# ग्रामीण कार्य विभाग बिहार ग्रामीण पथ विकास अभिकरण,पटना

पत्रांक:- BRRDA(HQ)-PMGSY-70/2014-Part-II - 2794 अनु पटना / दिनांक:- 16.67.2018 प्रेषक,

संजय कुमार, <sub>भा०प्र०से०</sub> अपर मुख्य कार्यपालक पदाधिकारी—सह—सचिव, बिहार ग्रामीण पथ विकास अभिकरण, पटना। सेवा में.

> अभियंता प्रमुख, सभी मुख्य अभियंता, सभी नोडल पदाधिकारी, वित्त प्रबंधक, ब्राडा, ग्रामीण कार्य विभाग।

विषय:— दिनांक—18.07.2018 को GST विषय पर आहूत बैठक में भाग लेने के संबंध में। महाशय,

निदेशानुसार उपर्युक्त विषय के संबंध में कहना है कि दिनांक—18.07.2018 को अपराह्न 3 बजे विभागीय सचिव के कक्ष में ग्रामीण कार्य विभागन्तर्गत कार्यान्वित की जा रही योजनाओं पर GST के वित्तीय प्रभाव विषय पर बैठक आयोजित किया गया है। उक्त बैठक में NRRDA द्वारा इस संबंध में निर्गत परिपत्र पर भी विचार किया जाएगा।

अतः अनुरोध है कि उक्त बैठक में निश्चित रूप से भाग लेना सुनिश्चित करेंगे। अनु0:— NRRDA का परिपत्र।

ज्ञापांकः— BRRDA(HQ)-PMGSY-70/2014-Part-II प्रतिलिपिः—विभागीय सचिव को सादर सूचनार्थ समर्पित। (संजय कुमार) अपर मुख्य कार्यपालक

विश्वासभाजन

पदाधिकारी–सह–सचिव, ब्राडा पटना / दिनांकः–

अपर मुख्य कार्यपालक पदाधिकारी –सह–सचिव, ब्राडा National Rural Infrastructur

Biokaji Cama Place, New Delhi-110066 15 NBCC Tower, 5th

Dated: 06.06.2018

To

Secretary of Nodal Departments of PMGSY (State/UT), Empowered incipal Secretar अपर मुख्य कार्यपालक पहार (NEAs). (All State)

Subject: Implementation of Goods and Service tax- Works Contract

adam,

Government of India has enacted the Goods and Services Act 2017 throughout India e.f. 1.07.2017. The GST has subsumed various indirect Taxes of both the Central & State vernment, such as Central Excise Duty, Service Tax, Central Sales Tax (CST/ Works ntract Tax (WCT)/ State Value Added Tax (VAT), Additional Custom Duty (CVD) and special dditional Duty (SAD) apart from Entry Tax and Octroi Charges etc.

The Standard Bidding Document (SBD) makes provisions about the taxes which directly related to Contract Value. It incorporates that whenever the tax structure is changed during the ongoing contract and new law comes into force then the contractor has to be refunded the increased amount of taxes, if any and similarly, recovery is to be made from the contractor if the taxes have decreased.

3. On request of various States, seeking clarifications of GST and issuance of guidelines for 25 JUN 2018 Ministry of Rural Development (MoRD) has worked out comprehensive guidelines and future references, this office in consultation with Integrated Finance Division (IFD) of categorized all the projects under PMGSY into four different categories of A, B, C and D to enable the States to calculate additional tax burden.

The adoption and the consequent implication of GST under PMGSY will be on the following categories of works -

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Works sanctioned, prior to 01.07.2017, under different phases of PMGSY and which are ongoing i.e. subsisting contracts( including the delayed projects, beyond the original intended completion date) under various stages of physical and financial progress -(Category A)

Works sanctioned, after 01.07.2017, under different phases of PMGSY wherein GST has not been accounted for in the original proposal/sanction and wherein Tenders have been completed-(Category B)

Works sanctioned after 01.07.2017, under different phases of PMGSY wherein GST has not been accounted for in the original proposal/Sanction and for which tender process has not been initiated - (Category C).

All new works proposed and yet to be proposed i.e. works which are in the pipeline under PMGSY - (Category D).

Following are the Guidelines suggested to be followed by all SRRDAs -5.

# Category A

ii.

The new Goods and Services Tax (GST) laws require that all invoices should show the value of supply and GST separately, and the value of supply will therefore, include non-GST taxes, which remain embedded in the input prices, such as taxes on petroleum products.



- ii. The Project components under different major heads (like Earth, Sand, Aggregates, Steel, Bitumen etc.) are to be intimated by the Contractor, checked and confirmed by the competent authority.
- iii. The major issue under GST regime is to identify the portion of the existing contract that will come under GST. Therefore, there is a need to cull out GST component of the existing contracts (i.e. the value of taxes subsumed under GST).
- iv. The benchmark date for this purpose will be 01.07.2017 i.e. GST will be applicable on the portions of the contracts that are being paid from 01.07.2017.
- v. The value of the portion of the work not completed or not paid for as on 01.07.2017 shall be divided into two components.
  - a. Value of work including taxes and duties such as Customs Duty, taxes on petroleum products and other non-VAT taxes that **have not been** subsumed into GST should be worked out.
  - b. The balance will be the value of taxes subsumed into GST such as Central Excise Duty and VAT i.e. GST component.
- vi. Therefore, the value of subsumed taxes under GST needs to be separated out from the contracted amount to arrive at the value of work.
- vii. The key issue is to estimate the value of subsumed tax carefully and as accurately as possible. For this purpose, an indicative Excel format is annexed for guidance. Model calculations are also attached herewith and states may workout similarly for all the ongoing works. Excel sheet indicates various project components which attract various types of taxes including ED, CST, VAT/WCT and other taxes which were already in the contract price as per the original contract. The same format can be used to compile the information for each ongoing project, taking into consideration the GST input tax credit available for the project. The assessment of subsumed shall be submitted by the contractor along with copies of invoices and statement of input taxes duly certified by a Chartered Accountant. It is responsibility of the contractor to furnish correct details of the subsumed taxes.
- Once the value of work sanction and GST taxes are arrived, the employer may enter into supplemental agreement with revised agreement value that will be original contracted value minus the value of subsumed tax arrived as above plus GST of 12%. i.e., the cost of the subsumed taxes factored in the original contract value is required to be deducted from the original contract price to arrive at the actual amount of "cost of the project".
- ix. The GST law allows the ITC (Input Tax Credit) under the existing Acts (VAT etc) to be carried forward under their Transitional Provisions. Therefore, Section 140 of the GST law in effect allow credit of all subsumed taxes paid by a taxable person on his inputs, including the Central Excise Duty embedded in the price of inputs.
- x. Thus, the supplier gets ITC into the GST credit ledger through Transitional Provisions (including both the VAT and Central Excise Duty paid on the inputs).
- xi. The contractor while raising their bill and tax invoice post-GST, will now collect GST as indicated above from the employer and will remit the same to the respective Government. The entire GST of the supply will have to be finally borne by the employer.
- xii. The contractor will have to pay GST on the value of work, which he will pay to the respective Government, partly using the ITC that represents the taxes that he has already paid through the inputs, and partly using cash collected from the procuring entity concerned.
- xiii. Through this arrangement, the supplier also cannot claim to have incurred loss on account of embedded taxes that has been paid on the inputs.

## B. ategory B

- i. The works sanctioned after 01.07.2017, may be treated upon status of their work, as here under:
- a. For works, which have been **awarded and commenced** on the field, action may be initiated as detailed in the Category A above.

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- b. For works, which have been **awarded but not commenced** may also be treated as above before commencement of the work.
- ii. In cases, where tenders are initiated as per the existing SBD (Standard Bidding Document) norms, there should be no change in the evaluation criteria for selection of the bidders and bids shall be evaluated based on the criteria mentioned in the tender documents. However, after identification of the lowest bidder, it must be ensured that, all taxes subsumed under GST are carefully deducted to arrive at the value of works under the GST law, and the agreements should provide for payment of value of works plus applicable GST.

# C. Category C

- i. In cases, where the sanctions have been obtained after 01.07.2017 and tenders are yet to be initiated, the rates to be quoted shall be exclusive of GST and GST of 12% will be added to the value offered by the bidder separately.
- ii. The SBD may be modified to the above extent.
- iii. The Bill of Quantities (BoQ) shall also reflect prices offered by the bidder without GST and applicable GST separately.
- iv. The states shall work out the departmental cost of the work without GST for the purpose of evaluation and comparison with rates offered by the bidders.

# D. Category D

- i. In cases of all new works to be proposed under PMGSY, the states shall prepare Schedule of Rate (SoR) after deducting the taxes subsumed under GST.
- ii. The Detailed Project Reports shall be prepared based on this revised SoR and the state may add 12% GST to cost of the work to arrive at the overall cost of the work.
- iii. In all such cases approval of SoR may be obtained from NRRDA as per existing practice.

### 6. Revision of Cost

The states shall work out the impact of GST for all the works individually for all category of works indicated above and shall submit detailed proposals based on the same. Any cost excess that may be required shall be borne by MoRD and the state in the existing Fund sharing pattern of PMGSY as may be applicable to the state.

- 7. These instructions will not apply to cases were the proposals have been made with necessary GST component for which no revision of cost is required or permitted.
- 8. This has concurrence of IFD, MoRD vide diary dated 28.05.2018. w

Yours sincerely,

Director (F&A)

### Copy to:

- 1. JS (RC) & DG, NRIDA, Krishi Bhawan, New Delhi
- 2. All Financial Controllers of Nodal Departments of PMGSY
- 3. Director (Tech.)/ Director (P-III)/Director (P-I, P-II) NRIDA
- 4. Dy. Secretary (RC Division) MoRD, Krishi Bhavan, New Delhi
- 5. Dy. Secretary (IFD), MoRD, Krishi Bhavan, New Delhi.

Director (F&A)

### National Highways & Infrastructure Development Corporation limited Annexure Project/ Contract details (EPC Contracts) Contract Agreement Name of the Contractor/ Number Name of the Concessionaire Project GST No. Date Bill No. State Date: **Payment Details** b e h Pre-GST Regime GST Regime Gross Original Value of the Price variation Value of Services Payments claimed upto 30.6.2017-Payments claimed upto Bal. payments to Balance Remarks Contract upto 30.6.2017 rendered upto original contract price 30.6.2017-Price be made after Services to 30.6.2017 as per 01.07.2017 for Variation be rendered original contarct services rendered original upto 30.06.2017. contract (c+b-d-e) Price 1,00,000 1,000 65,000 45,000 20,250 35,000 Gross Original Value **Project Constituents** Percentage Percentage Pre-GST Percentage Post-GST of the ContractTotal a Gross Value of Contract 1,00,000 65,000 35,000 b Less : Margin 10.000 10% 6,500 3,500 c Cost of the Project(a-b) 90.000 58,500 31,500 d Bitumen 15,300 9% 5,000 33% 10,300 e Steel 8% 7,200 7% 4,000 10% 3,200 f Cement 5% 4,500 4% 2,500 6% 2,000 g Aggregates, Sand etc 16% 14,400 21% 12,000 8% 2,400 h Pipes 1% 900 1% 300 2% 600 i Oth. Materials 1% 900 1% 500 1% 400 j HSD 17% 15,300 279 13,000 7% 2.300 k Labour 35% 31,500 36% 21,200 33% 10,300 90,000 58,500 100% 31,500 Value of GST Implications (For balance Cost Excise Output GST **GST** Output **Total Cost** % Component Excess cost Item in VAT Excess Impact incl. work) duty % VAT rate Amount GST @ 12% under GST due to GST Cost due to GST (%) Taxes Cost of the Project(a-b) 31,500 Bitumen 33% 6.110 240 10,300 189 1,100 12% 6,975 10% 2,565 10% 5% 8% 3,200 18% 467 2,929 Cement 6% 1,618 6% . 8% 8% 2,000 289 453 1,866 Aggregates, Sand etc 8% 2.222 0% 0% 8% 2,400 59 111 2,502 Pipes 2% 545 1% 1% 600 18% 8% 98 622 Oth, Materials 1% 360 1% 2% 8% 400 28% 101 415 **HSD** 7% 2,130 0% . 0% 8% 2,300 0% 0 2,385 Labour 33% 9,537 - 0% 0% 8% 10,300 0% 0 10.681 Cost of the Project 25,086 31,500 2,324 28,375 -2564 -7.33% Average Rate of Tax under Pre-GST 26% 5 Billing Pattern 1 The cells in Green are for input Value of the work done by the Contract 35,000 2 The correct rate of taxes for Excise, CST, VAT are to be entered. Less: factored in Taxes (about) 26% 6,414 3 The rates for VAT/Output VAT are as may be applicable for respective states $\frac{1}{2}$ Adjusted Value of Work done 28,586 4 The issue of closing stocks are not considered due to complexities involved Add GST (on value of work done + Margin) 12% 3,850 5 The Components & Taxes are indicative. It has to be project specific and may change Amount Claimed 32,436 Authority Engineer Contractor

GM(P)/DGM(P) NHIDCI

# **Calculation under Rajasthan VAT Law**

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	1	∞	7	6	5	4	ω	2	1	S.No.
TOTAL		Labour Exp. From Unregistered Person (40%)	WBM	Soil	Steel TMT Bar	Steel Pipe	Cement	Emulsion	Bitumen	Particulars
9,80,000.00		2,80,000.00	1,00,000.00	1,00,000.00	1,00,000.00	1,00,000.00	1,00,000.00	1,00,000.00	1,00,000.00	Base Value (A)
		0.00%	0.00%	0.00%	1.2.50%	12.50%	12.50%	12.50%	14.00%	Excise Rate (B)
64,000.00		î	1	ı	12,500.00	12,500.00	12,500.00	12,500.00	14,000.00	Excise Amount  (C=AXB)  Total Amoun  (D = A + C)
64,000.00 10,44,000.00		2,80,000.00	1,00,000.00	1,00,000.00	1,12,500.00	1,12,500.00	1,12,500.00	1,12,500.00	1,14,000.00	49736300000000000000000000000000000000000
		VAT	VAT	VAT	VAT	VAT	VAT	CST	CST	VAT/CST
		0.00%	0.00%	0.00%	5.00%	5.00%	14.50%	2.00%	2.00%	Tax Rate (E)
32,093.00		ī	ı		5,625.00	5,625.00	16,313.00	2,250.00	2,280.00	VAT / CST Tax Rate Tax Amt. (F) (F=D X E)
.00 10,76,093.00		2,80,000.00 18%	1,00,000.00	1,00,000.00	1,18,125.00 18%	5,625.00 1,18,125.00 18%	14.50% 16,313.00 1,28,813.00 28%	1,14,750.00 18%	2,280.00 1,16,280.00 18%	Total (G=D+F)
		18%	5%	0%	18%	18%	28%	18%	18%	GST Rate (H)
1,05,000.00		1		ı	18,000.00	18,000.00	28,000.00 1,28,000.00	18,000.00	18,000.00	GST Amount (I = A X H)
1,05,000.00 10,85,000.00		2,80,000.00	5,000.00 1,05,000.00	1,00,000.00	1,18,000.00	1,18,000.00	1,28,000.00	1,18,000.00	1,18,000.00	Total (J = A + I)

Daniel		if Work done under	one under	
Particulars	E.C. 0.75%	E.C. 4%	Non EC	GST
Total Cost of Work Done	10,76,093.00	10,76,093.00	10,48,530.00	9,80,000.00
Ġross Profit - 15%	1,61,414.00	1,61,414.00	1,57,280.00	1,47,000.00
Total Work Done Amount	12,37,507.00	12,37,507.00	12,05,810.00	11,27,000.00
Service Tax Liability - 6%	74,250.00	74,250.00	72,349.00	1
GST Liability - 12%	ī	-	1	1,35,240.00
Gross Bill Amount	13,11,757.00	13,11,757.00	12,78,159.00	12,62,240.00
		(i)		
Tax Liabilities		9		
Service Tax Laibility (6%)	74,250.00	74,250.00	72,349.00	-
WCT Liability on Work Done	9,281.00	49,500.00		
Excise Duty	64,000.00	64,000.00	64,000.00	1
CST	4,530.00	4,530.00	4,530.00	
VAT	27,563.00	27,563.00	56,278.00	
Tax on CST Purchase 14.5% on				
Bill Amt. Rs.231030 (Rs.116280	33,499.00	1	38,524.00	1
GST 12%	z Ú	-	-	1,35,240.00
Total Tax Liability	2,13,123.00	2,19,843.00	2,35,681.00	1,35,240.00
Tax Inputs				
Service Tax Laibility	1		1	1
WCT Input	ı	Ę.	36,174.00	1.
Excise Duty	ı	1	ì	1
VAT	1	-	27,563.00	r
GST INPUTS	ı	1	-	1,05,000.00
Total Tax Inputs			63,737.00	1,05,000.00
Net Liability	2,13,123.60	2,15,843.00	1,71,944.00	30,240.00

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CST
Purchase
οę
Non
EC
Work

Total Purchase Add : GP 15% 2,31,030.00 34,655.00

Total Tax @ 14.5% 2,65,685.00 **38,524.00** 

 Tax on Local Purchase 14.5% for Non EC Work

 Total Purchase
 1,12,500.00

 Add: GP 15%
 16,875.00

Total Tax @ 14.5% 1,29,375.00 18,759.00

 Tax on Local Purchase 5% for Non EC Work

 Total Purchase
 2,25,000.00

 Add: GP 15%
 33,750.00

Total

Tax @ 5% 2,58,750.00 **37,519.00**