



NATIONAL HIGH SPEED RAIL CORPORATION LIMITED (NHSRCL)

(A Joint Sector Company of Govt. of India and Participating State Government)

2nd Floor, Asia Bhawan, Road No.205, Sector-9, Dwarka, New Delhi-110077, India

Addendum / Corrigendum No. 03

Country: INDIA

Name of Work: *Construction of PSC Bridge No. GAD 10 over National Highway (NH-48) at MAHSR Km 235.379, Navsari district, Gujarat for Mumbai-Ahmedabad High Speed Railway Project.*

Date: 27.12.2019

Loan Agreement No.: ID-P264 & ID-P279

IFB Number: Package No. MAHSR-P-2

Following are to be considered:



Item No.	Refer Para No.	Original		Revised	
1.	Part 1, Section II – Bid Data Sheet, ITB 7.1, Page 3 & 4 of 28	ITB 7.1	<p>For clarification purposes only, the Employer’s address is: Attention : Managing Director, National High Speed Rail Corporation Limited (NHSRCL) Street Address : Asia Bhawan, Road No.205, Sector-9, Dwarka, New Delhi – 110077, India Floor/Room number : 2nd Floor City : New Delhi ZIP Code : 110077 Country : India Telephone : +91 11-28070000 Facsimile number : +91 11-28070250 Electronic mail address: tender_p2@nhsrcl.in</p>	ITB 7.1	<p><i>Replace entire para. with the following:</i></p> <p><i>A Bidder requiring any clarification of the Bidding Documents shall contact the Employer in writing, delivered to the Employer through email/courier/ fax/by hand at the Employer’s address as below:</i></p> <p><i>Attention : Managing Director, National High Speed Rail Corporation Limited (NHSRCL) Street Address : Asia Bhawan, Road No.205, Sector-9, Dwarka, New Delhi – 110077, India Floor/Room number : 2nd Floor City : New Delhi ZIP Code : 110077 Country : India Telephone : +91 11-28070000 Facsimile number : +91 11-28070250 Electronic mail address: tender_p2@nhsrcl.in</i></p> <p><i>The Employer’s response will be uploaded on the Employer’s webpage no later than twenty-eight (28) days prior to the deadline for submission of Bids, provided that such</i></p>
		ITB 7.1	<p>Responses to any request for clarification, if any, will be published on the Employer’s web site: www.nhsrcl.in.</p> <p>Replace the word “in writing at the Employer’s address” in the second line of ITB 7.1 with “in writing with signature of the authorized person delivered to the Employer through Email/Courier/fax/by hand”.</p>		



Item No.	Refer Para No.	Original		Revised	
			<p>Replace the sentence “The Employer will respond in writing to any request for clarification, provided that such request is received no later than fourteen (14) days prior to the deadline for submission of Bids.” at the fifth to eighth lines of ITB 7.1 with “The Employer’s response will be uploaded on Employer’s webpage no later than twenty one (21) days prior to the deadline for submission of Bids, provided that such request is received no later than thirty five (35) days prior to the deadline”</p>		<p><i>request is received no later than forty-nine (49) days prior to the deadline. The Employer shall publish its response including description of the enquiry but without identifying its source, at the web page (www.nhsrcl.in). Should the clarification result in changes to the essential elements of the Bidding Documents, the Employer shall amend the Bidding Documents following the procedure under ITB 8 and ITB 22.2.</i></p>
2.	Part 1, Section II – Bid Data Sheet, ITB 19.2, Page 5 of 28	ITB 19.2 (d)	Other types of acceptable securities: [None]	ITB 19.2	<p><i>Replace ITB 19.2 with the following:</i></p> <p><i>The Bid Security shall be in any of the following forms at the Bidder’s option:</i></p> <p><i>(a) an unconditional guarantee issued by a bank; or</i></p> <p><i>(b) a cashier’s or certified cheque,</i></p> <p><i>from a reputable source from an eligible source country. In the case of a bank guarantee, the Bid Security shall be submitted either using the Bid Security Form included in Section IV, Bidding Forms or in another substantially similar format approved by the</i></p>



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			<p><i>Employer prior to Bid submission. In either case, the form must include the complete name of the Bidder. The Bid Security shall be valid for twenty-eight (28) days beyond the original validity period of the Bid, or beyond any period of extension if requested under ITB 18.2.</i></p>
3.	Part 1, Section III – Evaluation and Qualification Criteria, Sub-Clause 1.1 (b) (iii), Page 11 of 28	All pages of the Bid Documents have been returned. [Ref. ITB 20.2 and ITB 20.3]	<i>Whether the Technical Bid is in accordance with ITB 11.2.</i>
4.	Part 1, Section III – Evaluation and Qualification Criteria, Sub-Clause 3.2(d) (iii), Page 21 of 28	For the above or other contracts completed and under implementation as prime contractor (single entity or JV/Consortium member), or subcontractor or Management Contractor ⁽⁶⁾ between 1 st January 2009 and Bid submission deadline, a minimum construction experience of at least one contract in the following key activities successfully completed ⁽⁷⁾	For the above or other contracts completed and under implementation as prime contractor (single entity or JV/Consortium member), or subcontractor or Management Contractor ⁽⁶⁾ between 1 st January 2009 and Bid submission deadline, a minimum construction experience of at least one contract in the following key activities successfully <i>completed.</i>
5.	Part 1, Section III – Evaluation and Qualification Criteria, Sub-Clause 3.2(d) Notes for the Bidder, Sl. No. 7,	Volume, number or rate of production of any key activity can be demonstrated in one or more contracts combined if executed during same time period. The rate of production shall be the annual production rate for the key construction activity (or activities). For the rate of production, either the average during the entire period or	Deleted



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	Page 22 of 28	in any one or more years during the period should be specified.	
6.	Part 1, Section IV – Bidding Forms, Letter of Technical Bid, Page 3 of 101	-	<Add the following item no. (h) after item no. (g)> <i>(h) In case incorrect, fabricated or suppressed information is noticed after the award of the Contract, then NHSRCL reserves the right to terminate the Contract and to take action in accordance with the Contract.</i>
7.	Part 1, Section IV – Bidding Forms, Sub-Clause 2.1 (3) Preamble, Page 12 of 101	The rates and prices quoted in the Bill of Quantities are for completed and finished items of the work in all respects. The rates and prices shall, except insofar as it is otherwise provided under the Contract, be deemed to have included, all Contractor’s Equipment, tools, machinery, labour, supervision, materials, transportation, handling, storage, sampling, testing, fuel, oil, consumables, electric power, water, all leads and lifts, dewatering, all temporary works, staging, form works and false works, stacking, construction of temporary store and buildings, fencing, watering, lighting, erection, maintenance, night working, inspection facilities, safety measures at work site/casting yard for workmen and road users, preparation of design and drawings pertaining to the casting yard/temporary works/traffic diversion works, stacking yard etc., including all incidental works to each BOQ item. The quoted rates and prices are also deemed to include the establishment and overhead charges, labour camps, insurance cost for labour and works, contractor’s profit, all taxes, insurance, royalties’, duties, cess, Octroi, GST	The rates and prices quoted in the Bill of Quantities are for completed and finished items of the work in all respects. The rates and prices shall, except insofar as it is otherwise provided under the Contract, be deemed to have included, all Contractor’s Equipment, tools, machinery, labour, supervision, materials, transportation, handling, storage, sampling, testing, fuel, oil, consumables, electric power, water, all leads and lifts, dewatering, all temporary works, staging, form works and false works, stacking, construction of temporary store and buildings, fencing, watering, lighting, erection, maintenance, night working, inspection facilities, safety measures at work site/casting yard for workmen and road users, preparation of design and drawings pertaining to the casting yard/temporary works/traffic diversion works, stacking yard etc., including all incidental works to each BOQ item. The quoted rates and prices are also deemed to include the establishment and overhead charges, labour camps, insurance cost for labour and works, contractor’s profit, all taxes, insurance, royalties’, duties, cess, Octroi, GST and other levies and other charges together with all general risks, liabilities and



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		and other levies and other charges together with all general risks, liabilities and obligation set out or implied in the Contract and including remedy of any defect during the Defect Notification Period.	obligation set out or implied in the Contract and including remedy of any defect during the Defect Notification Period. <i>The Contractor will be free to avail input tax credits under GST as per the prevailing rules and input tax credit shall be deemed to have been considered in the Quoted Price. The successful bidder shall be required to give details of all taxes and duties incorporated in the Bid Price.</i>								
8.	Part 1, Section IV – Bidding Forms, Sub-Clause 2.12 (Bill No. 4: Superstructure), Item no. 408, Page 34 of 101	Providing precast Cable-Duct of the prescribed type for the cables of Power Supply, Signal & Telecommunication, and LCX including casting, reinforcement, transportation, erection and fixing in position, all complete as per the Drawings, TS/GS and direction of the Engineer.	Providing precast Cable-Duct of the prescribed type for the cables of Power Supply and Signal & Telecommunication including casting, reinforcement, transportation, erection and fixing in position, all complete as per the Drawings, TS/GS and direction of the Engineer.								
9.	Part 1, Section IV – Bidding Forms, Sub-Clause 2.12 (Bill No. 4: Superstructure), Item no. 408(c), Page 35 of 101	Precast Glass-fibre reinforced Concrete (GRC) Cable Duct LCX (M75)	Deleted								
10.	Part 1, Section IV – Bidding Forms, Sub-Clause 2.12 (Bill No. 4: Superstructure), Page 36 of 101		<p><Add the following item no. 412 after item no. 411></p> <table border="1"> <thead> <tr> <th>Item no.</th> <th>Description</th> <th>Unit</th> <th>Quantity</th> </tr> </thead> <tbody> <tr> <td>412</td> <td>Providing and fixing Bridge-Foundation-Post made of 10mm thickness cast-iron plate giving</td> <td>Eac h</td> <td>5</td> </tr> </tbody> </table>	Item no.	Description	Unit	Quantity	412	Providing and fixing Bridge-Foundation-Post made of 10mm thickness cast-iron plate giving	Eac h	5
Item no.	Description	Unit	Quantity								
412	Providing and fixing Bridge-Foundation-Post made of 10mm thickness cast-iron plate giving	Eac h	5								



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				<i>details of type, depth and date of foundation at each pier location, including embossing and painting in the required size and style, with all arrangements, required plant & machinery, materials, leads and lifts etc., all complete as per the Drawings, GS and TS.</i>		
11.	Part 1, Section IV – Bidding Forms, Sub-Clause 2.12 (Bill No. 4: Superstructure), Page 36 of 101		<Add the following item no. 413 after item no. 412>			
			Item no.	Description	Unit	Quantity
			413	<i>Painting of specified details in the required size and style, at identified locations at each pier, including all arrangements, required plant & machinery, materials, leads and lifts etc., all complete as per the Drawings, GS and TS.</i>	Each	8
12.	Part 1, Section IV – Bidding Forms, Form FIR-2: Current Contract Commitments, Page 74 of 101		<Add the following Form (Annexure to Form FIR-2) after Form FIR-2: Current Contract Commitments> Refer Attachment No.01 of this Addendum.			



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13.	Part 1, Section IV – Bidding Forms, Clause 6, S.No. 28 Page 87 of 101	S.No.	Requirements of Technical Bid	Reference Clause No. of Bid Documents	S.No.	Requirements of Technical Bid	Reference Clause No. of Bid Documents
		28	Bid Documents (Technical Bid & Price Bid) including addendum No. /Corrigendum No....., returned duly signed & stamped.	ITB 20	28	<i>Addenda nos. duly filled in Letter of Technical Bid.</i>	<i>Letter of Technical Bid</i>
14.	Part 3, Section VIII – Particular Conditions (PC), Part B – Specific Provisions, Sub-Clause 14.3, Page 9 of 24				<Add the following Sub-Clause 14.3 after Sub-Clause 14.2 (a)>		
					<i>Sub-Clause 14.3</i> <i>Application for Interim Payment Certificates</i>	<i>Add new Sub-Clauses 14.3(h) after Sub-Clause 14.3(g) as follows:</i> <i>(h) 90% amount of the statement amount as agreed by the Engineer for provisional payment in accordance with Sub-Clause 14.7(d).</i>	
15.	Part 3, Section VIII – Particular Conditions (PC), Part B – Specific Provisions, Sub-Clause 20.2,				<Add the following Sub-Clause 20.2 after Sub-Clause 15.6>		
					<i>Sub-Clause 20.2</i> <i>Appointment of the Dispute</i>	<i>Replace the entire first paragraph of Sub-Clause 20.2 with the following:</i> <i>Dispute shall be referred to a DB for</i>	



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	Page 11 of 24		<i>Board</i>	<i>decision in accordance with Sub-Clause 20.4 [Obtaining Dispute Board's Decision]. The Parties shall appoint a DB by the date stated in the Contract Data. The date may be changed if both the Parties agree, in writing, to change the date, up to one hundred eighty days after the Commencement Date.</i>
16.	Part 2, Section VI-1. – Specification (General Specifications), Sub-Division 04040, Clause 1., Page 46 of 193		<p><Add the following paragraph after 1st paragraph of Clause 1. (General)></p> <p><i>The careful coordination of all technical and programming matters between the relevant parties is a critical element in achieving a fully coordinated design and construction process. This Sub-Division describes the Contractor's responsibilities with regard to interface management and coordination and includes interfacing with other contractors employed by the Employer (referred to as "Interfacing Contractors" hereinafter), and Interfacing Parties including entities such as local authorities, statutory bodies, public utility companies, private service providers, consultants or contractors whether or not specifically mentioned in the Contract. This responsibility is not limited to a particular number of Interfacing Contractors (C-4, T-2 and E-1) and Interfacing Parties, and all interfaces as required in the Contract are the sole responsibility of the Contractor.</i></p>	



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17.	Part 3, Section VI-1. – Specification (General Specifications), Sub-Division 04110, Page 82 of 193		<p><Add the following Item after 1st paragraph></p> <p>Commissioner of Railway Safety (CRS): <i>The project shall undergo the inspection by Commission of Railway Safety (CRS) in accordance with the statutory requirements for opening of a new (high speed) railway for public carriage of passengers, such as “The Railway Opening for Public Carriage of Passengers (Amendment) Rules – 2005”, any new acts and/or rules effective at the time of the inspection and any other acts and/or rules applicable to the Project. The Contractor shall submit documents required by Commissioner of Railway Safety (CRS) in time. These documents shall be deemed as part of the documents supplied by the Contractor under Sub-Clause 4.1 of the General Conditions.</i></p>
18.	Part 2, Section VI-2 – Specification (Technical Specifications), Sub-Clause 2.3, Page 32 of 121	2.3 Plate Load Test	<p>2.3 Plate Load Test</p> <p><Add the following Item d) and e) after Item c) of Sub-Clause 2.3></p> <p>d) <i>In case the settlement at the ultimate bearing capacity exceeds 10% of the plate width, the Contractor shall immediately report the result to the Engineer for his direction.</i></p> <p>e) <i>In case the settlement at 1/3 of the ultimate bearing capacity exceeds 1% of the plate width, the Contractor shall immediately report the result to the Engineer for his direction.</i></p>



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19.	Part 2, Section VI-2 – Specification (Technical Specifications), 1. Sub-Clause 4.11.1, Item b), Page 50 of 121 2. Sub-Clause 4.11.3, Item f), Page 51 of 121	4.11.1 Transporting b) Transportation of Concrete shall conform to IRS: CBC (CL. 8.1, 5.7), if not in contravention to the following provisions. 4.11.3 Placing f) Concrete when deposited shall have a temperature of not more than 40°C as far as possible. It shall be compacted in its final position within 30 minutes of its discharge from the mixer, unless carried in properly designed agitators, operating continuously, when this time shall be within one hour of the addition of cement to the mix and within 30 minutes of its discharge from the agitator. In all such matters, the Engineer's decision shall be final.	4.11.1 Transporting b) Transportation of concrete shall conform <i>to IS 4926 (CL. 5.2) for Ready Mix Concrete and IRS: CBC (CL 8.1, 5.7) for other than Ready Mix Concrete, if not in contravention to the following provisions.</i> 4.11.3 Placing f) Concrete when delivered shall be maintained a temperature of not more than 40°C as far as possible. It shall be compacted in its final position within 30 minutes of its discharge <i>from the mixer or agitating transit mixer, unless carried in properly designed agitators, operating continuously, when this time may be within one hour of its discharge from the agitating transit mixers, subject to the Contractor's demonstration of adequate workability of such concrete.</i>
20.	Part 2, Section VI-2 – Specification (Technical Specifications), Sub-Clause 5.2.5, Page 63 of 121	5.2.5 Sheathing Ducts	5.2.5 Sheathing Ducts Whole Sub-Clause 5.2.5 will be replaced with Attachment No. 02 of this Addendum.
21.	Part 2, Section VI-2 – Specification	7.2.1 Materials	7.2.1 Materials Whole Sub-Clause 7.2.1 will be replaced with Attachment No. 03 of this Addendum.



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	(Technical Specifications), Sub-Clause 7.2.1, Page 90 of 121		
22.	Part 2, Section VI-2 – Specification (Technical Specifications), 1. Sub-Clause 8.11, 1 st Para., Page 104 of 121 2. Sub-Clause 8.11.1, Item c), e) & g), Page 105-106 of 121. 3. Sub-Clause 8.11.2, Item a) Page 106 of 121. 4. Sub-Clause 8.11.4, Item a) Page 107 of 121.	8.11 Cable Duct Cable duct works shall include laying of ducts for the cables of Power Supply, Signal and Telecommunication (hereinafter called Communication), <i>and LCX (for train radio)</i> . The works include procurement, transportation, unloading, and installation, removal for material, carrying out of inspections and testing, and responding to any un-natural occurrences. 8.11.1 Construction c) In the case of LCX cable duct, as the duct shall not have metal reinforcement so as not to affect radio wave transmission, the concrete shall be Glass fibre reinforced concrete (GRC) and the fibre used shall be alkali-resistance short glass fibre with zirconia content not less than 16.0%. Cement used shall not have chloride ion content more than 0.30 kg/m ³ . e) Bolt-insert shall be Ceramic and Polyamide type to avoid bolt seizure, and shall be embedded in trough. The anchor to fix the bottom shall be suitable epoxy as per the Drawing. Bolt shall be of Stainless steel (SUS 304) and shall be durable for repetitive use tested under the condition conforming to JIS B 1056 or its equivalent	8.11 Cable Duct Cable duct works shall include laying of ducts for the cables of Power Supply, Signal and Telecommunication (hereinafter called Communication. The works include procurement, transportation, unloading, and installation, removal for material, carrying out of inspections and testing, and responding to any un-natural occurrences. 8.11.1 Construction c) Deleted e) Bolt-insert shall be Ceramic and Polyamide type to avoid bolt seizure, and shall be embedded in trough. The anchor to fix the bottom shall be suitable epoxy as per the Drawing. Bolt shall be of Stainless steel (SUS 304) and shall be durable for repetitive use tested under the condition conforming to JIS B 1056 or its equivalent Indian Standard.



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		<p>Indian Standard. Bolt tip shall be coated with suitable epoxy as per the Drawings to prevent loosening, and is to be enclosed in fastening. Bolt fastening torque shall correspond to the diameter of bolt, and carefully managed. Bolt-insert of Power-supply and Communication Cable-Duct shall have pull-out strength of at least 4kN/each, <i>whereas for the LCX Cable-Duct the same shall be at least 3kN/each.</i></p> <p>g) The LCX cable duct shall have radio wave transmission range for VHF band (30MHz~300MHz) and for UHF band (300MHz~3GHz). The transmission is influenced by rain water and moisture content in the cable duct and appropriate measures shall be taken as per the approved Method Statement.</p> <p>8.11.2 Testing and Acceptance a) GRC material: The alkali-resistance glass fibre used in LCX cable ducts, shall be in lengths of 13-19mm, with diameter in the range of $18 \mu\text{m} \pm 2 \mu\text{m}$, shall be clean and without any cracks, shall be dry having water-content less than 0.5%, and have zirconia content not less than 16.0%. The Contractor shall submit the material certificate from the Manufacturer to the Engineer.</p> <p>8.11.4 Installation b) No difference in level and gap between power supply and communication ducts is allowed, as the top surface is used for maintenance passage. Where necessary, the</p>	<p>Bolt tip shall be coated with suitable epoxy as per the Drawings to prevent loosening, and is to be enclosed in fastening. Bolt fastening torque shall correspond to the diameter of bolt, and carefully managed. Bolt-insert of Power-supply and Communication Cable-Duct shall have pull-out strength of at least 4kN/each.</p> <p>g) Deleted</p> <p>8.11.2 Testing and Acceptance a) Deleted</p> <p>8.11.4 Installation b) No difference in level and gap between power supply and communication ducts is allowed, as the top surface is used for maintenance passage. Where necessary,</p>



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		cable duct shall have gradient as that of the permissible bending angle which shall be less than 30 degree for Power Supply and Communication duct, <i>and 4 degree for LCX duct.</i>	the cable duct shall have gradient as that of the permissible bending angle which shall be less than 30 degree for Power Supply and Communication duct.
23.	Part 2, Section VI-2 – Specification (Technical Specifications), Page 109 of 121		<p><Add the following Sub-Clause 8.17 and Sub-Clause 8.18 after Sub-Clause 8.16 ></p> <p>8.17 Foundation-Post</p> <p>a) <i>Bridge-Foundation-Post shall be made of 10mm thick cast-iron plate, and embossed and painted with details of type, depth and date of casting of foundation at each pier location.</i></p> <p>b) <i>Dimensions and description on the post, and shape, size & style of embossing and painting shall be as per the Drawings, and fixed at location specified therein.</i></p> <p>c) <i>Shop drawings shall be approved by the Engineer before installation.</i></p> <p>d) <i>Measurement for Payment: Bridge-Foundation-Post shall be measured in numbers of such post, all executed as per the Drawings.</i></p> <p>8.18 Painting of Bridge Details</p> <p>a) <i>Superstructure type, pier number and crossing-name shall be painted as per the Drawings.</i></p> <p>b) <i>Shape, dimension, description, colour, style and location shall be as per the Drawings.</i></p> <p>c) <i>Serial number shall be as instructed by the Engineer.</i></p> <p>d) <i>Shop drawings shall be approved by the Engineer before executing the work.</i></p>



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			e) <i>Measurement for Payment: Painting work shall be measured in numbers of pier locations where work is executed, all as per the Drawings.</i>
24.	Part 2, Section VI-3 – Drawings (Replacements)	1) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10010 2) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10183 3) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10184 4) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10185 5) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10187 6) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10194 7) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10202 8) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10211 9) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10220 10) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10229 11) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10237	1) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10010 001 2) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10183 001 3) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10184 001 4) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10185 001 5) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10187 001 6) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10194 001 7) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10202 001 8) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10211 001 9) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10220 001 10) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10229 001 11) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10237 001



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		12) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10238	12) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10238 001
		13) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10239	13) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10239 001
		14) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10242	14) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10242 002
		15) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10243	15) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10243 002
		16) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10244	16) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10244 002
		17) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10245	17) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10245 -DELETED
		18) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10246	18) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10246 002
		19) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10247	19) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10247 002
		20) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10248	20) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10248 001
		21) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10249	21) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10249 001
		22) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10258	22) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10258 001
		23) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10263	23) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10263 001
		24) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10264	24) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10264 001



Item No.	Refer Para No.	Original	Revised
		25) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10265	25) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10265 001 Refer Attachment No. 6 of this addendum.
25.	Part 2, Section VI-3 – Drawings (New)		1) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10268 001 2) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10269 3) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10270 4) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10271 5) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10272 6) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10273 7) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10274 8) Drawing No. DD-JIC-C06-TDC-B06-BRD-B60-10275 Refer Attachment No. 6 of this addendum.



Item No.	Refer Para No.	Original	Revised		
26.	Part-1, Section III, Sub-Clause 3.2 (c), Page 19 of 28		<p><Sub-Clause 3.2 (c) (iii) has been added after existing Sub-Clause 3.2 (c) (ii)></p> <p>For Sub-Clause 3.2 (c) (iii), refer Attachment No. 4 of this addendum.</p>		
27.	Part-1, Section IV, Bidding Forms,		<p><Form FIN-3 has been added after existing Form FIN-2></p> <p>For Form FIN-3, refer Attachment No. 5 of this addendum.</p>		
28.	Part-3, Section VIII, PC, Sub-Clause 14.7, last paragraph		<p><Add the following (iii) in item (d) in Sub-Clause 14.7></p> <table border="1"> <tr> <td>Sub-clause 14.7 Payment</td> <td> <p>“The last paragraph of Sub-Clause 14.7 of GC has been modified as the following:</p> <p>The funds will be paid in the designated currency to the dedicated ‘Contract Specific Bank Account’ to be opened by the Bidder for credit of advances and all other payments received from the Employer under this Contract and for expenditures/debits made/to-be-made for the purpose of execution of the Works pertaining to this Contract. The details of the Contract Specific Contract Account will be specified after the award of work.</p> <p>Payment to the Contractor which is not to be covered by the JICA ODA Loan shall also be made to the dedicated ‘Contract Specific Bank Account’. Responsibility for the payment of Bank Charges shall be with the Employer.”</p> </td> </tr> </table>	Sub-clause 14.7 Payment	<p>“The last paragraph of Sub-Clause 14.7 of GC has been modified as the following:</p> <p>The funds will be paid in the designated currency to the dedicated ‘Contract Specific Bank Account’ to be opened by the Bidder for credit of advances and all other payments received from the Employer under this Contract and for expenditures/debits made/to-be-made for the purpose of execution of the Works pertaining to this Contract. The details of the Contract Specific Contract Account will be specified after the award of work.</p> <p>Payment to the Contractor which is not to be covered by the JICA ODA Loan shall also be made to the dedicated ‘Contract Specific Bank Account’. Responsibility for the payment of Bank Charges shall be with the Employer.”</p>
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