

**(CORRIGENDUM)**  
**GOVERNMENT OF INDIA**  
**MINISTRY OF DEFENCE**  
**BORDER ROADS ORGANISATION**  
**CHIEF ENGINEER, PROJECT SEWAK, C/O 99 APO**

**BID NO: CE (P) SEWAK/EPC/ 14 /2025-26**

**CORRIGENDUM NO.04 (For NIB, RFP AND DCA)**

**NAME OF THE WORK, "CONSTRUCTION OF ROAD PUNGRO-THONGSONYU FROM KM 20.000 TO KM 55.655 (PACKAGE-II) (TOTAL LENGTH 35.655 KM) TO NHSL SPECIFICATION UNDER 89 RCC/15 BRTF/ PROJECT SEWAK IN NAGALAND STATE UNDER EPC MODE"**

1. Reference Tender ID No. **2025\_BRO\_745084\_1** dated 19 Dec 2025.
2. The following amendments in Notice Inviting Bid (NIB), Request For Proposal (RFP) and Draft Contract Agreement (DCA) Clauses is hereby carried out due to technical/administrative reasons: -

(a) **Notice inviting Bid (NIB):-** Page No 1,

**For**

State	Name of Road.	Name of Work	Estimated Cost (Rs. In Cr) (Civil Cost Excluding GST)	Completion period	Maintenance period
Nagaland	Pungro to Thongsonyu Road	<b><u>"CONSTRUCTION OF ROAD PUNGRO-THONGSONYU FROM KM 20.000 TO KM 55.655 (PACKAGE-II) (TOTAL LENGTH 35.655 KM) TO NHSL SPECIFICATION UNDER 89 RCC/15 BRTF/ PROJECT SEWAK IN NAGALAND STATE UNDER EPC MODE"</u></b>	<b>Rs 173.80 Cr (Excluding GST)</b>	<b>36 Months/ (1095 days)</b>	05 Years from the actual Date of Completion

**Read**

State	Name of Road.	Name of Work	Estimated Cost (Rs. In Cr) (Civil Cost Excluding GST)	Completion period	Maintenance period
Nagaland	Pungro to Thongsonyu Road	<b><u>"CONSTRUCTION OF ROAD PUNGRO-THONGSONYU FROM KM 20.000 TO KM 55.655 (PACKAGE-II) (TOTAL LENGTH 35.655 KM) TO NHSL SPECIFICATION UNDER 89 RCC/15 BRTF/ PROJECT SEWAK IN NAGALAND STATE UNDER EPC MODE"</u></b>	<b>Rs 173.80 Cr (Excluding GST)</b>	<b>24 Months/ (730 days)</b>	05 Years from the actual Date of Completion

(b) **Request For Proposal (RFP):-**

(i) Page No 1,

**For**

State	Name of Road.	Name of Work	Estimated Project Cost (Rs. In Cr) (Civil Cost Excluding GST)	Completion period	Maintenance period
Nagaland	Pungro to Thongsonyu Road	<b><u>"CONSTRUCTION OF ROAD PUNGRO-THONGSONYU FROM KM 20.000 TO KM 55.655 (PACKAGE-II) (TOTAL LENGTH 35.655 KM) TO NHSL SPECIFICATION UNDER 89 RCC/15 BRTF/ PROJECT SEWAK IN NAGALAND STATE UNDER EPC MODE"</u></b>	<b>Rs 173.80 Cr (Excluding GST)</b>	<b>36 Months/ (1095 days)</b>	05 Years from the actual Date of Completion

**Read**

State	Name of Road.	Name of Work	Estimated Project Cost (Rs. In Cr) (Civil Cost Excluding GST)	Completion period	Maintenance period
Nagaland	Pungro to Thongsonyu Road	<b><u>"CONSTRUCTION OF ROAD PUNGRO-THONGSONYU FROM KM 20.000 TO KM 55.655 (PACKAGE-II) (TOTAL LENGTH 35.655 KM) TO NHSL SPECIFICATION UNDER 89 RCC/15 BRTF/ PROJECT SEWAK IN NAGALAND STATE UNDER EPC MODE"</u></b>	<b>Rs 173.80 Cr (Excluding GST)</b>	<b>24 Months/ (730 days)</b>	05 Years from the actual Date of Completion

(ii) Page No 8, Clause 1.1.1

**For**

Name of the work	Estimated Project Cost (Rs. In Cr) (Civil Cost) (Excluding GST)	No of Years for completion of work	Maintenance period
<b><u>"CONSTRUCTION OF ROAD PUNGRO-THONGSONYU FROM KM 20.000 TO KM 55.655 (PACKAGE-II) (TOTAL LENGTH 35.655 KM) TO NHSL SPECIFICATION UNDER 89 RCC/15 BRTF/ PROJECT SEWAK IN NAGALAND STATE UNDER EPC MODE"</u></b>	<b>Rs 173.80 Cr (Excluding GST)</b>	<b>36 Months/ (1095 days)</b>	05 Years from the actual Date of Completion

**Read**

Name of the work	Estimated Project Cost (Rs. In Cr) (Civil Cost) (Excluding GST)	No of Years for completion of work	Maintenance period
<b><u>"CONSTRUCTION OF ROAD PUNGRO-THONGSONYU FROM KM 20.000 TO KM 55.655 (PACKAGE-II) (TOTAL LENGTH 35.655 KM) TO NHSL SPECIFICATION UNDER 89 RCC/15 BRTF/ PROJECT SEWAK IN NAGALAND STATE UNDER EPC MODE"</u></b>	<b>Rs 173.80 Cr (Excluding GST)</b>	<b>24 Months/ (730 days)</b>	05 Years from the actual Date of Completion

(iii) Page No 10, Clause 1.2.6

**For**

"BIDs will be evaluated for the Project on the basis of the lowest cost required by a Bidder for implementing the Project (the "**BID Price**"). The total time allowed for completion of construction under the Agreement (the "**36 Months**") and the period during which the Contractor shall be liable for rectification of any defect or deficiency in the Project after completion of the Construction Period (the "**5(five) Years**") shall be pre-determined, and are specified in the draft Agreement forming part of the Bidding Documents."

**Read**

"BIDs will be evaluated for the Project on the basis of the lowest cost required by a Bidder for implementing the Project (the "**BID Price**"). The total time allowed for completion of construction under the Agreement (the "**24 Months**") and the period during which the Contractor shall be liable for rectification of any defect or deficiency in the Project after completion of the Construction Period (the "**5(five) Years**") shall be pre-determined, and are specified in the draft Agreement forming part of the Bidding Documents."

(c) **Draft Contract Agreement (DCA):-**

(i) Article No 10, Page No 46, Clause 10.3 (i)

**For**

"The Contractor shall construct the Project Highway as specified in Schedule- B and Schedule-C, and in conformity with the Specifications and Standards set forth in Schedule-D. The Contractor shall be responsible for the correct positioning of all parts of the Works, and shall rectify any error in the positions, levels, dimensions or alignment of the Works. The [1095th (One thousand Ninety five) day] from the Appointed Date shall be the scheduled completion date (the "**Scheduled Completion Date**") and the Contractor agrees and undertakes that the construction shall be completed on or before the Scheduled Completion Date, including any extension thereof."

**Read**

"The Contractor shall construct the Project Highway as specified in Schedule-B and Schedule-C, and in conformity with the Specifications and Standards set forth in Schedule-D. The Contractor shall be responsible for the correct positioning of all parts of the Works, and shall rectify any error in the positions, levels, dimensions or alignment of the Works. The [730<sup>th</sup> (**Seven Hundred Thirty**) day] from the Appointed Date shall be the scheduled completion date (the "**Scheduled Completion Date**") and the Contractor agrees and undertakes that the construction shall be completed on or before the Scheduled Completion Date, including any extension thereof."

(ii) Schedule-J, Page No 340, Clause 2 (i)

**For**

"Project Milestone-I shall occur on the date falling on the **[35% of the Scheduled Construction Period] 383<sup>th</sup>** day from the Appointed Date (the "Project Milestone- I")."

**Read**

"Project Milestone-I shall occur on the date falling on the **[35% of the Scheduled Construction Period] 256<sup>th</sup>** day from the Appointed Date (the "Project Milestone- I")."

(iii) Schedule-J, Page No 340, Clause 3 (i)

**For**

"Project Milestone-II shall occur on the date falling on the **[60% of the Scheduled Construction Period] 657<sup>th</sup>** day from the Appointed Date (the "Project Milestone- II")."

**Read**

"Project Milestone-II shall occur on the date falling on the **[60% of the Scheduled Construction Period] 438<sup>th</sup>** day from the Appointed Date (the "Project Milestone- II")."

(iv) Schedule-J, Page No 340, Clause 4 (i)

**For**

"Project Milestone-III shall occur on the date falling on the **[85% of the Scheduled Construction Period] 931<sup>th</sup>** day from the Appointed Date (the "Project Milestone- III")."

**Read**

"Project Milestone-III shall occur on the date falling on the **[85% of the Scheduled Construction Period] 621<sup>st</sup>** day from the Appointed Date (the "Project Milestone- III")."

(v) Schedule-J, Page No 340, Clause 5 (i)

**For**

"The Scheduled Completion Date shall occur on the **1095<sup>th</sup>** day from the Appointed Date."

**Read**

"The Scheduled Completion Date shall occur on the **730<sup>th</sup>** day from the Appointed Date."

(vi) **Article 26, Dispute Resolution**

**For**

**“26.1 Dispute Resolution**

- (i) Any dispute, difference or controversy of whatever nature howsoever arising under or out of or in relation to this Agreement (including its interpretation) between the Parties, and so notified in writing by either Party to the other Party (the “**Dispute**”) shall, in the first instance, be attempted to be resolved amicably in accordance with the conciliation procedure set forth in Clause 26.2.
- (ii) The Parties agree to use their best efforts for resolving all Disputes arising under or in respect of this Agreement promptly, equitably and in good faith, and further agree to provide each other with reasonable access during normal business hours to all non-privileged records, information and data pertaining to any Dispute.

**26.2 Conciliation**

In the event of any Dispute between the Parties, either Party may call upon the Authority’s Engineer, or such other person as the Parties may mutually agree upon (the “**Conciliator**”) to mediate and assist the Parties in arriving at an amicable settlement thereof. Failing mediation by the Conciliator or without the intervention of the Conciliator, either Party may require such Dispute to be referred to the Chairman of the Authority and the Chairman of the Board of Directors of the Contractor for amicable settlement, and upon such reference, the said persons shall meet no later than 7 (seven) business days from the date of reference to discuss and attempt to amicably resolve the Dispute. If such meeting does not take place within the 30 (thirty) business day period or the Dispute is not amicably settled within 30 (thirty) days of the meeting or the Dispute is not resolved as evidenced by the signing of written terms of settlement within 30 (thirty) days of the notice in writing referred to in Clause 26.1.1 or such longer period as may be mutually agreed by the Parties, either Party may refer the Dispute to arbitration in accordance with the provisions of Clause 26.3 but before resorting to such arbitration, the parties agree to explore conciliation by the Conciliation Committees of Independent Experts set up by the Authority in accordance with the procedure decided by the panel of such experts and notified by the Authority on its website including its subsequent amendments. In the event of the conciliation proceedings being successful, the parties to the dispute would sign the written settlement agreement and the conciliators would authenticate the same. Such settlement agreement would then be binding on the parties in terms of Section 73 of the Arbitration Act. In case of failure of the conciliation process even at the level of the Conciliation Committee, either party may refer the Dispute to arbitration in accordance with the provisions of Clause 26.3.

### 26.3 Arbitration

- (i) *Any dispute which remains unresolved between the parties through the mechanisms available/ prescribed in the Agreement, irrespective of any claim value, which has not been agreed upon/ reached settlement by the parties, will be referred to the Arbitral Tribunal as per the Arbitration and Conciliation Act.*
- (ii) Deleted
- (iii) The Arbitral Tribunal shall make a reasoned award (the "Award"). Any Award made in any arbitration held pursuant to this Article 26 shall be final and binding on the Parties as from the date it is made, and the Contractor and the Authority agree and undertake to carry out such Award without delay.
- (iv) The Contractor and the Authority agree that an Award may be enforced against the Contractor and/or the Authority, as the case may be, and their respective assets wherever situated.
- (v) This Agreement and the rights and obligations of the Parties shall remain in full force and effect, pending the Award in any arbitration proceedings hereunder. Further, the parties unconditionally acknowledge and agree that notwithstanding any dispute between them, each Party shall proceed with the performance of its respective obligations, pending resolution of Dispute in accordance with this Article.
- (vi) In the event the Party against whom the Award has been granted challenges the Award for any reason in a court of law, it shall make an interim payment to the other Party for an amount equal to 75% (seventy five per cent) of the Award, pending final settlement of the Dispute. The aforesaid amount shall be paid forthwith upon furnishing an irrevocable Bank Guarantee for a sum equal to 120 % (one hundred and twenty per cent) of the aforesaid amount. Upon final settlement of the Dispute, the aforesaid interim payment shall be adjusted and any balance amount due to be paid or returned, as the case may be, shall be paid or returned with interest calculated at the rate of 10% (ten per cent) per annum from the date of interim payment to the date of final settlement of such balance.

### 26.4 Adjudication by Regulatory Authority, Tribunal or Commission

In the event of constitution of a statutory regulatory authority, tribunal or commission, as the case may be, with powers to adjudicate upon disputes between the Contractor and the Authority, all Disputes arising after such constitution shall, instead of reference to arbitration under Clause 26.3, be adjudicated upon by such regulatory authority, tribunal or commission in accordance with the Applicable Law and all references to Dispute Resolution Procedure shall be construed accordingly. For the

avoidance of doubt, the Parties hereto agree that the adjudication hereunder shall not be final and binding until an appeal against such adjudication has been decided by an appellate tribunal or court of competent jurisdiction, as the case may be, or no such appeal has been preferred within the time specified in the Applicable Law."

## **Read**

### **"26.1 Dispute Resolution**

**26.1.1** In the event of any dispute, difference or controversy of whatever nature howsoever arising under or out of or in relation to this Agreement (including its interpretation) between the Parties, and so notified in writing by either Party to the other Party (the "**Dispute**") shall, in the first instance, be attempted to be resolved amicably.

**26.1.2** The Parties agree to use their best efforts for resolving all Disputes arising under or in respect of this Agreement promptly, equitably and in good faith, and further agree to provide each other with reasonable access during normal business hours to all non-privileged records, information and data pertaining to any Dispute.

### **26.2 Escalation Dispute**

In the event of any Dispute(s) between the Parties remains unresolved within 30 (thirty) days of the notice in writing referred to in Clause 26.1.1 or such longer period as may be mutually agreed by the Parties, either Party may refer the Dispute to Arbitration or Conciliation in accordance with the provisions of Clause 26.3.

### **26.3 Arbitration, Conciliation and Adjudication of Dispute**

**26.3.1** Any Dispute between the Parties the sum of which is of value less than Rupees 10 Crores which remains unresolved between the Parties through the mechanisms available/ prescribed in the Agreement, which has not been agreed upon/ reached settlement by the Parties, will be referred either to SAROD, (a Society registered under Society's Act, 1860 vide Registration no. S/RS/SW1049/2013) duly represented by Government/ Authority and National Highways Builders Federation (NHBF) or to India International Arbitration Centre ("IIAC").

**26.3.1.1** The appointment of Tribunal, Code of conduct for Arbitrators and fees and expenses of SAROD/IIAC and the Arbitral Tribunal shall also be governed by the Rules of SAROD as amended from time to time or the India International Arbitration Centre Act 2019 and the regulations framed thereunder as amended from time to time. The rules of SAROD are placed at Appendix III.

**26.3.1.2** Subject to the provisions of The Limitation Act, 1963, as amended from time to time, Arbitration may be commenced during or after the Concession Period, provided that the obligations of Authority and the Concessionaire shall not be altered by reason of the Arbitration being conducted during the Concession Period.

**26.3.1.3** The venue of Arbitration shall be New Delhi or a place selected by governing body of SAROD or IIAC, as the case may be, and the language for all documents and communications between the Parties shall be English.

**26.3.1.4** Each Party shall bear its own costs and expenses incurred in connection with the arbitral proceedings.

**26.3.1.5** The arbitrators shall make a reasoned award (the "Award"). Any Award made in any arbitration held pursuant to this Article / shall be final and binding on the Parties as from the date it is made, and the Concessionaire /Contractor and the Authority agree and undertake to carry out such Award without delay.

**26.3.1.6** The Concessionaire/Contractor and the Authority agree that the Award may be enforced against the Concessionaire /Contractor and/or the Authority, as the case may be, and their respective assets wherever situated.

**26.3.2** Any Dispute between the Parties, the sum of which is of value Rupees 10 Crores or above, which remains unresolved between the Parties through the mechanisms available or prescribed in the Agreement, which has not been agreed upon/ reached settlement by the Parties, will be resolved by Conciliation as per the Arbitration and Conciliation Act, 1996.

**26.3.3** The Concessionaire/Contractor and the Authority agree that the Award or a settlement agreement may be enforced against the Concessionaire/Contractor and/or the Authority, as the case may be, and their respective assets wherever situated.

**26.3.4** This Agreement and the rights and obligations of the Parties shall remain in full force and effect, pending the Award in any Arbitration hereunder. Further the Parties unconditionally acknowledge and agree that notwithstanding any Dispute between them, each Party shall proceed with the performance of its respective obligations, pending resolution of Dispute in accordance with this Article.

**26.3.5** This provision relating to Conciliation under the Arbitration and Conciliation Act, 1996 shall cease to apply once the provisions relating to substitution of conciliation process by mediation are notified under Mediation Act, 2023. Thereafter "Conciliation" herein be referred to as Mediation as per the provisions of the Mediation Act 2023.

**26.3.6** Notwithstanding anything to the contrary contained in the Agreement, it is agreed that any Dispute between the Parties the sum of which is of value equal to or above Rupees 10 Crores shall not be referred to Arbitration. It is further agreed that all declaratory disputes or non-monetary disputes shall not be referred to Arbitration. For the avoidance of doubt, it is clarified that nothing herein shall prevent the Parties from seeking resolution of such Disputes through civil courts."

(d) S. No 7, 8, 9 and 10 under table for "Schedule of Bidding Process" at Clause 1.3 (Page No 12) of the RFP amended through Corrigendum No.02 dated 17 Jan 2026:-

S. No.	Event Description	For	Read
7.	Document download/ Sale End date	27 Feb 2026 upto 11:00 AM	16 Mar 2026 upto 11:00 AM
8.	Bid submission End Date/ Bid Due Date	27 Feb 2026 upto 11:00 AM	16 Mar 2026 upto 11:00 AM
9.	Physical Submission of Bid Security/POA etc.	28 Feb 2026 at 11:00 AM	17 Mar 2026 at 11:00 AM
10.	Opening Of Technical Bids at Venue 2.11.4 (i)	28 Feb 2026 upto 11:00 AM	17 Mar 2026 upto 11:00 AM

3. All other entries/details of tender document will remain unchanged except the above wherever it appears in tender documents/NIB/RFP/DCA.

4. This Corrigendum/Amendments and all the previous Corrigendum/Amendments uploaded on the Defence Procurement Portal shall form part of bidding documents and shall be return duly signed by the Bidders along with bidding documents.

  
(Anurodh C Mishra)  
Col  
Dir (EPC)  
For Chief Engineer  
20 Feb 2026

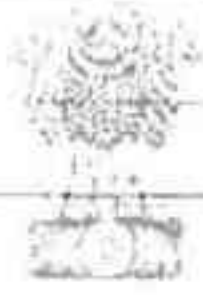
File No. 89001/SEWAK/14/2025-26/ **67**/EPC

**Headquarters**

Chief Engineer (P) Sewak

PIN : 931714

C/O 99 APO



<b>Organisation Chain :</b>	Dte General Border Roads Organisation  HQ CE(P) Sewak(Dimapur) - BRO
<b>Tender ID :</b>	2025_BRO_745084_1
<b>Tender Ref No :</b>	CE(P)SEWAK/EPC/14/2025-26
<b>Tender Title :</b>	CONSTRUCTION OF ROAD PUNGRO- THONGSONYU FROM KM 20.00 TO KM 55.655 (PACKAGE-II) (TOTAL LENGTH 35.655 KM) TO NHSL SPECIFICATION UNDER 89 RCC/15 BRTF/ PROJECT SEWAK IN NAGALAND STATE UNDER EPC MODE
<b>Corrigendum Type :</b>	Date

**Corrigendum:2**

Corrigendum Title	Corrigendum Description	Published Date	Document Name	Doc Size(in KB)
Corrigendum no-04	Amendment in Bid submission due date and Bid Opening Date	20-Feb-2026 05:44 PM	Corrino4PTpkgIIKm20to55pt655.pdf 	3086.74

Critical Dates			
<b>Publish Date</b>	19-Dec-2025 05:00 PM	<b>Bid Opening Date</b>	17-Mar-2026 11:00 AM
<b>Document Download/Sale Start Date</b>	19-Dec-2025 05:30 PM	<b>Document Download/Sale End Date</b>	16-Mar-2026 11:00 AM
<b>Clarification Start Date</b>	19-Dec-2025 06:00 PM	<b>Clarification End Date</b>	03-Jan-2026 11:00 AM
<b>Bid Submission Start Date</b>	06-Jan-2026 11:00 AM	<b>Bid Submission End Date</b>	16-Mar-2026 11:00 AM
<b>Pre Bid Meeting Date</b>	05-Jan-2026 11:00 AM		

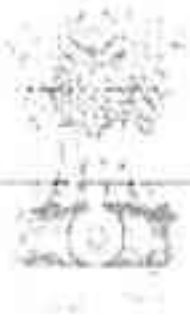
**Corrigendum:1**

Corrigendum Title	Corrigendum Description	Published Date	Document Name	Doc Size(in KB)
Corrigendum No 2	Amendment in Bid Submission End Date and Bid Opening Date	17-Jan-2026 01:31 PM	corri02ptpkgIIconcurrent.pdf 	287.37

Critical Dates			
<b>Publish Date</b>	19-Dec-2025 05:00 PM	<b>Bid Opening Date</b>	28-Feb-2026 11:00 AM
<b>Document Download/Sale Start Date</b>	19-Dec-2025 05:30 PM	<b>Document Download/Sale End Date</b>	27-Feb-2026 11:00 AM
<b>Clarification Start Date</b>	19-Dec-2025 06:00 PM	<b>Clarification End Date</b>	03-Jan-2026 11:00 AM
<b>Bid Submission Start Date</b>	06-Jan-2026 11:00 AM	<b>Bid Submission End Date</b>	27-Feb-2026 11:00 AM
<b>Pre Bid Meeting Date</b>	05-Jan-2026 11:00 AM		

**Details Before Corrigendum**

Critical Dates			
<b>Publish Date</b>	19-Dec-2025 05:00 PM	<b>Bid Opening Date</b>	06-Feb-2026 11:00 AM
<b>Document Download/Sale Start Date</b>	19-Dec-2025 05:30 PM	<b>Document Download/Sale End Date</b>	05-Feb-2026 11:00 AM
<b>Clarification Start Date</b>	19-Dec-2025 06:00 PM	<b>Clarification End Date</b>	03-Jan-2026 11:00 AM
<b>Bid Submission Start Date</b>	06-Jan-2026 11:00 AM	<b>Bid Submission End Date</b>	05-Feb-2026 11:00 AM
<b>Pre Bid Meeting Date</b>	05-Jan-2026 11:00 AM		



<b>Organisation Chain :</b>	Dte General Border Roads Organisation  HQ CE(P) Sewak(Dimapur) - BRO
<b>Tender ID :</b>	2025_BRO_745084_1
<b>Tender Ref No :</b>	CE(P)SEWAK/EPC/14/2025-26
<b>Tender Title :</b>	CONSTRUCTION OF ROAD PUNGRO- THONGSONYU FROM KM 20.00 TO KM 55.655 (PACKAGE-II) (TOTAL LENGTH 35.655 KM) TO NHSL SPECIFICATION UNDER 89 RCC/15 BRTF/ PROJECT SEWAK IN NAGALAND STATE UNDER EPC MODE
<b>Corrigendum Type :</b>	Technical Bid

**Corrigendum Document Details**

Corr.No.	Corrigendum Title	Corrigendum Description	Published Date	Document Name	Doc Size(in KB)
1	Corrigendum no-04	Amendment in Clauses of NIB, RFP and DCA due to reduction in Completion Period. In addition, amendment in Article 26 of DCA.	20-Feb-2026 05:48 PM	Corri4PTpkgIICm20to55pt55.pdf	3086.74
2	Corrigendum no-03	Amendment in RFP and DCA	05-Feb-2026 12:43 PM	corri3pkg2pt.pdf	1677.92
3	Corrigendum No 1	Amendment in RFP and DCA	27-Dec-2025 02:22 PM	corri01ptpkg02.pdf	5237.31

**DISTRIBUTION FOR INFORMATION AND WIDE PUBLICITY**

1.	<b>HQ DGBR/EPC Cell</b> Seema Sadak Bhawan, Ring Road, Delhi Cantt. New Delhi-110010 Email id : <a href="mailto:bro-direpc@bro.gov.in">bro-direpc@bro.gov.in</a>	2.	<b>HQ DGBR/E8 Sec,</b> Seema Sadak Bhawan, Ring Road, Delhi Cantt New Delhi-110 010 Email id : <a href="mailto:bro-e8@nic.in">bro-e8@nic.in</a>
3.	<b>HQ ADGBR (NW)</b> C/o 56 APO	4.	<b>HQ ADGBR (E)</b> C/o 99 APO
5.	<b>HQ 15 BRTF (GREF)</b> C/o 99 APO	6.	<b>89 RCC (GREF)</b> C/o 99 APO
7.	<b>IFA (BR), ADGBR (E)</b> CDA, Narangi, Guwahati (Assam)	8.	<b>AO/ ACDA (P) Sewak</b> C/o 99 APO
9.	<b>HQ DGBR / EDP Cell:</b> For uploading on BRO web site.	10.	<b>All Project</b> C/o 56/99 APO
11.	<b>Shri Narayana Murthy Ganapathy,</b> IFoS (Retd.) E-mail : <a href="mailto:gananarayan@yahoo.com">gananarayan@yahoo.com</a>	12.	<b>Shri Lalatendu Mohanti, IPS (Retd.)</b> E-mail: <a href="mailto:l.mohanti@gmail.com">l.mohanti@gmail.com</a>
13.	<b>All India Traders Information Bureau,</b> Post Box No 25, Shastri Nagar PO, Jaipur-302 016, (Rajasthan)	14.	<b>Head Office of Builder Association of India, G-1/G-20, Commerce Centre, 7<sup>th</sup> Floor, J-Dodajee Road, Tardeo, Mumbai-400 034 (MH)</b> E-mail : <a href="mailto:baihq.mumbai@gmail.com">baihq.mumbai@gmail.com</a>
15.	<b>MES Builders Association of India ,</b> 807, Sahyog, 58 Nehru place, New Delhi- 110 019 E-mail : <a href="mailto:mesbai75@yahoo.com">mesbai75@yahoo.com</a>	16.	<b>The Chief Engineer ( National Highways)</b> Public works Department, Govt. of Nagaland, Kohima-797 001 Nagaland
17.	<b>General Manager (Projects)</b> NHIDCL, PMU-Dimapur Nagaland-797 112 E-mail: <a href="mailto:pmu-dimapur@nhidcl.com">pmu-dimapur@nhidcl.com</a>	18.	<b>Regional Office (Kohima)</b> NHIDCL, PWD Rest House, PWD Colony, Kohima, Nagaland-797 001 E-mail: <a href="mailto:ro-kohima@nhidcl.com">ro-kohima@nhidcl.com</a>
19.	<b>Chief Engineer Shillong Zone</b> HQ CE Shillong Zone, MES SE Falls, Shillong – 793 009 Meghalaya	20.	<b>Executive Engineer, CPWD,</b> Kohima-797 001
21.	<b>Regional Office (MoRTH)</b> House No. 05 Rajgarh Road, Chandmari Guwahati -781003 E-mail: <a href="mailto:roggy2015@gmail.com">roggy2015@gmail.com</a>	22.	<b>HQ SEWAK/ EDP CELL :</b> For e-mail to all addressee