

**SUPPLEMENTAL
AGREEMENT**

between

TIE LIMITED

and

BILFINGER BERGER UK LIMITED

and

SIEMENS PLC

and

CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES S.A.

IN RELATION TO PRINCES STREET WORKS

SUPPLEMENTAL AGREEMENT

BETWEEN

- (1) **TIE LIMITED**, a company incorporated in Scotland under number SC230949 and having its registered office at City Chambers, High Street, Edinburgh, EH1 1YJ ("tie"), which expression shall include its successors, permitted assignees and transferees; and
- (2) **BILFINGER BERGER UK LIMITED**, a company incorporated in England and Wales under number 02418086 and having its registered office at 150 Aldersgate Street, London, EC1A 4EJ, which expression shall include its successors, permitted assignees and transferees; and
- (3) **SIEMENS PLC**, a company incorporated in England and Wales under number 00727817 and having its registered office at Faraday House, Sir William Siemens Square, Frimley, Camberley, Surrey, GU16 8QD, which expression shall include its successors, permitted assignees and transferees; and
- (4) **CONSTRUCCIONES Y AUXILIAR DE FERROCARRILES S.A.**, a company registered in Spain in the Corporate Register of Guipuzcoa: volume 983, sheet 144, page number SS-329, entry 239 and having its registered office at J.M. Iturrioz 26, 20200 Beasain (Guipuzcoa), Spain ("CAF").

BACKGROUND

- A. tie and Bilfinger Berger UK Limited and Siemens Plc (Bilfinger Berger UK Limited and Siemens Plc together the "Infraco") entered into an agreement on a joint and several basis dated 14 May 2008, for the design, construction, testing, commissioning and maintenance of the Edinburgh Tram Network (the "Infraco Contract").
- B. Pursuant to a Minute of Variation dated 14 May 2008, CAF became a member of the Infraco.
- C. Certain issues have arisen between the parties in relation to the ground conditions and the progress of works on Princes Street, Edinburgh.

NOW IT IS HEREBY AGREED AS FOLLOWS:

1. Words and expressions shall have the meaning ascribed to them in the Infraco Contract.

"Demonstrable Cost" means the cost to the Infraco of carrying out the Princes Street Works calculated (where applicable) on the basis of the sub-contractor rates appended hereto at Appendix B and otherwise on the basis of such reasonable and necessary cost (direct and indirect) as shall be incurred by the Infraco.

"Princes Street Works" means that part of the Infraco Works that are to be carried out to construct and complete the civil engineering works elements of the Infraco Works in Princes Street within coordinates Section 1C (Chg 1380-1980) and Section 1D (Chg 0 – 280).

2. Notwithstanding the terms of the Infraco Contract, the Parties have agreed that the Infraco's sole entitlement to payment, extension of time or other relief in respect of the Princes Street Works and the impact of the Princes Street Works on the Infraco Works shall be governed by the terms set out in this Supplemental Agreement.

3. The Parties agree that:

- 3.1 All Princes Street Works required to achieve design (or amended design) formation level in the carriageway and tie-in to footways and all Princes Street Works required to build from design (or amended design) formation level to the formation level included in the Construction Works Price (as shown for illustrative purposes at Appendix A hereto) and including for the avoidance of doubt all circumstances which would give rise to a Notified Departure or Compensation Event will be recorded and paid on a Demonstrable Cost basis together with head office overhead and profit percentages, Consortium Preliminaries and, if appropriate, other preliminary elements as referred to in Appendix G of Schedule Part 4 as though such works were a tie Change but for all other purposes in the Infraco Contract the works described in this Clause 3.1 and the said circumstances shall not be treated as a Notified Departure, tie Change, a Compensation Event or a Relief Event.

- 3.2 To the extent that additional cost (or delay) is caused to the carrying out of the remaining Infraco Works as a consequence of events affecting and the circumstances in which the Princes Street Works are being undertaken, the Infraco shall be entitled to payment of such additional cost, including Head Office, overheads profit

percentage and Consortium Preliminaries as referred to in Appendix G of Schedule Part 4, as shall be reasonable (and, for the avoidance of doubt, and extension of time in accordance with Clause 3.4) and tie shall ensure that the tie Representative shall certify such reasonable amounts as shall be incurred monthly in accordance with Clause 67.5.

3.3 Each valuation will include a credit to tie for the price already included in the Construction Works Price for all construction activity required for excavation to Infraco Proposals tender formation level (to the extent that such works are included in a valuation).

3.4 The Infraco shall progress the Princes Street Works with due expedition and without delay taking cognisance of the extent and nature of the Princes Street Works and the circumstances in which they are undertaken. The Infraco shall be entitled to an extension of time in respect of any delay in the progress of the Princes Street Works and any direct consequential delay to the Infraco Works howsoever caused save to the extent that any such delay is caused by the Infraco's failure to progress the Princes Street Works in accordance with this Clause 3.4. or any other material breach by the Infraco of the Infraco Contract or this Supplemental Agreement and tie shall award such extension of time as if the delay had been caused by a tie Change to which Clause 80 applied.

3.5 The project management panel shall monitor implementation of the Infraco Works as a model for momentum on progressing the Infraco Works.

4. The Parties agree that for the process of recording, establishing and agreeing demonstrable cost plus expenditure pursuant to Clause 3.1 shall be as set out in Appendix C to this Supplemental Agreement.

5. The Infraco shall commence construction activity for the Princes Street Works on Monday 23 March 2009 based on the activity listing in Appendix D and shall submit a construction programme to demonstrate the intended progress of the Princes Street Works within 7 days.

6. The Infraco Contract shall continue in full force and effect and shall not be amended by this Supplemental Agreement, except in so far as its application to the Princes Street Works as set out in this Supplemental Agreement and each Party preserves its rights and remedies in relation to any existing breach of the Infraco Contract (whether known or not) and

notwithstanding breached provisions may have been amended by this Supplemental Agreement.

7. The Infraco shall undertake its obligations under this Supplemental Agreement on a joint and several basis.

IN WITNESS WHEREOF these presents consisting of this and the preceding 4 pages are executed as follows:

EXECUTED for and on behalf of **TIE LIMITED** at Edinburgh on 20 MARCH 2009 by:

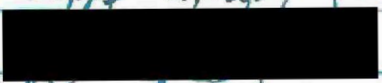
Authorised Signatory



Full Name

John James Mackay

Witness Signature



Full Name

IAN KERR LANE

Address



EXECUTED for and on behalf of **BILFINGER BERGER UK LIMITED** at Edinburgh on 20 MARCH 2009 by:

~~Director~~ Authorised Signatory



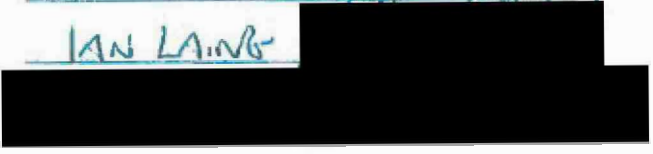
Full Name

MARTIN FOERBER

~~Director~~ Witness

IAN LANE

Full Name



EXECUTED for and on behalf of **SIEMENS PLC** at Edinburgh on 2009 by:

Authorised Signatory

Full Name

Authorised Signatory

Full Name



EXECUTED for and on behalf of **CAF** at
Edinburgh on
2009 by:

Authorised Signatory

Full Name

Authorised Signatory

Full Name
