

GUJARAT PIPAVAV PORT LIMITED

**Widening of RCC Road from New Custom Gate to Container Yard
(Balance Portion) Near RoRo Yard**

TENDER DOCUMENT

VOLUME - III

Bill of Quantity

June-2026

Revision, Review and Approval Records

C				
B				
A				
Revision	Description	Prepared by/ date	Reviewed by/ date	Approved by/ date

VOLUME - III

BILL OF QUANTITY (BoQ)

PREAMBLE**BILL OF QUANTITY****Rates and Prices Generally**

1. The rates and prices tendered in the priced Bill of Quantities shall, except insofar as it is otherwise provided under the Contract, include all equipment, labour, supervision, materials (including all costs in connection therewith such as haulage, handling, storage and wastage), supply and installation, erection, third party testing & inspection, mining royalties, remedying of defects, protection of works, insurance, overheads, profit, together with all general risks, liabilities and obligations, import duties, all taxes imposed by local/state/central government authorities (Except GST only), duties, cess, Labour cess, BOCW taxes, inspection & test fee, license fees and the like set out or implied in the Contract. The item descriptions are deemed to cover all of the works indicated on the Drawings and the Contractor shall ensure that his rates account for this.
2. The Bill of Quantities shall be read in conjunction with the Tender data, Conditions of Contract, Specification and Drawings. Item descriptions in the Bill of Quantities serve to identify particular components of the Works but do not necessarily describe all the operations needed to produce them.
3. The Contractor will be requested to provide quantities and rates for the assessment of interim payments and the valuation of variations. The extent of work is shown on the Drawings and described in the Specification. The measurement of quantity shall be payable at actuals based on as executed.
4. The items listed in the Bill of Quantities shall, taken together, be deemed to cover compliance with all the provisions of the Contract and all the operations needed to execute the works described in the Drawings and other documents issued for construction purposes.
5. The quantities set out in the Bill of Quantities are re-measurable quantities and subject to pre and post surveys and are not to be taken as the actual and correct or commitment quantities of the work. The quantities set out in the Bill of Quantities provisional quantities which may vary by any extent plus or minus. No claim whatsoever shall be admissible on account of variations in quantities set out in the Bill of Quantities.
6. A rate or price shall be entered against each item in the priced Bill of Quantities, whether quantities are stated or not. The cost of items against which the Contractor has failed to enter a rate or price shall be deemed to be covered by other Rates and Prices entered in the Bill of Quantities.
7. Should there be any details of construction or materials which have not been referred to in the Specification or in the Bill of Quantities and Drawings, but the necessity for which may reasonably be implied or inferred there from, or which are usual or essential to the completion of all works in all trades, the same shall be deemed to be included in the Rates and Prices tendered in the Bill of Quantities. The Rates and Prices shall also be deemed to include for delays caused by one trade to another.
8. The whole cost of complying with the provisions of the Contract shall be included in the items provided in the priced Bill of Quantities.

9. General directions, descriptions of work and materials are not necessarily repeated nor summarized in the Bill of Quantities. Reference to the relevant sections of the Contract documentation shall be deemed to have been made before entering prices against each item in the priced Bill of Quantities.
10. The whole cost of tests, test results and certificates, inspections, trials and commissioning procedures, the provision and storage of samples and the carrying out of surveys and setting out required by the Specification shall be deemed to be included in the rates for work to which the tests relate unless itemized separately.
11. The whole cost of temporary works and operations related to phased possessions and handover shall be deemed to be included in the Rates and Prices.
12. The rates quoted shall be firm and no price variation on account of fluctuation in cost of materials, labour, etc. will be allowed during the course of the Contract.
13. Items to be priced as a lump sum shall include all works specified or implied to achieve a complete working system in accordance with the standards, specifications, drawings and local regulations.
14. The rates shall take into account the necessity for the Contractor to provide his own power and water supply, transportation, messing, accommodation and other facilities necessary for the successful execution of the Works. The rates shall also include for all necessary supervision, safety requirements, environmental requirements, security and the like required to perform the work in accordance with the Documents and in a professional and workmanlike manner.
15. There will be no payments for over-excavation material either in the vertical or the horizontal plane unless instructed otherwise by the Engineer.
16. If the contractor failed to excavate the required depth in particular section/area or if any patches have been left out. There will also be no payment for such whole area/section wherein the contractor has failed to achieve the required depth.
17. Gujarat Pipavav Port shall deduct Gujarat State Turnover Tax on Works Contract, Income Tax and any other taxes as per norms of Government of Gujarat & Government of India.
18. Contractor shall submit the invoice and No Due Certificate (NDC) obtaining from local area Geology and Mining authorities (GOG or GOI) against used mining materials used for this work along with the final invoice. If Contractor shall not submit any royalties paid proof or no due certificate to the GPPL, GPPL shall deduct the equivalent amount of royalties from the Contractor invoices.
19. The Contractor shall submit the proper Tax invoice as prescribed in the GST Laws and issued in the name of "Gujarat Pipavav Port Limited" with details measurement sheet & drawing with all necessary supporting proof of document in the office of GPPL.
20. Charged GST by the Contractor, shall properly deposited in a government treasury account, due tax returns are filed on time and other compliances as required by GST is undertaken well before the due date.

Goods & Service Tax Related Compliances to be adhered to by the Vendor.

21. The Company/Firm undertakes to submit all the necessary information and documents including in particular, GSTIN of the Company/Firm, Company/Firm site, billing location, certificate of GST Registration and such other documents that may be required by Gujarat Pipavav Port Limited ('GPPL') to adhere to statutory compliances as applicable under the Goods and Service Tax ('GST') law. GPPL shall not be responsible for verification of GST registration number. Any tax Liability arising consequent to non-compliance of law or due to furnishing of incorrect registration number shall be borne by the Company/Firm. In the event if the Company/Firm fails to furnish GST registration number, it will be treated as "unregistered"
22. The Company/Firm acknowledges and agrees that it would adhere to all the applicable GST compliance and accept / modify / reject the output supply as mentioned in GSTR – 1 filed by the Company within the statutory timelines as may be prescribed from time to time by the Government. The Company/Firm undertakes to intimate in case of any modifications required to be made in outward supply mentioned by GPPL in GSTR -1 against the Company/Firm, to GPPL within the statutory timelines prescribed by the Government.
23. The Company/Firm acknowledges and agrees that in the event any enquiry, scrutiny, audit assessment or any other tax proceedings are initiated against GPPL, the Company/Firm shall fully co-operate with GPPL by furnishing the relevant information related to the service provided by GPPL on timely basis as may be required by GPPL from the Company/Firm.
24. In case the GST credit is denied, or demand is recovered from GPPL on account of any non-compliance by the Company/Firm, including non-payment of GST Charged and recovered, the Company/Firm shall indemnify GPPL in respect of any claims of Tax, Penalty, Interest, Loss, Damage Cost, expense and liability that may arise due to such non-compliance.

Gujarat Pipavav Port Limited GST Details as under.

GSTN No. 24AAACG6975B1ZS

PAN Card No. AAACG6975B

ABBREVIATIONS

The following abbreviations are used in the Specifications and Bill of Quantities

IS - Indian Standards

M/m	- Metre	Kg/Kgs	- Kilogramme
No/Nos	- Number	Sq.m./m ²	- Square metre
Hrs	- Hours	M T/Ton	- Tonne (1000 kilogrammes)
Cu.m./m ³	- Cubic Metre	Lakh	- 100,000
Rmt	- Running Metre	Crore	- 10,000,000
mm	- Millimetre	k.m.	- Kilometre
ref	- Reference	KN	- Kilonewton
KHz	- Kilohertz	max	- maximum
min	- Minimum	kv	- kilovolt
°C	- Degree centigrade	L.S.	- Lump sum