion of
Major Maint	enance	Works by	Dismantling	of Exis	ting	Rigid	Paveme	ent &
Reconstruction	_	•						-
Expressway Li				Km 119+3	800 in	the Sta	te of Od	isha &
West Bengal."	(Hereinat	iter called "th	e Bid").					
Scope								
KNOW ALL	PEOPLE	by these pr	resents that W	/e				
[name of bank]								
(hereinafter call	led "the E	Bank") are bo	und unto BKE	L (hereinaf	ter ca	lled "the	e Employ	er") in
the sum of			f	or which p	ayme	nt well	and truly	y to be
made to the said								
SEALED with t	he Comm	non Seal of th	e said Bank thi	S	day	of		2021
THE CONDITI	ONS of tl	nis obligation	are:					
(1)	TO 0	D'I '	d 5011		D' 1			0.5:1
(1)			the Bidder wit		Bid o	luring th	ie period	of Bid
	validity	specified in	the Form of Bi	d; or				
(2)	If the	Diddon hovin	a baan natifia	d of the o	aaanta	onaa of	hia Did	har tha
(2)			g been notifie e period of Bid		ссери	ince of	ilis biu	by the
	Employ	er during the	period of Bid	validity.				
	(a)	fails or refu	ises to execute	the Form	of A	oreemen	t in acco	ordance
	(4)		tructions to Bid		7		t iii deed	raance
		With the mis	iractions to Bra	iders, ir req	un cu,	OI .		
	(b)	Deleted						
	(0)	Deleted						
	(c)	does not acc	cept the correct	tion of the	Bid F	rice pur	suant to	Clause
		27 of ITB;	1			1		
		,						

we undertake to pay to the Employer up to the above amount upon receipt of his first written demand, without the Employer having to substantiate his demand, provided that in his demand the Employer will note that the amount claimed by him is due to him owing to the occurrence of one or any of the three conditions, specifying the occurred condition or conditions.

This Guarantee will remain in force up to and including 45 days after the Bid validity period
as stated in the Instructions to Bidders or as it may be extended by the Employer, notice of
which extension(s) to the Bank is hereby waived. Any demand in respect of this guarantee
should reach the Bank not later than the above date.

DATE	SIGNATURE 	OF	THE	BANK
WITNESS	SEAL			
[signature, name, and addre	ssl		 	

(Letterhead paper of the Employer)

Letter of Acceptance

To: [name and	[date]			
Paveme Baleshw	nt & Reconstruction	nance Works by Dis of Rigid Pavement, essway Limited of N a & West Bengal.	Repair of Ri	gid Pavement at
Scope:				
Dear Sirs,				
the work m BKEL for conditions subsequently	entioned in the subject an amount mentioned as contained in Vol y addendum/corrigendum ed amount of the bic completion and mainte	id received onet above has been accepted below on rates quot ume-1 and Volume-2 am issued. d for the above menomance of works by your properties of works by your properties and properties are the properties of works by your properties are the propertie	epted for and ed by you and 2 of bidding tioned work	on behalf of the ad the terms and documents and in consideration,
Particulars	Bid amount	Amount of Bid	Rebate	Bid Amount
	indicated by you (in ₹)	after arithmetical corrections (in ₹)	offered	after Rebate (in ₹.)
Rigid				
Pavement				
Works	ТОТ	AI.		
4. The date of5. The period	epted amount of the Bio start will be as defined			

6. Deleted.

- 7. You are also requested to sign and execute the Contract Agreement within 28 days, failing which action as stated in Para 32.3 of ITB will be taken.
- 8. You are requested to submit a detailed Construction Program including Environment and Traffic Management Plans as per Clause 25 of General Conditions of Contract, Section 3, Part-I within 21 days of receipt of this letter.

Yours faithfully,

Authorized Signatory Name and Title of Signatory Name of Agency

Form - 7D

(Please refer Clause 32 of ITB)

Deleted

Form - 7F

(Please refer Clause 31 of ITB)

Deleted

FORM OF AGREEMENT

Agreement

GEN	$\Gamma \Gamma F$	MEN
OLIN.	اخلاط	IVILIA

This agreement, made the	day of	2021 between
Baleshwar Kharagpur Expressway Limited,	The IL&FS Financial	Center, Plot C-22, G
Block, Bandra Kurla Complex, Mumbai- 4000	051, Maharashtra, India	(hereinafter called "the
Employer" which expression shall unless	the context otherwise	requires, include its
successors and assigns) of the one part and _		
[name and address of contractor] (hereinafter	called "the Contractor"	which expression shall
unless the context otherwise requires, include i	ts successors and assign	s) of the other part.

Whereas, Employer is desirous that Contractor to execute works "Execution of Major Maintenance Works by Dismantling of Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal." (Hereinafter called "the Works") and the Employer has accepted the Bid by the Contractor for the execution and completion of such Works and the remedying of any defects therein, at a contract price as given in this Contract.

NOW THIS AGREEMENT WITNESSETH as follows:

- 1. In this Agreement, words and expression shall have the same meanings as are respectively assigned to them in the Conditions of Contract hereinafter referred to, and they shall be deemed to form and be read and construed as part of this Agreement.
- 2. 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 aspects with the provisions of the Contract.
- 3. The Employer hereby covenants to pay the Contractor in consideration of the execution and completion of the Works and the remedying the defects wherein 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.
- 4. The following documents shall be deemed to form and be read and construed as part of this Agreement, viz.:

- i) Letter of Acceptance;
- ii) Contractor's Bid;
- iii) Contract Data;
- iv) Conditions of Contract (including Special Conditions of Contract);
- v) Specifications;
- vi) Drawings; if any
- vii) Bill of Quantities
- viii) Any other document forming part of the Contract.

In witness whereof, the parties thereto 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:

FOR AND ON BEHALF OF	Wi	itness:	
Baleshwar Kharagpur Expressway Limited	1)	Signature	
Ву			
		Name	
		. 11	
		Address	
AUTHORIZED REPRESENTATIVE			
AUTHORIZED REPRESENTATIVE			
	2)	Signature	
		U	
		Name	
		Address	
FOR AND BEHALF OF	1)	Signature	
M/s	1)	Signature	
By		Name	
-			

		Address	
AUTHORIZED REPRESENTATIVE			
	2)	Signature	
		Name	
		Address	

BANK GUARANTEE FOR ADVANCE PAYMENT

The IL&FS Financial Center, Plot C-22, G Block, Bandra Kurla Complex, Mumbai- 400051, Maharashtra Tel.: +91 022-26533333, Facsimile: +91 022-26523979 Bank Guarantee No	To,
Plot C-22, G Block, Bandra Kurla Complex, Mumbai- 400051, Maharashtra Tel.: +91 022-26523333, Facsimile: +91 022-26523979 Bank Guarantee No	Baleshwar Karagpur Expressway Limited
Bandra Kurla Complex, Mumbai- 400051, Maharashtra Tel.: +91 022-26533333, Facsimile: +91 022-26523979 Bank Guarantee No	The IL&FS Financial Center,
Mumbai- 400051, Maharashtra Tel.: +91 022-26533333, Facsimile: +91 022-26523979 Bank Guarantee No	Plot C-22, G Block,
Bank Guarantee No. ———————————————————————————————————	Bandra Kurla Complex,
Bank Guarantee No.————————————————————————————————————	Mumbai- 400051, Maharashtra
WHEREAS vide the "Execution of Major Maintenance Works by Dismantling of Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal." Contract dated (hereinafter referred to as "the Contract"), [name of Contractor] a company incorporated under the Companies Act, 1956 and having its registered office at (hereinafter referred to as the 'Contractor' which expression shall unless repugnant to or inconsistent with the context mean and include its successors and assigns) has been awarded by *Baleshwar Kharagpur Expressway Limited*, having its registered office at The IL&FS Financial Center, Plot C-22, G Block, Bandra Kurla Complex, Mumbai- 400051, Maharashtra, India , (hereinafter referred to as the 'Employer' which expression shall unless repugnant to or inconsistent with the context mean and include its successors and assigns), the contract for the works "Execution of Major Maintenance Works by Dismantling of Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal." AND WHEREAS it has been stipulated by you in the said Contract that the Contractor shall furnish you a Advance Payment Guarantee security, at the time of forwarding a request for Advance payment, from a specified nationalized/scheduled bank, for the sum proposed to be released as Advance Payment in accordance with the terms and conditions of the Contract. AND WHEREAS WE, [name of Bank], a body corporate, constituted under [relevant Act] and having its head office at and branch office at have agreed to furnish a Advanced Payment Guarantee for a sum of ₹ (nally) (hereinafter referred as the guaranteed amount) as	Tel.: +91 022-26533333,
WHEREAS vide the "Execution of Major Maintenance Works by Dismantling of Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal." Contract dated (hereinafter referred to as "the Contract"), [name of Contractor] a company incorporated under the Companies Act, 1956 and having its registered office at (hereinafter referred to as the 'Contractor' which expression shall unless repugnant to or inconsistent with the context mean and include its successors and assigns) has been awarded by Baleshwar Kharagpur Expressway Limited, having its registered office at The IL&FS Financial Center, Plot C-22, G Block, Bandra Kurla Complex, Mumbai- 400051, Maharashtra, India , (hereinafter referred to as the 'Employer' which expression shall unless repugnant to or inconsistent with the context mean and include its successors and assigns), the contract for the works "Execution of Major Maintenance Works by Dismantling of Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal.". AND WHEREAS it has been stipulated by you in the said Contract that the Contractor shall furnish you a Advance Payment Guarantee security, at the time of forwarding a request for Advance payment, from a specified nationalized/scheduled bank, for the sum proposed to be released as Advance Payment in accordance with the terms and conditions of the Contract. AND WHEREAS WE, [name of Bank], a body corporate, constituted under [relevant Act] and having its head office at and branch office at have agreed to furnish a Advanced Payment Guarantee for a sum of ₹ (Rupees Only) (hereinafter referred as the guaranteed amount) as	Facsimile: +91 022-26523979
Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal." Contract dated (hereinafter referred to as "the Contract"),	Bank Guarantee Nodated for ₹
Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal." Contract dated (hereinafter referred to as "the Contract"),	WHEREAS vide the "Execution of Major Maintenance Works by Dismantling of
Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal." Contract dated (hereinafter referred to as "the Contract"),	·
Km 119+300 in the State of Odisha & West Bengal." Contract dated (hereinafter referred to as "the Contract"),	
referred to as "the Contract"),	
incorporated under the Companies Act, 1956 and having its registered office at	· · · · · · · · · · · · · · · · · · ·
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NOW THEREFORE we hereby affirm that we, as the Guarantor, are responsible to you, on behalf of the Contractor for the guaranteed amount and we irrevocably undertake to pay you, upon your first written demand and without demur or argument, any sum or sums within the limits of the guaranteed amount as aforesaid without your needing to prove or to show grounds or reasons for your demand for the sum specified herein. The guaranteed amount shall be payable merely on demand by the Employer. Any certification or letter stating that the amount claimed in the demand notice is due and payable, signed by a duly authorised official of the Employer to this effect, shall be final, binding and conclusive upon us.

We hereby agree to pay on demand the guaranteed amount without demur by crediting to the Bank Account of the Employer, the details of which are to be informed to us by you during the validity of the guarantee.

We hereby undertake that this Guarantee is absolute, irrevocable and unconditional and shall be enforceable against us notwithstanding any security or securities comprised in any instrument executed or to be executed by the Contractor in favour of the Employer.

We hereby also agree that this guarantee shall not be wholly or partially satisfied or exhausted by any payments made to or settled with the Employer by the Contractor and shall be valid and binding on us and operative until the expiry of this Guarantee.

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 jurisdiction in relation to this Guarantee shall be the Courts at Gandhinagar and laws of India shall be applicable. This guarantee shall be valid up to 45 days beyond the period of stipulated period of complete recovery defined in S. No. 18 of Contract Data ______ (Expiry Date). We hereby agree to renew and extend the validity of this Guarantee on request from you. Unless a demand or claim is lodged within the aforesaid time, i.e. Expiry Date, your rights under this Guarantee shall be forfeited and we shall not be liable there under.

WE hereby represent that there is no litigation or arbitration or other proceedings pending against us which could reasonably be expected to have a material adverse effect or change in our ability to perform our obligation under this Guarantee.

No	twith	standing	anythir	ig cor	ntained here	in:							
a)	our	liability	under	this	Guarantee	shall	not	exceed	the	guaranteed	amount	i.e.	₹
			(Rupee:	s	Only)								
b)	this	guarante	e shall b	e val	id up to			(Expiry l	Date)	and			

c)	we shall be liable to pay the guaranteed amount under this Guarantee only and only if we receive a written claim or demand duly signed by a duly authorised official of the Employer before the as mentioned above or any other extended date.
IN	WITNESS WHEREOF we have executed this Guarantee on this day of,
•	gnature ate and place

FORMAT FOR PERFORMANCE BANK GUARANTEE

To,

Baleshwar Kharagpur Expressway Limited

The IL&FS Financial Center, Plot C-22, G Block, Bandra Kurla Complex, Mumbai- 400051, Maharashtra

Tel.: +91 022-26533333, Facsimile: +91 022-26523979

WHEREAS:

- (A)...... (the "Contractor") and Baleshwar Kharagpur Expressway Limited (the "Client / BKEL") have entered into a Contract Agreement dated (the "Agreement") whereby BKEL has awarded Execution of Major Maintenance Works by Dismantling of Existing Rigid Pavement & Reconstruction of Rigid Pavement, Repair of Rigid Pavement at Baleshwar Kharagpur Expressway Limited of NH-60 from Km 0+000 to Km 119+300 in the State of Odisha & West Bengal., subject to and in accordance with the provisions of the Agreement.
- (B) The Agreement requires the Contractor to furnish a Performance Security to the Client / BKEL in a sum of 5% of Agreed Contract Value as security for due and faithful performance of its obligations, under and in accordance with the Agreement, during the Construction Period (as defined in the Agreement).
- (C) We, through our Branch at (the "Bank") have agreed to furnish this Bank Guarantee by way of Performance Security.

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

1. The Bank hereby unconditionally and irrevocably guarantees the due and faithful performance of the Contractor's obligations during the Construction Period, under and in accordance with the Agreement, and agrees and undertakes to pay to the BKEL /Client, upon its mere first written demand, and without any demur, reservation, recourse, contest or protest, and without any reference to the Contractor, such sum or sums upto an aggregate sum of the Guarantee Amount as the BKEL / Client shall claim, without the Client / BKEL being required to prove or to show grounds or reasons for its demand and/or for the sum specified therein.

2. A letter from BKEL/Client that the Contractor has committed default in the due and faithful performance of all or any of its obligations under and in accordance with the Agreement shall be conclusive, final and binding on the Bank. The Bank further agrees that the BKEL/Client shall be the sole judge as to whether the Contractor is in default in due and faithful performance of its obligations during the Construction Period under the Agreement and its decision that the Contractor is in default shall be final, and binding on the Bank, notwithstanding any differences between the Client / BKEL and the Contractor, or any dispute between them pending before any court, tribunal, arbitrators or any other authority or body, or by the discharge of the Contractor for any reason whatsoever.

3. In order to give effect to this Guarantee, the Client / BKEL shall be entitled to act as if the Bank were the principal debtor and any change in the constitution of the Contractor and/or the Bank, whether by their absorption with any other body or corporation or otherwise, shall not in any way or manner affect the liability or obligation of the Bank under this Guarantee.

- 4. It shall not be necessary, and the Bank hereby waives any necessity, for the Client / BKEL to proceed against the Contractor before presenting to the Bank its demand under this Guarantee.
- 5. The Client / BKEL shall have the liberty, without affecting in any manner the liability of the Bank under this Guarantee, to vary at any time, the terms and conditions of the Agreement or to extend the time or period for the compliance with, fulfilment and/ or performance of all or any of the obligations of the Contractor contained in the Agreement or to postpone for any time, and from time to time, any of the rights and powers exercisable by the Client / BKEL against the Contractor, and either to enforce or forbear from enforcing any of the terms and conditions contained in the Agreement and/or the securities available to the Client / BKEL, and the Bank shall not be released from its liability and obligation under these presents by any exercise by the Client / BKEL of the liberty with reference to the matters aforesaid or by reason of time being given to the Contractor or any other forbearance, indulgence, act or omission on the part of the Client / BKEL or of any other matter or thing whatsoever which under any law relating to sureties and guarantors would but for this provision have the effect of releasing the Bank from its liability and obligation under this Guarantee and the Bank hereby waives all of its rights under any such law.
- 6. This Guarantee is in addition to and not in substitution of any other guarantee or security now or which may hereafter be held by the Client / BKEL in respect of or relating to the Agreement or for the fulfilment, compliance and/or performance of all or any of the obligations of the Contractor under the Agreement.
- 7. Notwithstanding anything contained hereinbefore, the liability of the Bank under this Guarantee is restricted to the Guarantee Amount and this Guarantee will remain in force

until the successful completion of *Defect Liability Period of 12 Months from the Date of issue of Completion Certificate* and unless a demand or claim in writing is made by the Client / BKEL on the Bank under this Guarantee, no later than 6 (six) months from the date of expiry of this Guarantee, all rights of the Client / BKEL under this Guarantee shall be forfeited and the Bank shall be relieved from its liabilities hereunder.

- 8. The Bank undertakes not to revoke this Guarantee during its currency, except with the previous express consent of the Client / BKEL in writing, and declares and warrants that it has the power to issue this Guarantee and the undersigned has full powers to do so on behalf of the Bank.
- 9. Any notice by way of request, demand or otherwise hereunder may be sent by post addressed to the Bank at its above referred Branch, which shall be deemed to have been duly authorised to receive such notice and to effect payment thereof forthwith, and if sent by post it shall be deemed to have been given at the time when it ought to have been delivered in due course of post and in proving such notice, when given by post, it shall be sufficient to prove that the envelope containing the notice was posted and a certificate signed by an officer of the Client / BKEL that the envelope was so posted shall be conclusive.
- 10. This Guarantee shall come into force with immediate effect and shall remain in force and effect for a period of one year and six months or until it is released earlier by the Client / BKEL pursuant to the provisions of the Agreement.

11.	This guarantee shall also be operatable at our	branch at Mumbai,
	from whom, confirmation regarding the issue of this guarantee o	r extension/ renewal
	thereof shall be made available on demand. In the contingency of	this guarantee being
	invoked and payment hereunder claimed, the said branch shall ac	ecept such invitation
	letter and make payment of amounts so demanded under the said in	vocation.

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SIGNED, SEALED AND DELIVERED For and on behalf of the BANK by:

> (Signature) (Name) (Designation) (Code Number) (Address)

NOTES:

- i. The bank guarantee should contain the name, designation and code number of the officer(s) signing the guarantee.
- ii. The address, telephone number and other details of the Head Office of the Bank as well as of issuing Branch should be mentioned on the covering letter of issuing Branch.