

भारतीय राष्ट्रीय राजमार्ग प्राधिकरण (सड़क परिवहन और राजमार्ग मंत्रालय, भारत सरकार) National Highways Authority of India (Ministry of Road Transport & Highways, Government of India) क्षेत्रीय कार्यालय, मदुरै / Regional Office, Madurai दूसरा व तीसरी तल, विजय कृष्ण प्लाज़, संख्या-1, लेक एरिया, मेलूर मेन रोड, माहुतावनी, मदुरै-625 007 2^{et} & 3^{et} Floor, Vijay Krishna Plaza, No.1, Lake Area, Melur Main Road, Mattuthavani, Madurai-625 107 दर्रमाष/Tele:+91-452-258 8999 वेब /Website: www.nhai.gov.in ई-नेल/E-mail: romadurai@nhai.org



NHAI/15018/4.6/07/2023/RO Madurai/E:209273/ 1074

30thJune, 2023

INVITATION OF PUBLICE COMMENTS

Sub: NHAI, PIU, TRICHY - Trichy - Madurai section of NH 38 (Old NH 45B) - TWAD Board - CWSS to 174 habitations in Manikandam and Anthanallur unions of Trichy District under Jal Jeevan Mission for laying of water pipe line along the road from km.14/950 to km.15/000 (50m), km.11/200 to km.11/690 (490m), km.11/690 to km.11/940 (250m), km.11/980 to km.12/800 (820m) km.12/800 to km.12/830 (30m HDD method) on LHS & km.14/950 to km.15/000 (50m), km.11/200 to km.11/690 (490m), km.11/940 to km.11/980 (40m) on RHS and across at km.15/000, 11/690, km.11/940, km.11/980 for a total length of 2400m by open trench & HDD method- **Invitation of Public Comments - Reg.**

Ref: PD, Trichy Lr. No-NHAI/PD/TRY/Utility/TWAD/NH 38/2023/1161 dated 13.06.2023

The proposal received from PD, Trichy vide Lr NHAI/PD/TRY/Utility/TWAD/NH 38/2023/1161 dated 13.06.2023 there by requesting permission for laying of water pipe line along the road from km.14/950 to km.15/000 (50m), km.11/200 to km.11/690 (490m), km.11/690 to km.11/940 (250m), km.11/980 to km.12/800 (820m) km.12/800 to km.12/830 (30m HDD method) on LHS & km.14/950 to km.15/000 (50m), km.11/200 to km.11/690 (490m), km.11/940 to km.11/980 (40m) on RHS and across at km.15/000, 11/690, km.11/940, km.11/980 of NH-38 (Trichy - Madurai section) for a total length of 2400 meters in the state of Tamil Nadu as proposed by, TWAD Board, RWS Division, Trichy.

Accordingly, as per Policy Guidelines issued by Ministry vide letter No. RW/NH-33044/29/2015/S&R(R) dated 22.11.2016. the application is being uploaded on public domain for 30 days for seeking claims and objections (on grounds of public inconvenience, safety and general public interest).

In view of the above, comments of the public on the above proposal is invited to the below mentioned address:

Regional Officer, National Highways Authority of India, No.2nd & 3rd Floor, Vijay Krishna Plaza, No.1, Lake Area, Melur Main Road, Mattuthavani, Madurai - 625 007.

TES MAN ,0106/2

(Mahendra Meena), Dy. Manager (Tech.,)

Encl. As above

Copy to:

1. The NIC, New Delhi - for uploading in the Ministry's website.

From,

Er. S.NAGA ANAND. M.E, EXECUTIVE ENGINEER, **RWS** Division, TWAD Integrated office complex, No.35, J .K. Nagar, Trichy - 23 Email :- eetryrws@gmail.com

To,

The Project Director, NHAI -PIU, Trichy.

Lr. no.1205/F .174 CWSIS/JDO/RWS/Try/2023/Dated:12.05.2023

Sir,

Sub: TWAD Board - CWSIS to 174 Habitations in Manikandam and Andhanallur unions of Trichy District under Jal Jeevan Mission for laying of Water Pipe line in NH-38 (Trichy – Madurai Section) Along and Across the road LHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 (820m), Km 12/800 to 12/830 (30m HDD Method) RHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/940 to 11/980 (40m) and Crossing at Km 15/000 (45m), Km 11/690 (45m), Km 11/940 (45m), Km 11/980 (45m) by Open trench & HDD method - proposal resubmitted - approval requested - reg.

Ref: NHAI/PD/TRY/Utility/TWAD/NH38/2023/613/dt.28.03.2023

With reference to the above cited I resubmit herewith the proposal for installation of Water Pipe line for CWSIS to 174 Habitations in Manikandam and Andhanallur unions of Trichy District under Jal Jeevan Mission for laying of Water Pipe line in NH-38 (Trichy – Madurai Section) Along and Across the road from LHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 (820m), Km 12/800 to 12/830 (30m HDD Method) RHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/940 to 11/980 (40m) and Crossing at Km 15/000 (45m), Km 11/690 (45m), Km 11/940 (45m), Km 11/980 (45m) by Open trench & HDD method of NH-38 (Trichy - Madurai Section).

In this connection it is proposed to install the Water Pipe along and across the road, detailed drawing, and check list, Agreement, Undertaking & Indemnity Bond are enclosed herewith.

I request that necessary permission may please be issued, so as to enable to install the Water Pipe line along and across the road NH - 38 and the restoration charges may be intimated to the above Mentioned address for making payment.

(mm) 3

EXECUTIVE ENGINEER,

TWAD Board, RWS Division, Trichy.

The Project Director NHAI Trichy - PIU

WATER PIPE LINE ROUTE DIAGRAM

SECTION

TWAD Board - CWSIS to 174 Habitations in Manikandam and Andhanallur unions of Trichy District under Jal Jeevan Mission for laying of Water Pipe line in NH-38 (Trichy – Madurai Section) Along and Across the road LHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 (820m), Km 12/800 to 12/830 (30m HDD Method) RHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/940 to 11/980 (40m) and Crossing at Km 15/000 (45m), Km 11/690 (45m), Km

Along - Total Length -2220 Meters.

Across - Total length -180 Meters

APPLICANT:

EXECUTIVE ENGINEER, TWAD Board , RWS Division, Trichy - 23

The Project Director

National Highway Authority Of India Trichy.

CHECK - LIST

Guidelines for Project Directors for processing the proposal for Water Pipe Line for CWSIS to 174 Habitations in Manikandam and Andhanallur Unions of Trichy District under Jal Jeevan, in the land along the road and across National Highways vested with NHAI.

Relevant circulars .

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Ministry Circular No. RW/NH-33044/29/2015-S&R (R) dated 22.11.2016

Check list for getting approval for laying of Water Pipe Line on NH land

S.		and the on NH land	
No.	Item		
1	0	Information/ Status	D
	General Information	Sturus	Remark
1.1	Name and Address a		
	Applicant/Agency of the	EXECUTIVE	
	2	EXECUTIVE ENGINEER, TWAD Board, RWS	
		Division,	
-		Trichy - 23	
1.2	National Highway Number		
.3	State State		
.4		NH - 38	
_	Location	Tamilnadu	
	(Chainage in km)	Trichy-Madurai South	
		Thong the Road From At	
		THE ALLOSS THE road I THE TE	
1		1 1 7 JU LU Km 15/000 (co)	
		11/200 Km 11/600 (400	
		11/090 to Km 11/040	
		250m/ Nm 11/980 to 12/200	
		(02011), Km 17/800 to 10/000	
		(SVIII IIDD Method) DITG T	
		1 1 1 2 2 10 Km 15/000 /co	
		11/200 IO Km 11/200 (400	
		M_{2} All $1/940$ to 11/000	
		(TUIL) and Crossing of T	
		(4)m) Km 11/(00	
Le	ength in Meters	$(\neg 2 \mu h Nm + 1/0 An A E N m)$	
W	idth of available ROW	11/200 (43m)	
(2)	Left side C	2,220 meters & 180 meters	
(u)) Left side from center line towardsincreasing ainage/ km direction		
		22.50	
(b)	Right side from center line towardsincreasing	22.50 meters	
cha	ainage/ km direction		
Pro	pposal to lay underground Water pipe	22.50	
line	e, white and erground Water pipe	22.50 meters	
cha	Left side from center line towardsincreasing inage /. km direction		
und	inage / km direction	22.50 meters	-
	1	0	
	& Comes	UT I FF	
	EXECUTIVE ENGINEER	Dan Jan !	
	ANDO HAL LUMINCEN	DGM (T) & PPO IF OF	1

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DGM (T) & PROJECT DIRECTOR 122 NATIONAL HIGHWAYS AUTHORITY OF INDL PIU-TRICHY - 620 001.

(b) Right side from center line towardsincreasing chainage/ km direction		
1.9 Proposal to acquire land	22.50 meters	
(a) Left side from center 1		
(b) Right side from center line	NA	
	INA	
1.10 Whether proposal is in the same side where land is not to be an		
	The water pipe shall be laid at the	
11 HULLIEN Where to low 11 Dt	extreme end of ROW	
1.11 Details of already laid services, if any, along the proposed route	ON ON CONCENTRATION OF ROW	
along the proposed route		
1.12 Number of L	Nil	
1.12 Number of lanes (2/4 /6/8 lanes) existing		
113 Proposed NL	4 lane with Paved	
1.13 Proposed Number of lanes (2 lane with paved shoulders/4 /6/8 lanes)	Shoulder	
paved shoulders/4 /6/8 lanes)	4 lane with Paved	
1.14 Service road existing or not	Shoulder	
If yes then which side	No	
(a) Left side from center line		
(U) Kight side from cand 1	Shown in the diagram	
1.15 Proposed Service road	Shown in the diagram	
(a) Left side from center line	-	
(b) Right side fun	-	
(b) Right side from center line	-	
.16 Whether proposal to lay Water Pipe line is after the service road or between the service	-	
service road or between the service road and main carriageway		
	Extreme Edge of ROW	1
.17 The permission for laving of XV is a start		
.17 The permission for laying of Water Pipe line shall be considered for approval / rejection based on the Ministry Circulars mentioned as above	Considered for an	
Ministry Circulars mention based on the	Considered for approval based	
Ministry Circulars mentioned as above. (a) Carrying of sewage/gas pipelines on highway bridges shall not be permitted as Fumes (gases	onthe Ministries circular	
bridges shall not he		
bridges shall not be permitted as Fumes /gases pipes can accelerate the process of correspondence		
accelerate the process of corrosion or may cause explosions, thus, being much more injurison that		
explosions, thus, being much more injurious than leakage		
(b) Communication		
(b) Carrying of water pipe lines on bridges shall also be discouraged. However, if the water supply and it		
discouraged. However, if the water supply authorities seem to have no other viable alternative and		
seem to have no other viable alternative and approach the highway authority well in time before the		
highway authority well in time before the design of the bridge is finalized, they may be permitted		
bridge is finalized, they may be permitted to carry the		
pipeline on independent superstructure, supported on extended portions of piers and abutment		
extended portions of piers and abutment		
extended portions of piers and abutments in such a manner that in the final arrangement enough free spade		
around the superstructure of at a transferrence enough free spade	Yes	
for inspection and renaine of the of luge remains available		
(c) Cost of required extension of the		
(c) Cost of required extension of the substructure as well as that of the		
Supporting superstructure 1 11		
Supporting superstructure shall be borne by the agency- in-charge of the utilities, of the Ministru's D		
in-charge of the utilities. of the Ministry's Project Chief Engineers only.		
S to the only,		
A	r Petro I P	
Burns 3	W law	
	DGM (T) & PROJECT DIRECT	2/2
EXECUTIVE ENGINEER	TIONAL HIGHWAYS AUTURECT	OR /

EXECUTIVE ENGINEER T.W.A.D. BOARD, RWS DIVISION TRICHY

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DGM (T) & PROJECT DIRECTOR 2/0 ATIONAL HIGHWAYS AUTHORITY OF INDIA PIU-TRICHY - 620 001,

1	 (d) Services are not being allower indiscriminately on the parapet/any part of the bridges, Safety of the bridges has to be kept in view while permitting various services along bridge. Approvals are to be accorded in this regard with the concurrence of the Ministry's Project Chief Engineers only. 18 If crossings of the road involved If Yes, it shall be aither any of the service of t	e n g s s	
	If Yes, it shall be either encased in pipes or through structure or conduits specially built for that purpose at the expenses of the agency owning the line		
	(a) Existing drainage structures shall not be allowed to carry the lines.	Yes	
-	(b) Is it on a line normal to NH	Yes	
	(c) Crossings shall not be too near the existing structures on the built	ICS	
	the minimum distance being 15 meter. What is the distance from the existing structures	Yes	
	(d) The casing pipe (or conduit pipe in the case of pipe line) carrying the utility line shall be of steel, cast iron, or reinforced cement concrete and have adequate strength and be large enough to permit ready withdrawal of the carrier pipe/cable.	Yes	
	sealed from the outside so that it d	Yes	
	 act as a drainage path. (f) The casing/conduit pipe should, as minimum extend from drain to drain incuts and toe of slope toe of slope in the fills. 	Yes	
	(g) The top pf the casing/conduit pipe should be at least 1.2 meter below the surface of the road subject to being at least 0.3 m below the drain inverts.	Yes	
	(h) Crossing shall be by boring method (HDD) specially where the existing road pavement is of cement concrete or dense bituminous concrete type	Yes	
	(i) The casing/conduit pipe shall be installed with an even bearing throughout its length and in such a manner as to prevent the formation of a waterway along it.	Yes	

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2	Document / Drawings enclosed with the Proposal		
2.1	Cross section showing the size of trench	Yes	
	size of 1.2m deep X 0.2m mills		
	than the outer diameter of the pipe		
	(ii) located as close to the extreme edge of the right-of-way as possible but not less than 15 meter from the centre-lines of the nearest carriageway	Yes	
	(iii) Shall not be permitted to run along the National Highways when the road formation is situated in double cutting. Norshall these be laid over the existing culverts and bridges (iv) These should be as high it		
2.2	least 0.6 meter below the ground level so as not to obstruct drainage of the road land.	Yes	
	Cross section showing the size of pit and location of pipe for HDD method	Yes	
	Strip plan/ Route Plan showing Water Supply pipe line, Chainage, width of ROW, distance of proposed, pipe line from the edge of ROW, important mile stone, intersections, cross drainage works etc.	Yes, Shown in the diagram	
2.4 1	Methodology for laying of showing Water Supply pipe line.	Yes (Open Trench	
.4.1 (Open trenching method () (Method & HDD Method)	
n cu M (a	either cement concrete nor dense bituminous oncrete type. If yes, lethodology of refilling of trench	Back fill the excavated soil with comparirron @ every 300mm	
di (b	ameter of the pipe.	Yes	
co clo sun val be	a depth of not less than 30 cm. It shall nsist of granular material, free of lumps, ods and cobbles and graded to yield a firm rface without sudden change in the bearing lue. Unsuitable soil and rock edged should excavated and replaced by selected terial.	Yes	
		le	

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	4		
	(c) The backfill shall 1		
	(c) The backfill shall be completed in two stag (i) side – fill to the level of the start of the	res	
		nd	
		Yes	
	the road crust	1 65	
	(d) The side fill shall consist of granular material laid in 15		
	material laid in shall consist of granular		
1			
		Yes	
	controlled addition of moisture to 95% of th Proctor's Density. Overfill shall be compacted to the same density as the material additional states of the same density as the material additional states of the same density as the material additional states of the same density as the material states of the same density as the material states of the same density as the same density as the same density as the same density as the same density of the same density as the	le	
	the same 1 is Overfill shall be compacted t	0	
	the same density as the material that had been removed. Consolidation by saturation		
0	removed. Consolidation by saturation or ponding will not be permitted	n	
	will not be permitted.	g	
1	(e) The road crust shall be built to the same strength as the existing error		
1	strength and crust shall be built to the same	a	
1	strength as the existing crust on either side of the trench. Care shall be taken to an inter side of the		
1	trench. Care shall be taken to avoid	5	
1	the formation of a dip at the trench.		
	ut me uenen.		
	(f) The and it		
	(f) The excavation shall be protected by flagman signs and harris is the protected by		
		Yes	
	(g) If required a li		
	(g) If required, a diversion shall be constructed at the evenes		
240		Yes	
2.4.2	Horizontal Directional Drilling (HDD)		
	Method (HDD)		
2.4.3		Yes	
	Laying of Water Pipe Line through CD		
2	works and method of laving		
3	Draft License Agreement signed by two	No.	
	witnesses		
		Yes, enclosed with	
4	Performance Parts G	Property I	
	Performance Bank Guarantee in favour of NHAI	proposal	
	has to be obtained @ Rs100/- per running meter (parallel to NH) and Rs1 00 000/		
	(parallel to NH) and Rs1 00 000/		
	(parallel to NH) and Rs1,00,000/- per running meter NH, for a period of one year initially (extendable if required till satisfactory completion		
	if required till action		
	if required till satisfactory completion of work) as		
	a security for ensuring/makinggood the excavated trench for laying the cables/duct		
	trench for laying the cables/ducts by proper filling and compaction, clearing debut f		
	and compaction, clearing debris/loose earth		
	produced due to clearing debris/loose earth	Would he also	
	produced due to execution of trenching at least	Would be obtained after	
1	50m away from the edge of the right of way. No	approval of the proposal	
1	payment shall be payable by	Tropoper	
1	the NHAI to the line		
	the NHAI to the licensee for clearing debris/loose		
	Performance BC an and		· · · · · ·
1 H	Performance BG as per above is to be	Applicable at a later date	

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4.2	Confirmation of BG has been obtained as		
	per NHAI guidelines	BG should be submitted	
E		as per NHAI	
5	Affidavit / Undertaking from the Applicant for	GUIDELINES	
		Yes	
5.1	Not to Damage to other utility, if damaged then to pay the losses sit	105	
	then to pay the losses with		
	then to pay the losses either to NHAI or tothe concerned agency	Ver and the	
5.2	Renewal of Daylor	Yes, enclosed with	
	Renewal of Bank Guarantee	proposal	
5.3	Confirm	Yes, will be obtained	
0.0	Confirming all standard condition of	after submission of BG	
5.4		Yes, enclosed with	
5.4	Shifting of Water pipe line as and when required by NHAI at their own	proposal	
	required by NHAI at their own cost	Yes, enclosed with	
5.5		proposal	
	shoulder / widening of NH	Yes englosed in	
5.6		Yes, enclosed with	
	Indemnity against all damages and claimsclause (xxiv)	proposal	
	(AAIV)	Yes, enclosed with	
.7	Traffic	proposal	
	Traffic movement during laying of Water		
1	pipe line to be managed by the applicant		
		Yes, enclosed with	
	If any claim is raised by the Concessionaire then the same has to benaid by the annuli	proposal	
	the same has to bepaid by the Concessionaire then		
	if me by the applicant	Yes, enclosed with	
9 1		proposal	
	Prior approval of the NHAL shall be	proposal	
ł	Prior approval of the NHAI shall be obtained before undertaking any work of installation, hifting or repairs, or alterations to the		
S	hifting or repairs, or alterations to the showing Water pipe line located in the Net		
V	Water nine line located is		
r	Water pipe line located in the National highway	Yes, enclosed with	
14	Vays.	proposal	
0 E	vnondit in	T 1, 0000	
	xpenditure, if any, incurred by NHAI for		
re	pairing any damage caused to the National		
H	ighway by the laying maintenance to the National		
th	e Water pipe line will be 1	Yes, enclosed with	
01	whing the line	proposal	
1 If	the NHAL consider	proposal	
m	the NHAI considers it necessary in future to		
	ove the utility line for any work of improvement repairs to the road it will be		
J-	repairs to the road, it will be carried out as sired by the NHAL at the carried out as		
ae	sired by the NHAI at the cost of the agency		
OW	ning the utility line within a the dost of the agency	Yes, enclosed with	
(nc	Ining the utility line within a reasonable time otexceeding 60 days) of the intimation given.	proposal	
	, g oo days) of the intimation given.	proposal	

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EXECUTIVE ENGINEER T.W.A.D. BOARD, RWS DIVISION TRICHY

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DGM (T) & PROJECT DIRECTOR

5.12	Certificate from the applicant in the following format		
1			
	(i) Laying of Water pipe line will not have any deleterious effects on any of the line	,	
	deleterious effects on any of the bridgecomponents and roadway safety for traffic		
	and roadway safety for traffic.		
	(1) Ior 0 -lanning with payed should an "IV.		
	undertake that I will relocate service		
	roud/upproach road/utilities		
	notwithstanding the permission granted within such time as will be stimulated within	proposal	
	such time as will be stipulated by NHAI" for future six-lanning or any other	1 - posui	-
	future six-lanning or any other development."		
6.	Who will sign the agent		1
	Who will sign the agreement on behalf of of Water pipe line agency	EXECUTIVE ENGINEER,	
	r-po mile agency	TWAD Board, RWS Division,	
		Trichy - 23	
7	Certificato from (I. T		
7.1	Certificate from the Project Director		
	No. NH-41 (58)/68 dated 21 1 100. Ministry Circular		
	No. NH- III/P/66/76 det 1 1969, Ministry Circular		
	Circular No. RW/NH HUD/CC/10/19.11.1976, Ministry		
	Ministry Circular No. DWAWY dated 11.5.1982.		
	dated 28,7,1993 Ministry Gi 1103//1/86-DOI (ii)		
	11037/1/86/DOI dated 19.1.1995, Ministry Circular No. RW/NH- No. RW/NH- 34066/2/95/ S&P data 1 25 in Circular		
	No. RW/NH- 34066/2/95/ S&R dated 25.10.1999and Ministry Circular No. RW/NH 34066/2002		
	Ministry Circular No. RW/NH-34066/7/2003 S&R (B)		
(dated (B)	Yes	
'.2 (Certificate from DD: 11		
6	Certificate from PD in the following format i) "It is certified that are in the following format		
u	Water pipe line would be extremely difficult and		
р	inreasonable costly and the installation of Water	Var	
d	ipe line within ROW will not adversely affect the esign, stability & traffic sofety	Yes	
n	esign, stability & traffic safety of the highway or the likely future improved		
w	or the likely future improvement such as		
Gii	videning of the carriageway, easing of curve etc".		
(a) Where for it it.		
th	Where feasibility is available "I do certify that ere will be no hindrance to promote determined by the second sec		
ba			
nr	oposed structures at the sold low time in the sold low time in the sold low time is the sold low time in the sold low time is the sold low time in the sold low time is the sold		
(b)	oposed structures at the said location".		
(~)	11 Vase leasthility non-ut		
for	certify that sufficient ROW is available "I accommodating proposed as a vailable at site	Yes	
101	accommodating proposed six-laning".		
		v	
	6	NA.	
	Ban 3	due FP	
	(Xam	M.gan FF	1
		DGM (T) & PROJECT D	
		ATIONAL HIGHWAYS AUTHO	PITY OF THE
	T.W.A.D. BOARD, RWS DIVISION	PIU-TRUCHY - 620	DOA
	. TRICHY		M7.

8	If NH section proposed to be taken up by NHAI on BOT basis - a clause is to be inserted in the agreement. "The permitted Highway on which Licensee has been granted the right to lay cable/duct has also been granted as a right of way to the concessionaire under the concession		
	agreement for up-gradation of [Trichy – Madurai Section]Along and Across the road <u>LHS</u> Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 (820m), Km 12/800 to 12/830 (30m HDD Method) <u>RHS</u> Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/940 to 11/980 (40m) and <u>Crossing</u> at Km 15/000 (45m), Km 11/690 (45m), Km 11/940 (45m), Km 11/980 (45m) of NH-38. on Build, Operate and TransferBasis] and therefore, the licensee shall honour the same."	NA	
9	Who will supervise the work of laying of Water pipe line	Consultants and relevant field	
10	Who will ensure that the defects in road portion after laying of Water pipe line are	Officers of NHAI. EE/TWAD/RWS/Trichy	
	corrected and if not corrected then what action will be taken.	the nature and seriousness of	
11	Who will pay the claims for damages done/disruption in working of Concessionaire if asked by the Concessionaire.	damages. EE/TWAD/RWS/Trichy	
12	A certificate from PD that he will enter the proposed permission in the register of records of the permissions in the prescribed proforma (copy enclosed).	Yes, Enclosed	
13	If any previous approval is accorded for laying of underground Water pipe line then Photocopy of register of records of permissions accorded as maintained by PD then copy be enclosed	Yes, Enclosed	

Same

EXECUTIVE ENGINEER T.W.A.D. BOARD, RWS DIVISION TRICHY

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Project Director NHAI

TRICHY. - PI DGM (T) & PROJECT DIRECTOR ATIONAL HIGHWAYS AUTHORITY OF INDIA PIU-TRICHY - 620 001.

Annexure-I

. Conditions to be enclosed/incorporated in the approval letter for permission for laying of Water pipe line for CWSIS 174 Habitations in Manikandam And Andhanallur unions, Trichy District under Jal Jeevan Mission

1.

- The Water pipe line shall be located as close to the extreme edge of the right-of-way as possible but not less than 15 meter from the centre-lines of the nearest carriageway. The Water pipe line shall not be permitted to run along the National Highways when the 2.
- road formation is situated in double cutting. Nor shall these be laid over the existing culverts and bridges without the prior approval of NHAI/Government of India. The Water pipe line shall be so placed that at no time there is interference with the 3.
- These should be so laid that their top is at least 0.6 meter below the ground level so as not 4.
- The authority/ owner of the underground utility shall ensure that laying Water pipe line 5.
- should not have any deleterious effects on any of the bridge components and roadway 6.
- The lines shall cross the National Highways preferably on a line normal to it or as nearly 7.
- Crossings shall not be too near the existing structures on the National Highway, the minimum distance being 15 meter. 8.
 - The Water pipe line is permitted to cross the National Highway, either encased in pipes or through structure of conduits specially built for that purpose at the expense of the agency
- owning the line. Existing drainage structures shall not be allowed to carry the lines across. The casing pipe (or conduit pipe in the case of electric cable) carrying the Water pipe line 9. shall be of steel, cast iron, or reinforced cement concrete and have adequate strength and be large enough to permit ready withdrawal of the carrier pipe/cable. Ends of the casing/conduit pipe shall be sealed from the outside, so that it does not act as a drainage 10.
- The casing/conduit pipe should, as minimum extend from drain to drain in cuts and toe of slope toe of slope in the fills. 11,
- The top pf the casing/conduit pipe should be at least 1.2 meter below the surface of the road subject to being at least 0.3 m below the drain inverts. 12.
- The casing/conduit pipe may be installed under the road embankment either by boring or digging a trench. Installation by boring method shall only be permitted where the existing
- road pavement is of cement concrete or dense bituminous concrete type. The casing/conduit pipe shall be installed with an even bearing throughout its length and 13.
- in such a manner as to prevent the formation of a waterway along it. Open trenching method. (May be allowed in utility corridor only where pavement is 14.
 - neither cement concrete nor dense bituminous concrete type (a)
 - The sides of the trench should be done as nearly vertical as possible. The trench width should be at least 30 cm, but not more than 60 cm wider than the outer

(b)

Filling of the trench shall conform to the specifications contained herein below. Bedding shall be to a depth of not less than 30 cm. It shall consist of granular (c) material, free of lumps, clods and cobbles and graded to yield a firm surface without sudden change in the bearing value. Unsuitable soil and rock edged should be excavated and replaced by selected material. (d)

The backfill shall be completed in two stages (i) side - fill to the level of the top of the pipe and (ii) overfill to the bottom of the road crust. (e)

The side fill shall consist of granular material laid in 15 cm layers each consolidated by mechanical tampering and controlled addition of moisture to 95% of the Proctor's Density. Overfill shall be compacted to the same density as the material that had been removed. Consolidation by saturation or ponding will not be

- The road crust shall be built to the same strength as the existing crust on either side (f) of the trench or to thickness and specifications stipulated by the Highways
- Authority. Care shall be taken to avoid the formation of a dip at the trench. The excavation shall be protected by flagman, signs and barricades, and red lights (g)
- If needed, a diversion shall be constructed at the expense of agency owning the Water 15.
- Prior approval of the NHAI shall be obtained before undertaking any work of installation, 16. shifting or repairs, or alterations to the Water pipe line located in the National highway
- Expenditure, if any, incurred by the Highway Authority for repairing any damage caused 17.
- to the National Highway by the laying, maintenance or shifting of the Water pipe line will be borne by the agency owning the Water pipe line. 18. If the NHAI considers it necessary in future to move the Water pipe line for any work of

improvement of repairs to the road, it will be carried out as desired by the Highway Authority at the cost of the agency owning the Water pipe line within a reasonable time (not exceeding 60 days) of the intimation given. 19.

The licensee shall ensure making good the excavated trench for laying Water pipe line by proper filling and compaction, so as to restore the land in to the same conditions as it was

before digging the trench, clearing debris/loose earth produced due to execution of trenching at least 50m away from the edge of the right of way. The licensee shall furnish a Bank Guarantee to the NHAI @ Rs100/- per running meter 20.

(parallel to NH) and Rs1,00,000/- per crossing of NH, for a period of one year initially (extendable if required till satisfactory completion of work) as a security for ensuring/making good the excavated trench for laying the cables/ducts by proper filling and compaction, clearing debris/loose earth produced due to execution of trenching at least 50m away from the edge of the right of way. No payment shall be payable by the NHAI to the licensee for clearing debris/loose earth.

In case the work contemplated herewith is not completed to the satisfaction of the NHAI, which has granted the permission, within a period of 11 months from the date of issue of the bank guarantee, the licensee shall either furnish a fresh guarantee or extend the guarantee for a further period of one year. In case of the licensee failing to discharge the obligation of making good the excavated trench, the NHAI shall have a right to make good the damages caused by excavation, at the cost of the licensee and recover the

21.

amount by invoking the bank guarantee furnished by the licensee. The licensee shall shift the Water pipe line within 60 days (or as specified by the 22. respective agency/owner) from the date of issue of the notice by the NHAI, Govt. of India to shift/relocate the Water pipe line, in case it is so required for the purpose of improvement/widening of the road/route/highway or construction of flyover/bridges and restore the road/land to its original condition at his own cost and risk.

- Regarding the location of other cables, underground installation/utilities etc, the licensee shall be responsible to ascertain from the respective agency in coordination with NHAI. The licensee shall ensure the safety and security of already existing cables/underground
- installation/utilities facilities etc. before commencement of the excavation. 24. The licensee shall be solely responsible/ liable for full compensation/indemnification of
 - concerned agency/aggrieved owner for any direct, indirect or consequential damage caused to them/claims or replacement sought for, at the cost and risk of the licensee. The concerned agency in co-ordination with NHAI shall also have a right to make good such damages/recover the claims by way of invoking of Bank Guarantee furnished by the If the licensee fails to comply with the condition 22 and 23 above to the satisfaction of the
- NHAI, the same shall be got executed by the NHAI at the risk and cost of the licensee. The licensee shall procure insurance from reputed insurance company against damages to 26.
- already existing cables/underground installation/utilities/facilities etc during trenching. The licensee has to cross the NH by horizontal drilling method (trenchless technology 27.
- only). In case any damage is caused to the road pavement in this process, the licensee will be required to restore the same to the original condition at his own cost. No trenching will be done on pucca road, boring method will be used in pucca road and 28.
- Water pipe line will be laid at the extreme edge of the road in the non-BT surface only. The licensee shall inform/give a notice to the NHAI, Govt. of India or its authorized 29. agency at least 15 days in advance with route details prior to digging trenches for fresh or maintenance/repair work. A separate work plan and a separate performance Bank Guarantee @ Rs100/- per meter length for maintenance/ repair work shall have to be 30.
- Each day, the extent of digging the trenches should be strictly regulated so that cables are laid and trenches filled up before the close of the work that day. Filling should be
- completed to the satisfaction of the concerned agency designated by the NHAI. The licensee shall indemnify the concerned agency in co-ordination with NHAI, against 31.
- all damages and claims, if any, due to the digging of trenches for laying Water pipe line. The NHAI has a right to terminate the permission or to extend the period of agreement. In 32. case the licensee wants shifting, repairs or alteration to Water pipe line, he will have to
- The licensee shall not without prior permission in writing from the NHAI Govt. of India 33.
 - or its authorized agency undertake any work of shifting, repairs or alterations to the said
- The permission granted shall not in any way be deemed to convey to the licensee any ownership right or any interest in route/road/highway/ land/ property, other than what is herein expressly granted. 35.
 - During the subsistence of this agreement, the laying of Water pipe line /ducts located in highway land/property shall be deemed to have been constructed and continued only by the consent and permission of the NHAI so that the right of the licensee to the use thereof shall not become absolute and indefeasible by laps of time.
- 36. The licensee shall bear the stamp duty charged for the agreement. The Water pipe line shall not be brought in to use by the licensee unless a completion 37. certificate to the effect that the laying of Water pipe line has been laid in accordance with the approved specifications and drawings and the trenches have been filled up to the
- satisfactions of the concerned agency in co-ordination with the owner has been obtained. Notwithstanding anything NHAI contained herein this agreement may be cancelled at any 38. time by the or breach of any condition of the same and the licensee shall neither be entitled to any compensation for any loss caused to it by such cancellation nor shall it be absolved from any liability already incurred. 39.

The licensee shall have to provide barricading, danger lighting and other necessary caution boards while executing the work and during maintenance.

- 23.

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If any traffic diversion works are found necessary during the working period such diversion shall be provided at the cost of licensee.

After the termination/expiry of the agreement, the licensee shall remove the Water pipe line within 60 days and the site shall be brought back to the original condition failing which the licensee will lose the right to remove the cables/ducts. However, before taking up the work of removal of Water pipe line the licensee shall furnish a bank guarantee to the owner for a period of one year for an amount assessed by the owner for making good the excavated trench by proper filling and compaction, clearing debris, loose earth produced due to excavation of trenching at least 50m away from the edge of the right of

42.

43.

44.

c)

d)

If NHAI is required to do some emergent work the licensee will provide an observer within 24 hours. NHAI will not be responsible for any damage of any kind by what so

The enforceability of the Right-of Way permission granted here in shall be restricted to the extent of provisions/scope of service contained/defined in the license agreement and for the purpose for which it is granted. Either by content or by intent, the purpose extending this Right-of Way facility is not to enhance the scope.

Strict compliance of the following by the Project Director: a)

If the licensee fails to inform the commencement of laying of Water pipe line 15 days before the actual start of the work at site the agreement should be null and void. It is to be intimated to the HQ that, actual work has already been started at the site as per b)

the provision of the agreement and the conditions stipulated in the Ministry Circular No.Ministry Circular No. NH-41 (58)/68 dated 31.1.1969, Ministry Circular No. NH-III/P/66/76 dated 18/19.11.1976, Ministry Circular No. RW/NH-III/P/66/76 dated 11.5.1982, Ministry Circular No. RW/NH-11037/1/86-DOI (ii) dated 28.7.1993, Ministry Circular No. RW/NH-11037/1/86/DOI dated 19.1.1995, Ministry Circular No. RW/NH-34066/2/95/ S&R dated 25.10.1999 and Ministry Circular No. RW/NH-34066/7/2003 S&R (B) dated 17.9.2003, Ministry Circular No. RW/NH-33044/29/2015-

An interim execution progress report /status report shall be submitted to NHAI HQ after one month of the start of the work at site, regarding the satisfactory progress of the laying of Water pipe line, as per the specification/stipulation and the alignment as

The final completion certificate shall be issued / submitted by PD to the HQ to the effect that, the work has been completed to the entire satisfaction of the Project Director and there were no violation of any condition / stipulation contained in the agreement, Ministry Circular No. NH-III/P/66/76 dated 18/19.11.1976, Ministry Circular No.

- RW/NH-III/P/66/76 dated 11.5.1982, Ministry Circular No. RW/NH-11037/1/86-DOI (ii) dated 28.7.1993, Ministry Circular No. RW/NH-11037/1/86/DOI dated 19.1.1995, Ministry Circular No. RW/NH-34066/2/95/ S&R dated 25.10.1999 and Ministry Circular No. RW/NH-34066/7/2003 S&R (B) dated 17.9.2003, Ministry Circular No.
- RW/NH-33044/29/2015-S&R (R) dated 22.11.2016 and the approved plan. To obtain a performance bank guaranty @ Rs. 100/- per running meter of NH and e)
- Rs.1,00,000/- per crossing of NH from the licensee to safe guard the interest of NHAI. A register of records of the permissions accorded has to be maintained by the PD in the f)
- Project Director is authorized to sign an agreement (IN ACCORDANCE WITH THE g)

MODEL AGREEMENT) with the applicant, on behalf of NHAI.

41.

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GREEMENT REGARDING GRANTING OF RIGHT OF WAY PERMISSIONS (TAMILNADU) FOR LAYING UTILITY SERVICES ON NATIONAL HIGHWAYS

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L.No. 15849/1992 TOWNHALL, TRICHY

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Agreement to laying of Water Pipe Line for CWSIS 174 Habitations Manikandam and Andhanallur unions, Trichy District Under Jal Jeevan Mission Along and Across the road LHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 (820m), Km 12/800 to 12/830 (30m HDD Method) RHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/940 to 11/980 (40m) and Crossing at Km 15/000 (45m), Km 11/690 (45m), Km 11/940 (45m), Km 11/980 (45m) For a total length of 2.22 Kms & 0.18 kms of Trichy -Madurai Section (NH - 38) in the state of Tamil Nadu, National Highways, Trichy.

This Agreement made this day of (month)____of (year) between acting in his executive capacity * through Regional Officer, National Authority of India 2nd ,3rd Floor, Vijay Krishna Plaza, Mattuthavani, Madurai "which expression shall unless excluded by or repugnant to the context includehis successors in office and assigns) on the one part, an The Executive Engineer, Tamilnadu Water Supply And Drainage Board, RWS Division, Trichy - 23, Tamilnadu State, (hereinafter called the "Licensee") which expression shall unless excluded by repugnant to the context, include his successors / administrator assignees on the second part.

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Whereas the Authority is responsible, inter-alia, for development and maintenance of lands Along and Across the road <u>LHS</u> Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 (820m), Km 12/800 to 12/830 (30m HDD Method) <u>RHS</u> Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/940 to 11/980 (40m) and <u>Crossing</u> at Km 15/000 (45m), Km 11/690 (45m), Km 11/980 (45m) For a total length of 2.22 Kms & 0.18 Kms of Trichy – Madurai Section (NH - 38) in the state of Tamil Nadu, National Highways, Trichy.

Whereas the Licensee Proposes to lay Telecom cable / OFC cable / electrical cable Line / <u>Pipe line</u> / ducts etc., referred to as utility services in subsequent paras.

Whereas the Licensee has applied to the Authority for permission to lay utility services Along and Across the road from <u>LHS</u> Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 (820m), Km 12/800 to 12/830 (30m HDD Method) <u>RHS</u> Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/940 to 11/980 (40m) and <u>Crossing</u> at Km 15/000 (45m), Km 11/690 (45m), Km 11/940 (45m), Km 11/980 (45m) For a total length of 2.22 Kms & 0.18 Kms of Trichy – Madurai Section (NH - 38) in the state of Tamil Nadu, National Highways, Trichy.

And whereas the Authority has agreed to grant such permission for way leave on the NH RoW as per terms and conditions hereinafter mentioned.

Now this agreement witnesseth that in consideration of the conditions hereinafter contained and on the part of the Licensee to be observed and performed, the Authority hereby grants to the Licensee permissions to lay utility services as per the approved drawing attached hereto subject to the following conditions, namely:

- 1. Row permissions are only enabling in nature. The purpose of extending the way leave facility on the National Highway. Row is not for enhancing the scope of activity of a utility service provider, either by content or by intent. Further, enforceability of the permission so granted shall be restricted only to the extent of provisions / scope of activities defined in the license agreement & for the purpose for which it is granted.
- 2. No Licensee shall claim exclusive right on the Row and any subsequent user will be permitted to use the Row, either above or below, or by the side of the utilities laid by the first user, subject to technical requirements being fulfilled, Decision of the Authority in relation to fulfilment of technical requirements shall be final and Binding on all concerned parties. In case any disruption / damage is caused to any existing user by the subsequent user, the Authority shall not be held accountable or liable in any manner.

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- 3. The Licensee shall be responsible for undertaking all activities including, but not limited to site identification, survey, design, engineering, arranging, finance, project management, obtaining regulatory approvals & necessary clearances, supply of equipment material, construction, erection, testing and commissioning, maintenance and operation and all other activities essential or required for efficient functioning of their own utility industrial infrastructure facilities.
- 4. he Licensee shall pay license fees @ Rs./sq m/month to the Authority. The Licensee fee shall become payable from the date of handing over of Row land to the Licensee, for laying of utilities/electrical cables lines/conduits/pipelines for infrastructure/ service provider. As regards Tariff and Terms and conditions for providing common utility ducts along National Highways, there shall be a separate agreement regime.
- 5. shall have to be paid in advance for the period for which permission is granted for entering into a license agreement. In case of renewal, rate prevailing at the time of renewal shall be charged. Delay in deposition of fee shall attract interest @15% per annum compounded annually.
- 6. Present policy of the MoRT&H is to provide a 2.00 m a wide utility corridor on either side of the extreme edge of Row. In cases where utility ducts with sufficient space are already available along NH, the utility services shall be laid in such ducts subject to technical requirements being fulfilled.
- 7. The Utility services shall be laid at the edge of the RoW. In case of restricted width of RoW, which may be adequate only to accommodate the carriageway, central verge, shoulders, slopes of embankment, drains, other road side furniture etc: the utility services shall be laid beyond the toe line of the embankments and clear of the drain.
- 8. The Licensee shall make his own arrangement for crossing of cross drainage structure, rivers, etc. below the bed. In case, this is not feasible, the utility services may be carried outside the railings/ parapets and the bridge superstructure. The fixing and supporting arrangement with all details shall be required to be approved in advance from the concerned Highway Administration. Additional cost on account of fixing and supporting arrangement as assessed by the authority shall be payable by the Licensee.
- 9. In exceptional cases, where RoW is restricted the utility services can be allowed beneath the carriageway of service road, if available, subject to the condition that the utility services be laid in concrete ducts, which will be designed to carry traffic on top. The width of the duct shall not be less than one lane. In such cases, it also needs to ensure that maintenance of the utility services shall not interfere with the safe and smooth flow of traffic. The cost of operation and maintenance will have to be borne by the Licensee.

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- 10. It is to be ensured that at no time there is interference with the drainage of the road land and maintenance of the National Highways. Towards this, the top of the utility services shall be at least 0.6 metre below the ground level. However any structure above ground shall be aesthetically provided for / landscaped with required safety measures as directed by the concerned Authority.
- 11. The utility services shall be permitted to cross the National Highway either through structure or conduits specially built for that purpose. The casing /conduit pipe should, as minimum, extend from drain to drain in cuts and toe of slope to toe of slope in the fills and shall be designed in accordance with the provision of IRC and executed following the specifications of the Ministry.
- 12. Existing drainage structures shall not be allowed to carry the lines across.
- 13. The top of the electrical cable line containing the utility services to cross the road shall be at least 11m top of the existing road level whichever is lower. A typical sketch showing the clearances is given in Attachment-I.
- 14. The utility services shall cross the National Highway preferable on a line normal to it or as nearly so as practicable.
- 15. The casing/conduit pipe for crossing the road may be installed under the road embankment either by boring or digging a trench. Installation by boring method shall be preferred.
- 16. In case of trenching, the sides of the trench should be done as nearly vertical as possible. The trench width should be at least 30cm. but not more than 60cms wider than the outer diameter of the pipe. Filling of the trench shall conform to the specifications contained here-in-below or as supplied by the Highway Authority.
 - i. Bedding shall be to a depth not less than 30cm. it shall consist of granular material, free of lumps, clods and cobbles, and graded to yield a firm surface without sudden change in the bearing value. Unsuitable soil and rock edges should be excavated and replaced by selected material.
 - ii. The backfill shall be completed in two stages (i) side-fill to the level of the top of the pipe (ii) Overfill to the bottom of the road crust.
 - iii. The side fill shall consist of granular material laid in 15cm. Layers each consolidated by mechanical tamping and controlled addition of moisture to 95% of the Proctor's Density. Overfill shall be compacted to the same density as the material that has been removed. Consolidation by saturation or ponding will not be permitted.
 - iv. The road crust shall be built to the same strength as the existing crust on either side of the trench or to thickness and specifications stipulated by the highway Authority.

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- 17. The Licensee shall ensure making good the excavated trench for laying utility services by proper filling and compaction, so as to restore the land in to the same condition as it was before digging the trench, clearing debris/loose earth produced due to execution of trenching at least 50m away from the edge of the right of way.
- 18. All required restoration work subsequent to laying of the cable shall be required to be undertaken by the Licensee at its cost either by itself or through its authorized representative in consultation with the authority as per predetermined time schedule and quality standards.
- 19. Prior to commencement of any work on the ground, a performance Bank guarantee @Rs. Per route metre /Rs per sq m with a validity of one year initially (extendable if required till satisfactory completion of work) shall have to be furnished by the Licensee to the Authority its designated agency as a security against improper restoration of ground in terms of filling / unsatisfactory compaction damages caused to other underground installations utility services & interference, interruption, disruption, or failure caused thereof any services etc. in case of licensee failing to discharge the obligation of making good of the excavated trench/other restoration work, the Authority shall have a right to make good the damages caused by excavation, at the cost of the Licensee and recover the amount by forfeiture of the Bank Guarantee.
- 20. In case, the Performance Bank guarantee is invoked as mentioned above, the Licensee shall be required to replenish and reinstate the required Performance Bank Guarantee within one month of such invoking. In case the work contemplated herein is not completed to the satisfaction of the Authority, which has granted the permission, within a period of 11 months from the date of issue of the Bank Guarantee, the Licensee shall either furnish a fresh guarantee or extend the guarantee for a further period of one year. Notwithstanding this, the Licensee shall be liable to pay full compensation to the aggrieved Authority/its designated agency for any damage sustained by them by reason of the exercise of the RoW facility.
- 21. The Licensee shall shift the utility services within 90 days (or as specified by the respective authority) from the date of issue of the notice by the concerned authority to shift/relocate the utility services, in case it is so required for the purpose of improvement/widening of the road/route/highway or construction of flyover/bridge and restore the road/land to its original condition at his own cost and risk.
- 22. The Licensee shall be responsible to ascertain from the respective agency in coordination with Authority, regarding the location of other utilities/underground installations/facilities etc. The Licensee shall ensure the safety and security of already existing underground installations / utilities / facilities etc. before commencement of the excavation /using the existing cable ducts. The Licensee shall procure insurance from a reputed insurance company against damages to already existing underground installations/utilities/facilities etc.

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- 23. The Licensee shall be solely responsible / liable for full compensation/indemnification of concerned agency / aggrieved Authority for any direct, indirect or consequential damage caused to them / claims or replacements sought for, at the cost and risk of the Licensee. The concerned agency in co-ordination with Authority shall also have a right make good such damages/recover the claims by forfeiture of Bank Guarantee.
- 24. If the licensee fails to comply with any condition to the satisfaction of the Authority, the same shall be executed by the Authority at the cost and risk of the Licensee.

25. Grant of Licensee is subject to the Licensee satisfying (a) minimum disruption of traffic and (b) no damage to the highways. As far as possible, the Licensee should avoid cutting of the road for crossing highway, and other roads and try to carry out the work by trenchless technology. In case any damage is caused to the road pavement in this process, the Licensee will be required to restore the road to the original condition at its cost. If due to unavoidable reasons the road needs to be cut for crossing or laying utility services, the Licensee has to execute the restoration work in a time bound manner at its cost either by itself or through its authorised representative in consultation with the Authority as per predetermined time schedule and quality standards. In case of the Licensee failing to discharge the obligation of making good of the excavated trench/other restoration work, the Authority shall have a right to make good the damages caused by excavation, at the cost of the Licensee and recover the amount by forfeiture of the Bank Guarantee.

- 26. The Licensee shall inform/give a notice to the concerned agency designated by the Authority at least 15 day in advance with route details prior to digging trenches, for fresh or maintenance/repair works. A separate performance Bank guarantee for maintenance/repair works shall have to be furnished by the Licensee.
- 27. Each day, the extent of digging the trenches should be strictly regulated so that utility services is laid and trenches filled up before the close of the work that day, filling should be completed to the satisfaction of the concerned agency designated by the Authority.
- 28. The Licensee shall indemnify the concerned agency in co- ordination with Authority, against all damages and claims, if any due to the digging of trenches for laying cables/ducts.
- 29. The permission for laying utility services is granted maximum for 5 years at a time, which can thereafter be considered for renewal. On payment of additional fee at the time of renewal, the permission shall automatically be renewed, unless defaults exist. In case of renewal, rate prevailing at the time of renewal shall be charged. Delay in deposition of fee shall attract interest @ 15% per annum compounded annually.
- 30. The permission shall be valid only for it is issued and fee deposited. However, the Authority also has a right to terminate the permission or to extend the period of Agreement.

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- 31. That the Licensee shall not undertake any work of shifting, repairs or alterations to the utility services without prior written permission of the concerned agency in coordination with the Authority.
- 32. The permission granted shall not in any way be deemed to convey to the Licensee any ownership right or any interest in route/road/highway/and/property. Other than what is herein expressly granted. No use of NH RoW will be permitted for any purpose other than that specified in the Agreement.
- 33. During the subsistence of this Agreement, the utility services located in highway land / property shall be deemed to have been constructed and continued only by the consent and permission of the Authority so that the right of the Licensee to the use thereof shall not become absolute and indefeasible by lapse of time.
- 34. The Licensee shall bear the Stamp Duty charged on this Agreement.
- 35. Three copies of 'as laid drawings' of utilities (hard and soft copies) with geo-tagged photographs and geo-tagged video recordings of laying of cables in the trench (with respect to the NH) and after complete restoration shall be submitted to the Authority for verification and record within a month of completion of works.
- 36. The Licensee shall allow free access to the Site at all times to the authorised representatives of Authority to inspect the Project Facilities and to investigate any matter within their Authority, and upon reasonable notice, shall provide reasonable assistance necessary to carry out their respective duties and functions.
- 37. The Utility services shall not be made operational by the Licensee unless a completion certificate to the effect that the utility services has been laid in accordance with the approved specifications and drawings and the trenches have been filled up to the satisfaction of the concerned agency in co-ordination with the Authority has been obtained. Notwithstanding anything contained herein, this Agreement may be cancelled at any time by Authority for breach of any condition of the same and the Licensee shall neither be entitled to any compensation for any loss caused to it by such cancellations not shall it be absolved from any liability already incurred.
- 38. The Licensee shall ensure adherence to relevant Indian standards and follow best industry practices, methods and standards for the purpose of ensuring the safe, efficient and economic design, construction, commissioning, operation repair and maintenance of any part of the utility lines/industrial infrastructure facilities and which practices, methods and standards shall be adjusted as necessary, to take account
 - a. Operation, repair and maintenance guidelines given by the manufacturers.
 - b. The requirements of Law.
 - .c. The physical conditions at the Site, and
 - d. The safety of operating personnel and human beings.

10mm s EXECUTIVE ENGINEER T.W.A.D. BOARD, RWS DIVISION TRICHY

- 39. The Licensee shall have to provide safety measures like barricading, danger lighting and other necessary caution boards while executing the work.
- 40. While laying utility services, at least one lane of road shall be kept open to traffic at all times. In case of single lane roads, a diversion shall be constructed. If any traffic diversion works are found necessary during the working period such diversion shall be provided at the cost of Licensee.
- 41. After the termination/expiry of the agreement, the Licensee shall remove the utility services within 90 days and the site shall be bought back to the original condition failing which the Licensee will lose the right to remove the utility services. However before taking up the work of removal of utility services the Licensee shall furnish a Bank Guarantee to the Authority for a period of one year for an amount assessed by the Authority as a security for making good the excavated trench by proper filling and compaction, clearing debris, loose earth produced due to excavation of trenching at least 50m away from the edge of the Row.
- 42. Any disputes in interpretation of the terms and condition of this agreement or their implementation shall be referred to the redress mechanism prevailing in the ministry and the decision of the redress mechanism shall be final and binding on all.
- 43. For PPP Projects, in case of any financial loss incurred by the respective project concessionaires due to such laying/shifting of utility services by the Licensee, compensation for the same shall be required to be borne by the Licensee in Mutual agreement with the respective project concessionaires. MoRT&H/NHAI/implementing authorities for the project shall not be liable to the concessionaire in any way in this regard.

This agreement has been made in duplicate, each on a stamp paper, each Party to this Agreement has retained one stamped copy each.

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EXECUTIVE ENGINEER T.W.A.D. BOARD, RWS DIVISION TRICHY

IN WITNESS WHEREOF THE PARTIES HERETO HAVE CAUSED THIS AGREEMENT TO BE EXECUTED THROUGH THEIR RESPECTIVE AUTHORISED REPRESENTATIVES THE DAY AND THE YEAR FIRST ABOVE WRITTEN.

SIGNED SEALED AND DELIVERED FOR AND ON BEHALF OF AUTHORITY.

BY SHRI (Signature, name & address with stamp)

SIGNED ON BEHALF OF The Executive Engineer, Tamilnadu Water Supply AndDrainage Board, RWS Division, TWAD Integrated Office complex, No.35, J.K. Nagar, Trichy-23. Tamilnadu State, (LICENSEE)

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BY SHRI

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2.

(Signature, name& address with stamp) T.W.A.D. BOARD, RWS DIVISION TRICHY

HOLDER OF GENERAL POWER OF ATTORNEY DATED_ EXECUTED IN ACCORDANCE WITH THE RESOLUTION NO.__ DATED PASSED BY THE BOARD OF DIRECTORS IN THE MEETING HELD ON _ IN THE PRESENCE OF (WITNESSES)

ASSISTANT EXECUTIVE ENGINEER TWAD BOARD, RWS SUB DIVISION TIRUCHIRAPPALLI

A. Sett JUNIOR ENGINEER TWAD BOARD, R.W.S. Sub Division TRICHY

U 11 MAY 2023 Executive Ingineer TWAD BOOK RWS Division தமிழ்நாடு तमिलनाडु TAMILNADU

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We, Tamilnadu Water Supply And Drainage Board, RWS Division, TWAD Integrated Office complex, -- No.35, J.K. Nagar, Trichy- 23. Tamilnadu State Laying of Water Pipe Line for CWSIS to 174 Habitations in Manikandam and Andhanallur unions , Trichy District under Jal Jeevan Mission Along and Across the road LHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 (820m), Km 12/800 to 12/830 (30m HDD Method) RHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/940 to 11/980 (40m) and Crossing at Km 15/000 (45m), Km 11/690 (45m), Km 11/940 (45m), Km 11/980 (45m) For a total length of 2.22 Kms & 0.18 Kms of Trichy - Madurai Section (NH -38) in the state of Tamil Nadu.

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Annexure-V, TRICHY

appropriate K. SRINIVASAN - SV L.No. 15849/1992

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We here by undertake the Standard Conditions of NHAI Guidelines:

Not to Damage to Other Utility, if damaged then to pay the losses either to NHAI orto the concerned agency: Regarding the location of other electrical cable line, underground installation/utilities etc, Tamilnadu Water Supply And Drainage Boardshall be responsible to ascertain from the respective agency in coordination with NHAI. Tamilnadu Water Supply And Drainage Board shall ensure the safety and security of already existing cables/underground installation/utilities facilities etc. before commencement of the excavation.

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Renewal of Bank Guarantee: Tamilnadu Water Supply And Drainage Board shall furnish a Bank Guarantee @ Rs100/- per running meter to the NHAI, for a period of one year initially (extendable if required till satisfactory completion of work) as a security for ensuring/making good the excavated trench for Laying of water pipe line by proper filling and compaction, clearing debris/loose earth produced due to execution of trenching at least 50m away from the edge of the right of way. No payment shall be payable by the NHAI to Tamilnadu Water Supply And Drainage Board for clearing debris/loose earth. In case the work contemplated herewith is not completed to the satisfaction of the NHAI, which has granted the permission, within a period of 11 months from the date of issue of the bank guarantee The Tamilnadu Water Supply And Drainage Board shall either furnish a fresh guarantee or extend the guarantee for a further period of one year. In case of Tamilnadu Water Supply And Drainage Board failing to discharge the obligation of making good the excavated trench, the NHAI shall have a right to make good the damages caused by excavation, at the cost of Tamilnadu Water Supply And Drainage Board and recover the amount by invoking the bank guarantee furnished by Tamilnadu Water Supply And Drainage Board.

3. Confirming all standard conditions of NHAI:

- (i) The period of validity of Way permission shall be co-terminus with the validity of licensee given by the Ministry of Communications / DoT.
- (ii) The Laying of Water pipe line shall be laid at the edge of the right of way within 2m utility corridors.
- (iii) The licensee has to cross the NH In case any damage is caused to the road pavement in this process, Tamilnadu Water Supply And Drainage Board will be required to restore the same to the original condition at his own cost.
- (iv) No trenching will be done on link road, boring method will be used in link road and Water pipe line will be laid at the extreme edge of the road in the non-BT surface only.
- (v) The licensee shall inform/give a notice to the NHAI, Govt. of India or its authorized agency at least 15 days in advance with route details prior to digging trenches for fresh or maintenance/repair work. A separate work plan and a separate performance Bank Guarantee @ Rs100/- per meter length for maintenance/ repair work shall have to be furnished by Tamilnadu Water Supply And Drainage Board.
- (vi) Each day, the extent of Water pipe line should be strictly regulated so that pipe are laid and trenches filled up before the close of the work that day. Filling should be completed to the satisfaction of the concerned agency designated by the NHAI.
- (vii) The Licensee shall indemnify the concerned agency in co-ordination with NHAI, against all damages and claims, if any, due to the laying of Water pipe line.

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EXECUTIVE ENGINEER T.W.A.D. BOARD, RWS DIVISION TRICHY

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- (viii) The NHAI has a right to terminate the permission or to extend the period of agreement. In case the Tamilnadu Water Supply And Drainage Board wants shifting, repairs or alteration to Water pipe line, he will have to furnish a separate bank guarantee.
- (ix) The Licensee shall not without prior permission in writing from the NHAI Govt.
 of India or its authorized agency undertake any work of shifting, repairs or alterations to the said Water pipe line.
- (x) The permission granted shall not in any way be deemed to convey to Tamilnadu Water Supply And Drainage Board any ownership right or any interest in route/road/highway/ land/ property, other than what is herein expressly granted.
- (xi) During the subsistence of this agreement, the laying of Water pipe line located in highway land/property shall be deemed to have been constructed and continued only by the consent and permission of the NHAI so that the right of Tamilnadu Water Supply And Drainage Board to the use thereof shall not become absolute and indefeasible by laps of time.
- (xii) Tamilnadu Water Supply And Drainage Board shall bear the stamp duty charged for the agreement.
- (xiii) The Water pipe line shall not be brought in to use by Tamilnadu Water Supply And Drainage Board unless a completion certificate to the effect that the laying of Water pipe line has been laid in accordance with the approved specifications and drawings and the trenches have been filled up to the satisfactions of the concerned agency in co-ordination with the owner has been obtained.
- (xiv) Not with tanding anything NHAI contained herein this agreement may be cancelled at any time by the for breach of any condition of the same and the Tamilnadu Water Supply And Drainage Board shall neither be entitled to any compensation for any loss caused to it by such cancellation nor shall it be absolved from any liability already incurred.
- (xv) The licensee shall have to provide barricading, danger lighting and other necessary caution boards while executing the work and during maintenance. If NHAI is required to do some emergent work Tamilnadu Water Supply And Drainage Board will provide an observer within 24 hours. NHAI will not be responsible for any damage of any kind by what so ever means natural or otherwise.
- (xvi) The enforceability of the Right-of Way permission granted here in shall be restricted to the extent of provisions/scope of service contained/defined in the license agreement of the License with Department and for the purpose for which it is granted. Either by content or by intent, the purpose extending this Right-of Way facility is not to enhance the scope of Tamilnadu Water Supply And Drainage Board.

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- 4. Shifting of Water pipe line as and when required by NHAI: Tamilnadu Water Supply And Drainage Board shall shift the Water pipe line within 90 days (or as specified by the respective agency/owner) from the date of issue of the notice by the NHAI, Govt. of India to shift/relocate the water pipe line, in case it is so required for the purpose of improvement/widening of the road/route/highway or construction of flyover/bridges and restore the road/land to its original condition at his own cost and risk
- 5. Shifting due to 6 lining / widening of NH: After the termination/expiry of the agreement, Tamilnadu Water Supply And Drainage Board shall remove the water pipe line within 90 days and the site shall be brought back to the original condition failing which the Tamilnadu Water Supply And Drainage Board will lose the right to remove the water pipe line. However, before taking up the work of removal of water pipe line the Tamilnadu Water Supply And Drainage Board shall furnish a bank guarantee to the owner for a period of one year for an amount assessed by the owner for making good the excavated trench by proper filling and compaction, clearing debris, loose earth produced due to excavation of trenching at least 50m away from the edge of the right of way.
- 6. Traffic movement during laying of Water pipe line to be managed by the applicant: If any traffic diversion works are found necessary during the working period such diversion shall be provided at the cost of Tamilnadu Water Supply And Drainage Board.
- 7. If any claim is raised by the concessionaire then the same has to be paid by the applicant: Tamilnadu Water Supply And Drainage Board shall be solely responsible/ liable for full compensation/indemnification of concerned agency/aggrieved owner for any direct, indirect or consequential damage caused to them/claims or replacement sought for, at the cost and risk of Tamilnadu Water Supply And Drainage Board. The concerned agency in co-ordination with NHAI shall also have a right to make good such damages/recover the claims by way of invoking of Bank Guarantee furnished by Tamilnadu Water Supply And Drainage Board. If Tamilnadu Water Supply And Drainage Board fails to comply with the condition 5 and 6 above to the satisfaction of the NHAI, the same shall be got executed by the NHAI at the risk and cost of the Tamilnadu Water Supply And Drainage Board.
- 8. We, Tamilnadu Water Supply And Drainage Board, Tamilnadu Water Supply And Drainage Board, RWS Division, Tamilnadu State, hereby do undertake to furnish a Performance Bank Guarantee @100/- per meter for a period of one year initially (extendable if required till satisfactory completion of work) as a security against improper restoration of ground in terms of filling/unsatisfactory compaction/damages caused to other underground installation utility services & interference interruption, disruption of failure caused thereof to any services etc. In case, Tamilnadu Water Supply And Drainage Board. Failing to discharge the obligation of making good the damages caused due to erection, the NHAI shall have a right to make good the damages caused due to erection at the cost of the Tamilnadu Water Supply And Drainage Board. And recover the amount by invoking the Bank Guarantee. In case the work contemplated is not completed to the satisfaction of NHAI, which has granted the permission, within a period

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of 11 months from the date of issue of the Bank Guarantee, Tamilnadu Water Supply And Drainage Board. Shall either furnish a fresh guarantee or extend the guarantee for a further period of one year.

- 9. Not to damage to other utility, if damaged, then to pay the losses either to NHAI or to the concerned agency.
- 10. In case the work contemplated is not completed to the satisfaction of NHAI, which has granted the permission within a period of 11months from the date of issue of the Bank Guarantees, Tamilnadu Water Supply And Drainage Board shall either furnish a fresh guarantee or extend the guarantee for a further period of one year.
- 11. We will relocate Pipe lines/Utilities at our own cost, notwithstanding the permission granted within such time as will be stipulated by NHAI"for future six-lining or any other development." We, Tamilnadu Water Supply And Drainage Board, RWS Division, TWAD Integrated Office complex No.35,J.K.Nagar,Trichy-23. Tamilnadu State, hereby undertake that "The existing avenue plantation is not affect due to the present proposed water pipe line for CWSIS to 174 Habitations in Manikandam& Andhanallur Unions, Trichy District Under Jal Jeevan Mission Along and Across the road LHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 (820m), Km 12/800 to 12/830 (30m HDD Method) RHS Km 14/950 to Km 15/000 (45m), Km 11/940 to 11/980 (40m) and Crossing at Km 15/000 (45m), Km 11/690 (45m), Km 11/940 (45m), Km 11/980 (45m) For a total length of 2.22 Kms and 0.18 Kms of Trichy Madurai Section (NH 38) in the state of Tamil Nadu".
- 12. We, Tamilnadu Water Supply And Drainage Board, RWS Division, Trichy 23 Tamilnadu State, hereby undertake that the pay the fee /rent as mentioned in the Ministry's Guidelines Lr. No. RW/NH-33044/29/2015-S&R (R) dated 22.11.2016 as and when asked by NHAI.
- 13. We, Tamilnadu Water Supply & Drainage Board, RWS Division, Trichy -23, Tamilnadu State. Hereby undertake that as per NHAI policies for Avenue plantations maintained, while laying water pipe line if any plants damaged will be replaced by 1:10 ratio as per NHAI policies.
- 14. Lr. No. RW/NH-33044/29/2015-S&R (R) dated 22.11.2016 as and when asked by NHAI. Reference Circular issued by Ministry of Road Transport & Highways, GOI, Circular No.RW/NH-33044/29/2015-S&R (R) dated 22.11.2016. Where in, the last paragraph that "The Highway Administration Rules 2004 will be modified accordingly. This circular will come in to effect from the date of notification of the modified Highway Administration Rule" So we hereby give our constant to abide by the content of this circular from the date of its notification by MORTH, GOI and agree to pay the ground rent any other charges applicable for the section as applied by us.

Executive Engineer,

TWAD Board, RWS Division, Trichy - 23 (Authorized Signatory)

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Name of work: Laying of water pipeline along and and across the National Highway comunant at Existing on NH 38 land LHS Km 14/950 to Km 15/000 (50m) Km 1/200 to KmRR/2015 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 820m & mg g # -Dt. 12/800 to 12/830 (30m HDD Method) RHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/940 to 11/980 (40m) and Crossing at Km 15/000 (45m), Km 11/690 (45m), Km 11/940 (45m), Km 11/980 (45m) Total Length Along 2,220 metres Across 180 meters in the state of Tamilnadu.

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Indemnity against all damages and claims as per SI.NO.5.6 of Checklist

We, M/s. Tamilnadu Water Supply & Drainage Board (TWAD Board), RWS Division, Trichy, do herely indemnify the Regional Officer, National Authority of India 2nd, 3rd Floor, Vijay Krishna Plaza, Mattuthavani, Madurai binding ouselves to pay all the losses and claims in respect of laying of water pipeline along and across the National Highways at Existing on NH 38 land LHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/690 to Km 11/940 (250m), Km 11/980 to 12/800 (820m), Km 12/800 to 12/830 (30m HDD Method) RHS Km 14/950 to Km 15/000 (50m), Km 11/200 to Km 11/690 (490 m), Km 11/940 to 11/980 (40m) and Crossing at Km 15/000 (45m), Km 11/690 (45m), Km 11/940 (45m), Km 11/980 (45m) Total Length Along 2,220 metres Across 180 meters in the state of Tamilnadu or maintenance there of and against all claims proceeding damages, cost, charges and expenses whatsover in respect thereof in relation there to failing such payments of claims in the above work we abide in accepting of such claims affected from any of our assets.

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<u>Trichy-Madurai NHAI Road (NH-38)</u> Details of Laying of Water Pipeline Along and Across the Road

	* LHS	-		RHS		Cros	sing
From	TO	Length	From	TO	Length	At Km	Length
14/950	15/000	50m	14/950	15/000	50m	15/000	45m
11/200	11/690	490m	11/200	11/690	490	11/690	45m
11/690	11/940	250m	11/940	11/980	40m	11/940	45m
11/980	12/800	820m	-	-	-	11/980	45m
12/800	12/830	30m HDD Method		-			-
Total	Length	1640m	Total	Length	580m	Total Length	180m
		5	LH	S + RHS + C	rossing Gr	and Total	2400m

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EXECUTIVE ENGINEER T.W.A.D. BOARD, RWS DIVISION TRICHY

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PROJECT : PROPOSED FOR LAYING OF WATER PUMPING MAIN LINE FOR CWSIS to 174 HABI TATIONS IN MANIKANDAM & ANDHANALLUR UNION, TRICHY DISTRICT. UNDER JAL JEEVAN MISSION ALONG EXTREME END OF BOUNDARYOF NH 38 FROM KM 14/950 TO KM 15/000 (LHS 50 M),KM 14/950 TO KM 15/000 (RHS 50 M) ROAD CROSSING @ KM 15/000 (CROSSING FOR 45 Mtrs)

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Km 11/940 (CROSSING 45m),3) Km 11/980 TO Km 12/800 (LHS) 820m CROSSING AT Km 11/980 (CROSSING 45m), 4) Km12/800 TO 12/830 LHS - 30 m (HDD Method) PROJECT : PROPOSED FOR LAYING OF WATER PUMPING MAIN LINE FOR CWSIS to 174 HABITATIONS CROSSING AT Km 11/690 (CROSSING FOR 45m),2) Km 11/690 TO Km 11/940 (LHS) 250m CROSSING AT EXTREME END OF BOUNDARYOF NH 38 FROM 1) Km 11/200 TO Km 11/690 (LHS & RHS) 980m, ROAD IN MANIKANDAM & ANDHANALLUR UNION, TRICHY DISTRICT. UNDER JALJEEVAN MISSION ALONG



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GOVERNMENT OF INDIA MINISTRY OF ROAD TRANSPORT & HIGHWAYS AN ISO 9001:2008 CERTIFIED MINISTRY

S&R(R) ZONE

IAHE Campus, A-5, Sector-62, Noida-201301.

F. No. RW/NH-33044/29/2015/S&R(R)

Dated: 22nd November, 2016

To,

1. The Chief Secretaries of all the State Governments/ UTs

2. The Principal Secretaries/ Secretaries of all States/ UTs Public Works Department dealing with National Highways, other centrally sponsored schemes.

3. All Engineers-in-Chief and Chief Engineers of Public Works Department of States/ UTs dealing with National Highways, other centrally sponsored schemes.

4. The Director General (Border Roads), Seema Sadak Bhawan, Ring Road. New Delhi-

5. The Chairman, National Highways Authority of India, G-5 & 6, Sector-10, Dwarka, New Delhi-110 075.

6. The Managing Director, NHIDCL, PTI Building, New Delhi-110001

Subject: Accommodation of Public and Industrial Utility Services along and across National Highways - Policy guidelines regarding. Sir.

The Government has realized that development of infrastructure across the Country on a sustainable and integrated manner continues to be an imperative for improving the state of economy, enhancing quality of life of the citizens and ensuring equitable development throughout the country.

Land being among the most precious of natural resources available, optimum utilization of land shall play a critical role in integrated development of infrastructure. One of the ways to effect such optimum utilization is leveraging land within National Highway (NH) Right of Way (ROW) for laying utility services. This may be achieved through granting permissions for laying utility services along and /or across the ROW. However, environment and safety of the road users are the prime factors in deciding permission for utility services. Permission may be denied, if it is not feasible to ensure safety and environment through requisite safeguards. The Administration of ROW, has been defined in the National Highway Land and traffic Control Act 2002 and relevant Rules 2004.

Keeping in view the need for consistency and clarity, in supersession of all the instructions contained in the earlier previous circulars on the subject, following guidelines shall apply for accommodation of Utility Services along and across National Highways.

2. Laying of Utility Services along the National Highways:

2.1 There shall be a provision for utility ducts for appropriate categories/combination of utilities in the construction of new/4-6 laning of National Highways. The ducts shall be located at appropriate location preferably as close to the extreme edge of ROW. 2.2 Utility services shall be laid in the utility ducts, if provided for the purpose.

2.3 In stretches where utility ducts have not been provided, the utility services shall be located, beyond the toe line of the embankment and drains, as close to the extreme edge of the RoW as possible. While granting permission, requirement of up-gradation also needs to be kept in view.

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Directorate, State/Central Pollution Control Board and any other statutory clearances as applicable, which must be obtained by the Applicant before applying to the Highway Administration.

The application shall be put out in the public domain for 30 days for seeking claims and objections (on grounds of public inconvenience, safety and general public interest). The permission for laying utility services is to be normally granted within 30 days from the day of closure of public objections and claims. If no communication is received from the Highway Administration within 30 days from the day of closure of public objections and claims, the permission shall be deemed to be granted. The initial permission would be valid for a maximum of 5 years at a time, which can thereafter be considered for renewal. On payment of additional fee at the time of renewal, the permission shall automatically be renewed, unless defaults exist. In case of renewal, rate prevailing at the time of renewal shall be charged.

5. Charges for granting licence for use of highway land: For the purpose of license fee/lease rentals, the utilities have been divided into two categories; i) Public utilities and b) Industrial utilities as per the details given in Annexure I.

License Fee/lease rentals described below is for Industrial utilities. The license fee for Public utilities shall be 33% of the fee prescribed for Industrial utilities.

5.1 The following methodology shall be followed for license fees/lease rental determination for utility service lines other than localized infrastructure facilities like towers, repeaters and junction boxes).

License Fees (Rs/sq m/ month) = (Utilized NH land area X prevailing Circle Rate of land per unit area) / (10×12) where,

Utilized NH land area = Outer diameter/width of the concerned utility line X length

5.2 The following methodology shall be followed for license fees/lease rental determination for utility services such as towers/repeaters/ junction boxes etc.

License Fees (Rs/sq m/ month) = (Utilized NH land area X prevailing Circle Rate of land per unit area) / (10×12) where,

Utilized NH land area = Projection of utility on the ground including area of support system/tower

However, for public utilities, area below the support system/tower shall only be charged.

5.3 Fee shall have to be paid in advance for the period for which permission is granted. In case of renewal, rate prevailing at the time of renewal shall be charged. Delay in deposition of fee shall attract interest @ 15% per annum compounded annually.

5.4 A system to redress grievances and to consider relaxation from the guidelines, in exceptional cases, shall be notified separately and shall be effective from the date of notification.

6. All required restoration, maintenance work subsequent to laying of utility services shall be required to be undertaken by the Licensee at its cost either by itself or through its authorized representative in consultation with the Authority as per predetermined time schedule and quality standards. To process for the granting of permission and prior to signing of Lease agreement, a Performance Bank Guarantee for an amount based on per route metre with a validity of one year initially, in the prescribed format (extendable if required till satisfactory completion of work) shall have to be furnished by the utility service provider/ Licencee, as a security against improper restoration of ground in terms of

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Public Utility provider and Industrial infrastructure

A. Public Utility Provider

A Public Utility Provider in context of this Guideline shall mean any organization that provides and maintains the infrastructure for a public service like electricity, gas, water supply, telecom cables and sewage disposal subject to applicable regulation.

B. Eligible activities for Industrial Units or 'Industrial Infrastructure'

Industrial Infrastructure in context of this Guideline shall mean any physical infrastructure that is required to facilitate industrial operations and is constructed, operated and maintained along/across Right of Way of National Highways. Such infrastructure shall include the following:

- a. Underground & above ground pipelines including provisions for booster pumping facilities, maintenance bays and other required support infrastructure for transport of legally permitted materials for industrial usage by a business entity having valid license for industrial operations.
- b. Conveyor Belts including provisions for maintenance bays and other required support infrastructure for transport of legally permitted materials, by a business entity having valid license for industrial operations.
- c. Power cables/wires etc. meant for industrial usage by a business entity having valid license for industrial operations.
- d. Any other such associated industrial infrastructure facility.

- 2. No Licensee shall claim exclusive right on the RoW and any subsequent user will be permitted to use the RoW, either above or below, or by the side of the utilities laid by the first user, subject to technical requirements being fulfilled. Decision of the Authority in relation to fulfilment of technical requirements shall be final and binding on all concerned parties. In case any disruption/damage is caused to any existing user by the subsequent user, the Authority shall not be held accountable or liable in any manner.
- 3. The Licensee shall be responsible for undertaking all activities including, but not limited to site identification, survey, design, engineering, arranging financé, project management, obtaining regulatory approvals & necessary clearances, supply of equipment, material, construction, erection, testing and commissioning, maintenance and operation and all other activities essential or required for efficient functioning of their own utility/ industrial infrastructure facilities.
- 4. The Licensee shall pay license fees @ Rs/sq m/month to the Authority. The License fee shall become payable from the date of handing over of RoW land to the Licensee, for laying of utilities/cables/conduits/pipelines for infrastructure/ service provider. As regards Tariff and Terms and conditions for providing common utility ducts along National Highways, there shall be a separate agreement regime.
- 5. Fee shall have to be paid in advance for the period for which permission is granted for entering into a license agreement. In case of renewal, rate prevailing at the time of renewal shall be charged. Delay in deposition of fee shall attract interest @ 15% per annum compounded annually.
- 6. Present policy of the MoRT&H is to provide a 2.00 m wide utility corridor on either side of the extreme edge of RoW. In cases where utility ducts with sufficient space are already available along NH, the utility services shall be laid in such ducts subject to technical requirements being fulfilled.
- 7. The utility services shall be laid at the edge of the RoW. In case of restricted width of RoW, which may be adequate only to accommodate the carriageway, central verge, shoulders, slopes of embankment, drains, other road side furniture etc; the utility services shall be laid beyond the toe line of the embankments and clear of the drain.
- 8. The Licensee shall make his own arrangement for crossing of cross drainage structure, rivers, etc. below the bed. In case, this is not feasible, the utility services may be carried outside the railings/parapets and the bridge superstructure. The fixing and supporting arrangement with all details shall be required to be approved in advance from the concerned Highway Administration. Additional cost on account of fixing and supporting arrangement as assessed by the Authority shall be payable by the Licensee.

- b. The backfill shall be completed in two stages (i) Side-fill to the level of the top of the pipe (ii) Overfill to the bottom of the road crust.
- c. The side fill shall consist of granular material laid in 15 cm. Layers each consolidated by mechanical tamping and controlled addition of moisture to 95% of the Proctor's Density. Overfill shall be compacted to the same density as the material that had been removed. Consolidation by saturation or ponding will not be permitted.
- d. The road crust shall be built to the same strength as the existing crust on either side of the trench or to thickness and specifications stipulated by the Highway Authority.
- 17. The Licensee shall ensure making good the excavated trench for laying utility services by proper filling and compaction, so as to restore the land in to the same condition as it was before digging the trench, clearing debris/loose earth produced due to execution of trenching at least 50m away from the edge of the right of way;
- 18. All required restoration work subsequent to laying of the cable shall be required to be undertaken by the Licensee at its cost either by itself or through its authorized representative in consultation with the Authority as per predetermined time schedule and quality standards.
- 19. Prior to commencement of any work on the ground. a performance Bank Guarantee @ Rs. per route metre / Rs ____ per sq m with a validity of one year initially (extendable if required till satisfactory completion of work) shall have to be furnished by the Licensee to the Authority/its designated agency as a security against improper restoration of ground in terms of filling/unsatisfactory compaction damages caused to other underground installations/utility services & interference, interruption, disruption or failure caused thereof to any services etc. In case of the Licensee failing to discharge the obligation of making good of the excavated trench/other restoration work, the Authority shall have a right to make good the damages caused by excavation, at the cost of the Licensee and recover the amount by forfeiture of the Bank Guarantee.
- 20. In case, the Performance Bank Guarantee is invoked as mentioned above, the Licensee shall be required to replenish and reinstate the required Performance Bank Guarantee within one month of such invoking. In case the work contemplated herein is not completed to the satisfaction of the Authority, which has granted the permission, within a period of 11 months from the date of issue of the Bank Guarantee, the Licensee shall either furnish a fresh guarantee or extend the guarantee for a further period of one year. Notwithstanding this, the Licensee shall be liable to pay full compensation to the aggrieved Authority/ its designated agency for any damage sustained by them by reason of the exercise of the RoW facility;

for fresh or maintenance/repair works. A separate performance Bank Guarantee for maintenance/repair works shall have to be furnished by the Licensee.

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- 27. Each day, the extent of digging the trenches should be strictly regulated so that utility services is laid and trenches filled up before the close of the work that day. Filling should be completed to the satisfaction of the concerned agency designated by the Authority.
- 28. The licensee shall indemnify the concerned agency in co-ordination with Authority, against all damages and claims, if any due to the digging of trenches for laying cables/ducts.
- 29. The permission for laying utility services is granted maximum for 5 years at a time, which can thereafter be considered for renewal. On payment of additional fee at the time of renewal, the permission shall automatically be renewed, unless defaults exist. In case of renewal, rate prevailing at the time of renewal shall be charged. Delay in deposition of fee shall attract interest @ 15% per annum compounded annually.
- 30. The permission shall be valid only for the period it is issued and fee deposited. However, the Authority also has a right to terminate the permission or to extend the period of Agreement.
- 31. That the Licensee shall not undertake any work of shifting, repairs or alterations to the utility services without prior written permission of the concerned agency in co-ordination with the Authority.
- 32. The permission granted shall not in any way be deemed to convey to the Licensee any ownership right or any interest in route/road/highway land /property, other than what is herein expressly granted. No use of NH RoW will be permitted for any purpose other than that specified in the Agreement.
- 33. During the subsistence of this Agreement, the utility services located in highway land / property shall be deemed to have been constructed and continued only by the consent and permission of the Authority so that the right of the Licensee to the use thereof shall not become absolute and indefeasible by lapse of time.
- 34. The Licensee shall bear the Stamp Duty charged on this Agreement.
- 35. Three copies of 'as laid drawings' of utilities (hard and soft copies) with geotagged photographs and geo-tagged video recordings of laying of cables in the trench (with respect to the NH) and after complete restoration shall be submitted to the Authority for verification and record within a month of completion of works.
- 36. The Licensee shall allow free access to the Site at all times to the authorised representatives of Authority to inspect the Project Facilities and to investigate any

43. For PPP Projects, in case of any financial loss incurred by the respective project concessionaires due to such laying/shifting of utility services by the Licensee, compensation for the same shall be required to be borne by the Licensee in mutual agreement with the respective project concessionaires. MoRT&H/ NHAI/ implementing authorities for the project shall not be liable to the concessionaire in any way in this regard.

This agreement has been made in duplicate, each on a Stamp Paper, Each party to this Agreement has retained one stamped copy each.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE CAUSED THIS AGREEMENT TO BE EXECUTED THROUGH THEIR RESPECTIVE AUTHORISED REPRESENTATIVES THE DAY AND THE YEAR FIRST ABOVE WRITTEN:

SIGNED SEALED AND DELIVERED FOR AND ON BEHALF OF AUTHORITY.

BY SHRL

(Signature, name & address with stamp)

SIGNED ON BEHALF OF M/S

(LICENSEE)

BY SHRI

1.

2.

EXECUTIVE ENGINEER (Signature, name & address with stamp)sion TRICHY

HOLDER OF GENERAL POWER OF ATTORNEY DATED

S. NAGA ANAND

EXECUTED IN ACCORDANCE WITH THE RESOLUTION NO. DATED PASSED BY HTE BOARD OF DIRECTORS IN THE MEETING HELD ON

IN THE PRESENCE OF (WITNESSES):

ASSISTANT EXECUTIVE ENGINEER TWAD BOARD,RWS SUB DIVISION TIRUCHIRAPPALLI

JUNIOR ENGINEER TWAD BOARD, R.W.S. Sub Division TRICHY

MIPIRKA MIPMI mIT LUMIDSKM

No.RW/NH-37011/52/2020-BP&SP Government of India Ministry of Road Transport & Highways (BP&SP Cell)

Transport Bhawan, 1, Parliament Street, New Delhi-110001

Dated: 15 January, 2021

To.

10.1 prin.

1. The Chief Secretaries of all the State Governments / UTs

2. The Principal Secretaries / Secretaries of all States/ UTs Public Works Department dealing with National Highways, other centrally sponsored schemes.

3. All Engineers-in-Chief and Chief Engineer of Public Works Department of States/ UTs dealing with National Highways, other centrally sponsored schemes.

4. The Director General (Border Roads), Seema Sadak Bhawan, Ring Road, New Delhi-110010.

5. The Chairman, National Highways Authority of India, G-5 & 6, Sector-10 Dwarka, New Delhi-110075.

6. The Managing Director, NHIDCL, PTI Building, New Delhi-110001.

Sub: Accommodation of Public and Industrial Utility Services along and across National Highways - Policy guidelines regarding.

Sir,

Please refer the Ministry's circular no. RW/NH-33044/29/2015/S&R(R) dated 22.11.2016 (copy enclosed) regarding subject cited above.

Keeping in view the all-round Industrial development in the Country, the National 2. Infrastructure Pipelines (NIP) projects are vital for Nation Building and therefore, optimum utilizing of National Highway land/ RoW for laying of utility services along & across National Highway plays a critical role in integrated development of infrastructures. Further, such utilization of land/ RoW for laying utility services will reduce pressure on highway traffic as well.

In order to meet the above requirement, a partial modification to aforesaid guideline 3. dated 22.11.2016 has been envisaged. Accordingly, para 2.3 of above mentioned guidelines may be read as under:-

"In stretches where utility ducts have not been provided, the utility services shall be located, beyond the toe line of embankment and drains, as close to the extreme edge of the RoW as possible. A width of upto 5m may be utilized to lay such utility services along National Highway subject to the availability of RoW. While granting permission, requirement of upgradation also needs to be kept in view."

Other paras/ points/ conditions of the guideline dated 22.11.2016 shall remain intact. 4.

This issues with the approval of Competent Authority. 5.

Yours faithfully,

Encl.: As above.

15/1/202

(Shubham Yadav) Assistant Executive Engineer (BP&SP)



• 0 2 AUG 2022

ABSTRACT

Jal Jeevan Mission – retrofitting of 6 existing Combined Water Supply Schemes and 6 new Multi Village Schemes under Jal Jeevan Mission (JJM) – Administrative Sanction – Accorded – Orders – Issued.

Municipal Administration and Water Supply (WS.1) Department

G.O.(4D)No.16

Dated: 26.07.2022

சுபகிருது, ஆடி மாதம் 10~ஆம் நாள்

திருவள்ளுவர்ஆண்டு, 2053

Read:-

From the Mission Director, Jal Jeevan Mission & Managing Director, TWAD Board Letter No.F.2-5/SLSSC/JJM/2020, Dated: 14.06.2022.

* * * *

ORDER:

The Mission Director, Jal Jeevan Mission & Managing Director, Tamil Nadu Water Supply and Drainage Board in his letter read above has stated that the 2nd Apex Committee of Jal Jeevan Mission has approved the saturation plan up to March, 2024 to provide Functional Household Tap Connections (FHTCs) to all the rural households which includes 69 numbers of New Multi Village Scheme (MVS) and retrofitting of 99 existing Combined Water Supply Scheme (CWSS) / Multi Village Scheme (MVS). Subsequently, based on the detailed investigation carried out to prepare the Detailed Project Reports (DPRs), the actual number of new Multi Village Schemes and retrofitting of existing Combined Water Supply Scheme / Multi Village Schemes has been reworked as 60 and 56 respectively and the same has been placed in the 1st Apex Committee Meeting held on 21.04.2022 and approved in the Annual Action Plan 2022-23.

2. The Mission Director, Jal Jeevan Mission & Managing Director, TWAD Board has also stated that the Annual Action Plan for 2022-23 was prepared for Rs.7,553.15 crore (Rs.6,119.87 crore under Jal Jeevan Mission and Rs.1,433.28 crore under convergence funds) for providing 26.89 lakh Functional Household Tap Connections (FHTCs) and was approved by the Apex Committee in its meeting held on 21.04.2022. Subsequently, in the National Jal Jeevan Mission meeting held on 25.04.2022, the Annual Action Plan for 2022-23 was revised for Rs.8,286.40 crore (Rs.6,853.12 crore

3 Table-1: Retrofitting of existing Combined Water Supply Schemes (6 nos.)

Agenda. No.	Name of the scheme	Rs. In crore											
		Proposed			Approved								
		TWAD Board	RD & PR Dept	Total Project Cost	TWAD Board	RD & PR Dept	Total Project Cost	FHTCS	Gol Share	GoTN strare	Community Contribution	Total	Centage Charges (To be borne by Go TN)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)
2	Retrofitting of existing CWSS to 136 Fluoride affected habitations and 604 way-side habitations in Kadayampatty and 3 other unions of Salem district	43.53	42.10			37.04		56,110					3.96
3	Retrofitting of existing CWSS to Muthur and 5 other TPs Vellakoli, Kangeyam and Dharapuram Municipalities and 1790 rural habitations of 86 other Village Panchayats In Tiruppur, Karur and Erode districts	59.32	2.68	62.00	59.32	2.97	62.2 9	2,849	28.48	28.49	0.28	57.25	5.04
4	Retrofitting of existing CWSS to Amoor and 51 habitations in Musiri union of Trichy district (Formerly CWSS to Amoor and 59 habitations in Musiri union of Trichy district.)	11.41	0.34	-11.75	11.41	0.24	11.65	330	5.30	5.29	0.02	10.61	1.04
5	Retrofitting of existing CWSS to Moovanur and 29 habitations in Musiri & Mannachanallur union of Trichy district (Formerly CWSS to Moovanur and 44 habita tions in Musiri & Manna chanallur union of Trichy district).	10.82	0.40	11.22	10.82	0.40	11.22	568	5.10	5,10	0.04	10.24	0.98
6	Retrofitting of CWSS to 100 habitations in Anthànallur and Manapparaí union of Trichy district (Formerly CWSS to 141 habitations in Anthanallur, Manikandam and Manapparai union of Trichy district.)	15.56	1.59	17.15	15.56	1.59	17.15	2,194	7.80	7.80	0.14	15.74	1.41
	Retrofitting of existing Ramnad CWSS covering 5 Municipalities 11 Town Panchayats and 3,163 rural habitations in Ramanatha puram, Sivagangai and Pudukottal district.	555.42											
Sub To	tal	696.06	69.52	765.58	696.06	61.24	757.30	75,628	342.71	342.70	5.50	690.91	66.39

4. The Mission Director, Jal Jeevan Mission and the Managing Director, TWAD Board has also stated that the retrofitting of the 6 existing Combined Water Supply Schemes and 6 new Multi Village Schemes also comprise centage charges to Tamil Nadu Water Supply and Drainage Board for implementation, which has to be borne by the State Government over and above the State Matching Share as these could not be funded under Jal Jeevan Mission.

5. The Mission Director, Jal Jeevan Mission and the Managing Director, TWAD Board has requested

- to accord administrative sanction for retrofitting of 6 Combined Water Supply Scheme listed in the 'Table-1' on para-3 above and fund tie-up for a total amount of Rs.690.91 crore including community contribution under Jal Jeevan Mission and Rs.66.39 crore towards centage under additional State funds; and
- (ii) to accord administrative sanction for 6 new Multi Village Schemes in the 'Table-2' on para-3 above and fund tie-up for a total amount of Rs.698.28 crore including community contribution under Jal Jeevan Mission and Rs.56.76 crore towards centage under additional State funds.

6. The Government, after careful examination of the proposal of the Mission Director, Jal Jeevan Mission & the Managing Director, TWAD Board, accord administrative sanction for (i) retrofitting of existing 6 numbers of Combined Water Supply Schemes at a total cost of Rs.757.30 crore (Government of India share – Rs.342.71 crore; Government of Tamil Nadu share – Rs.342.70 crore; community contribution – Rs.5.50 crore; and centage charges – Rs.66.39 crore) with the funding pattern as detailed in the table-1 in para-3 above; and (ii) 6 new Combined Water Supply Schemes (Multi Village Schemes) at a total cost of Rs.755.04 crore (Government of India share – Rs.344.71 crore; community contribution – Rs.8.86 crore; and centage charges – Rs.56.76 crore) with the funding pattern as detailed in the funding pattern as detailed in the funding pattern as detailed in the funding schemes) at a total cost of Rs.755.04 crore (Government of India share – Rs.344.71 crore; Government of Tamil Nadu share – Rs.344.71 crore; community contribution – Rs.8.86 crore; and centage charges – Rs.56.76 crore) with the funding pattern as detailed in the table-2 in para-3 above and order accordingly.

7. It is also ordered that centage charges amounting to Rs.123.15 crore (Rs.66.39 crore + Rs.56.76 crore) shall be borne by the Government of Tamil Nadu.

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