



बिहार BIHAR

8889 2-92-2025 1000 रु मधु देवी/पति श्री
AL 381694
सचिदानन्द पाण्डेय/स/0 वसंतपुर बखरी/बानसिकरा
सचिदानन्द पाण्डेय, मु. वि. 230 नं-7/06 जिला (मु. वि.)
महामहिमदा/बाय

SUPPLEMENTARY AGREEMENT FORM

This supplementary agreement is done in pursuance of departmental letter no. 5969 dt. 26.11.2025 of ACEO, BRRDA, Patna for an amount Rs. 3,62,743.00 is covered under the A.A. given to the original agreement No. 104SBD/2017-18, for the "Construction of Road Thikha Pilkhi Pitch Road to Chaksen Binod Thakur ke Ghar tak Via Jorawan" caused by sanctioned of GST between Madhu Devi, W/o Sri Sachidanand Pandey, At+PO - Basantpur Bakhri, P.S. - Sakra, Distt. - Muzaffarpur on the one part and Executive Engineer RWD Works Division Muzaffarpur East-1 on the other part. The work will be charged under NABARD Other terms and condition of original Agreement No. 104 SBD/2017-18 will remain same and prevail. The terms and conditions will be as per pwd codes departmental orders.

मधु देवी

3/12/2025
Executive Engineer
RWD Works Division
Muzaffarpur East-1
3/12/2025

ग्रामीण कार्य विभाग
बिहार, पटना

पत्रांक:- RWD/GST Claim/25-26/2530 - 5969 अञ्च
प्रेषक,

पटना/दिनांक:- 26.11.2025

अभय झा, माओप्रोसे

अपर मुख्य कार्यपालक

पदाधिकारी-सह-सचिव, ब्राडा।

सेवा में,

अधीक्षण अभियंता

ग्रामीण कार्य विभाग,

कार्य अंचल-मुजफ्फरपुर।

**विषय:- NABARD योजनाअन्तर्गत एकरारनामा संख्या-104/SBD/2017-18 पथ-
Construction of road Thikha Pilkhi Pitch Road To Chaksen Binod
Thakur Ke Ghar Tak Via Jorawan में जी0एस0टी0 दावा की स्वीकृति के
संबंध में।**

प्रसंग-कार्य प्रमंडल-मुजफ्फरपुर पूर्वी-1 का पत्रांक-220 अनु0, दिनांक-29.01.2025

महाशय,

उपर्युक्त प्रासंगिक पत्र के माध्यम से विषयांकित पथ में GST अंतर राशि
रु 6,48,295 /- का दावा की जाँच हेतु अभिलेख समर्पित किया गया है जिसके आधार पर
विभागीय GST परामर्शी फर्म M/s SKKSS & Co. द्वारा उक्त दावों की जाँच की गई तथा राशि
रु 3,62,743 /- मात्र की राशि दावे के योग्य पाया गया है।

GST परामर्शी फर्म के प्रतिवेदन के आधार पर विभागीय GST समिति की अनुशंसा एवं
परामर्शी के प्रतिवेदन निम्न शर्तों के साथ अग्रेतर कार्रवाई हेतु प्रेषित की जा रही है:-

- कार्यपालक अभियंता GST Claim के भुगतान के पूर्व यह सुनिश्चित हो लेंगे कि संबंधित
योजनान्तर्गत GST Claim का भुगतान पूर्व में न हुआ हो।
- भुगतान से पूर्व State MIS पर भुगतान की राशि को अपलोड कर दिया गया है।
- जिस संवेदक को भुगतान किया जा रहा है, वह काली सूची में नहीं हैं।
- संबंधित योजना में ATR लम्बित नहीं है।
- कार्यपालक अभियंता पूर्ण रूप से यह सुनिश्चित कर लेंगे कि GST Claim की अनुशंसित
राशि का भुगतान संबंधित संवेदक को संबंधित योजना में ही किया जा रहा है।
- एकरारनामा से अधिक राशि के भुगतान के लिए अतिरिक्त राशि का पूरक एकरारनामा कर
लिया गया है।

अनु0- यथोक्त।

विश्वासभाजन

अपर मुख्य कार्यपालक
पदाधिकारी-सह-सचिव, ब्राडा

ज्ञापांक- RWD/GST Claim/25-26/2530 - 5969

पटना/दिनांक:- 26.11.2025

प्रतिलिपि:- कार्यपालक अभियंता, ग्रामीण कार्य विभाग, कार्य प्रमण्डल-मुजफ्फरपुर पूर्वी-1 को
सूचनार्थ।

अपर मुख्य कार्यपालक
पदाधिकारी-सह-सचिव, ब्राडा

ग्रामीण कार्य विभाग, बिहार, पटना।

GST Claim के निष्पादन हेतु ग्रामीण कार्य विभाग द्वारा गठित समिति की
दिनांक - 19/11/25..... को आहूत बैठक की कार्यवाही

विषय :- NABARD योजनान्तर्गत Construction of Road Thikha Pilkhi Pitch Road to Chaksen Binod Thakur Ke Ghar Tak Via Jorawan **एकरारनामा संख्या 104 SBD/2017-18 में जी.एस.टी. दावा की स्वीकृति के संबंध में।**

प्रसंग :- कार्य प्रमंडल, मुजफ्फरपुर पूर्वी-1 का पत्रांक 220 दिनांक 29.01.2025

उपर्युक्त प्रासंगिक पत्र के आलोक में कार्यपालक अभियंता, ग्रामीण कार्य विभाग, कार्य प्रमंडल, मुजफ्फरपुर पूर्वी-1 द्वारा विषयांकित पथ में **रु० 6,48,295/-** की जी.एस.टी. अंतर राशि का दावा जाँच हेतु समर्पित किया गया है। विभागीय पत्रांक 43/2023-761, दिनांक 23.03.2023 के आलोक में विभागीय जी.एस.टी. Consultant M/s SKKSS & Co. द्वारा दावे की जाँच की गई तथा **रु. 3,62,743/-** मात्र की राशि के दावे के योग्य पाया गया है।

तदालोक में एकरारनामा **104 SBD/2017-18** विषयांकित कार्य Construction of Road Thikha Pilkhi Pitch Road to Chaksen Binod Thakur Ke Ghar Tak Via Jorawan Under NABARD के लिए दावे की राशि **रु. 3,62,743/-** रुपये मात्र संवेदक मधु देवी को भुगतान की अनुशंसा की जाती है।



विभागीय GST
Consultant

सहायक वित्त प्रबंधक
ब्राडा

वित्त प्रबंधक
ब्राडा

GST नोडल पदाधिकारी

12.11.2025

To,
The Additional Chief Executive Officer,
Bihar Rural Roads Development Agency
Rural Works Department
Government of Bihar.

Re: Submission of GST Impact Report of M/s Madhu Devi vide agreement no. 104 SBD/2017-18.

Ref: Our appointment as GST Consultant by Rural Works Department, vide agreement number BRRDA/01/GST Consultancy dated 24.02.2023 and EE, RWD, Muzaffarpur East-1, letter no. 220 dated 29.01.2025.

Respected Sir,

We are appointed to recommend payment of Impact arising on account of roll out of GST and change in taxation structure by analysing claim of contractors as per Scope of Work.

GST Impact Summary		
Agreement No.	Name of Project	GST Impact in Rupees (Construction)
104 SBD/2017-18	Construction of Road Thikha Pilkhi Pitch Road to Chaksen Binod Thakur Ke Ghar Tak Via Jorawan Under NABARD	3,62,743/-

We are therefore pleased to make our submission of GST Impact Report of M/s Madhu Devi for the following project with reference to Construction of Road Thikha Pilkhi Pitch Road to Chaksen Binod Thakur Ke Ghar Tak Via Jorawan Under NABARD.



With this letter, we would like to draw your attention towards the following facts: -

- 1) The impact being given is from **RA Bill 01 to RA Bill 08**. GST impact in later RA bills have to be verified and audited on submission of bill by M/s Madhu Devi in future period.

That we have charged fees for entire contract and therefore as and when the new RA bills are submitted, the same should be sent to our office and sent via BRRDA for needful action. That a flat percentage cannot be applied for payment of future claims on RA bills and remaining amount of contract as the material & services components differs on every milestone of payment.

In our capacity as Indirect Consultant to you we therefore request you not to pay any adhoc GST reimbursement in future RA bills submitted as the same may cause loss to public exchequer, if the same is paid without proper analysis and auditing of records. Kindly forward all communication with respect to GST for proper analysis and needful action from our end.

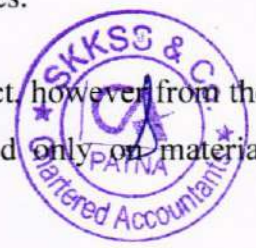
- 2) That the above impact has taken into cognizance that any additional benefit that the contractor is being entitled to due to enactment of GST is passed onto Rural Works Department in terms of anti-profiteering clause in the GST law;

3) Observation on GST claim as submitted by contractor-claimant:

We have gone through the submission made by the contractor claimant, and we have observed that the contractor has been awarded the contract for construction on 18/01/2018, wherein GST was in force.

From the rate analysis enclosed it has been observed that GST has been considered in the material component only at different applicable rates, and VAT/GST @ 4% has been considered in overhead component based on the RCD SOR Guidelines.

As per the GST Law, GST is to be paid on the entire value of contract, however from the rate analysis enclosed it is observed that GST has been provided only on material



component and a provision of 4% has been made in overhead component by the department.

Hence, the contractor-claimant has raised GST claim of **Rs. 6,48,295/-** due to non-provisioning of GST by the department on the entire value of contract, whereas the contractor submits that the GST has been paid on the entire value of contract as executed by him.

- 1) That the GST Impact calculation is made on the following premise:

Construction of Road Thikha Pilkhi Pitch Road to Chaksen Binod Thakur Ke Ghar Tak Via Jorawan Under NABARD.

- a) As per section 15 of the CGST and SGST Act, 2017

(1) The **value of a supply** of goods or **services** or both shall be the **transaction value**, which is the **price actually paid or payable for the said supply of goods or services** or both where the supplier and the recipient of the supply are not related and the price is the sole consideration for the supply.

(2) The value of supply shall **include**—

(i) any taxes, duties, cesses, fees and charges levied under any law for the time being in force other than this Act, the State Goods and Services Tax Act, the Union Territory Goods and Services Tax Act and the Goods and Services Tax (Compensation to States) Act, if charged separately by the supplier;

(ii) any amount that the supplier is liable to pay in relation to such supply but which has been incurred by the recipient of the supply and not included in the price actually paid or payable for the goods or services or both;

(iii) incidental expenses, including commission and packing, charged by the supplier to the recipient of a supply and any amount charged for anything done by the supplier in respect of the supply of goods or services or both at the time of, or before delivery of goods or supply of services;



- (iv) Interest or late fee or penalty for delayed payment of any consideration for any supply; and
- (v) Subsidies directly linked to the price excluding subsidies provided by the Central Government and State Governments
- b) Further, in the BOQ rates of items has been taken from Road Construction department Schedule of rates (mentioned in BOQ). As per guidelines of RCD SOR, there has been inclusion of 4% in the name of VAT in the overhead component, hence in our calculation also 4% in the name of VAT has been reduced and impact has been considered accordingly.
- c) The above said impact is derived by considering the contract as Works Contract as defined U/s 2(119) of the Central Goods and Services Act, 2017 taxable @ 12% (Heading 9954 (iv): Construction service - Composite supply of works contract as defined in clause (119) of section 2 of the Central Goods and Services Tax Act, 2017 other than that covered by items (i), (ia), (ib), (ic), (id), (ie) and (if) above, supplied by way of construction, erection, commissioning, installation, completion, fitting out, repair, maintenance, renovation, or alteration of, - (a) a road, bridge, tunnel, or terminal for road transportation for use by general public;
- d) Therefore, suitable adjustment should be made if there is any amendment in law till the payment is settled under this contract or if there is any departure in the premise mentioned above must be brought to our notice as it may bring deviation in the GST Impact to be passed on to the contractor.
- e) That GST impact is calculated on the basis of all documents and records produced by Contractor and duly verified & audited by us as per our scope of work.

- 2) That the GST Impact amount indicated in the table above is derived on the basis of the RA Bills submitted before us. Therefore, in any case no excess payment can be made over and above the amount mentioned in the Annexure attached with this letter for completing the project.
- 3) That the GST claim amount submitted for approval by the Contractor was **Rs. 6,48,295/-** while as per our calculation the GST claim amount shall be **Rs. 3,62,743/-** which result in savings of **Rs. 2,85,552/-**.
- 4) That at any later stage if it is brought to our notice that any fact/figures/calculation which was provided to us the basis of which has been our calculation, is mis-represented and which has a material effect on the above GST Claim amount, then the GST claim amount shall be void ab initio.

For any query or clarification, please contact the undersigned at earliest.
Therefore, kindly do the needful in this regard.

For and on behalf of
SKKSS & Co.

Shweta Singh
12/11/2025



Authorized Signatory

Enclosed: -

- 1. GST claim computation**