



BHARAT SANCHAR NIGAMLIMITED
O/o PRINCIPAL General Manager Telecom District
KURNOOL

Expression of Interest

For

**Maintenance of the FTTH Connections provisioned by
through BSNL Owned OLTs, access
network fiber and ONT in**

KURNOOL SSA

EOI No:.....

Dated: ...13/08/2024...


Signature of Bidder.....

Name of Bidder.....

Name of the SSA for which EOI is being submitted

Last date of submission/Date of opening of Bid...02/09/2024..... Before

Signature and Seal of issuing authority.....

AGM(S&M),O/o GMTD BSNL, KURNOOLSSA		BHARAT SANCHAR NIGAM LIMITED (A Govt. of India Enterprise) KURNOOL SSA
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Lr.No: GMTD.KNL/CFA/S&M/EOI/Mtce., of BSNL OLTs/2020-21/

Dt : 13.08.2024

From
AGM (S&M)
O/o GMTD,
BSNL,
KURNOOL

To

Sub: EOI for maintenance of the FTTH Connections provisioned by through BSNL Owned OLTs, access network fiber and ONT in KURNOOL SSA - Reg.

Please find enclosed the EOI document in respect of above mentioned tender which contains the following.

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AGM (S&M)
O/o GM Telecom, BSNL,KURNOOL

This document contains 43 pages including the cover page. Please check that all the pages are intact in the document.

CHECK LIST FOR BIDDERS / APPLICANTS.

1. The Bidder should ensure that all documents and papers submitted in this EOI are fully authenticated by the authorized signatory under his signature with official seal wherever applicable.
2. The following documents form part of the EOI and should be submitted with EOI:

S. No.	Documents to be submitted	Documents submitted	
		Y / N	Page No. at which Document Attached
1	All pages of this EOI document, duly signed by the authorized signatory in a token of acceptance of all terms and conditions by the bidder. Any other document submitted by the bidder should also be signed by the authorized signatory.		
2.	Duly filled application form for individuals/companies/firms		
3	Mutual non-disclosure Agreement (On Rs. 100/- non-judicial Stamp paper) attached as Annexure-III is mandatory for obtaining EOI Document.		
4	If EOI document is downloaded from Internet, a DD of Rs 590/- as cost of the bid document from a Nationalized / Scheduled Bank should be attached.		
5	General Power of attorney in favour of the signatory signing the EOI Documents		
6	Self Attested copy of Article or Memorandum of Association or partnership deed or proprietorship registration as the case may be.		
7	Self Attested copy of GST Registration number.		
8	Self Attested copy of PAN Number.		
9	Self Attested copy of current & valid clearance from State authorities if applicable.		
10	Bank guarantee towards EMD/Bid security issued from a nationalized/ Schedule bank on non-judicial stamp paper of Rs.100/- (Format enclosed Annexure V) and valid for 180 days from the date of opening of EOI.		
11	Attested copy from CA of turn over details		
12	Certificates for experience		
13	Latest Income Tax returns for FY 2020-21, FY 2021-22 & 2022-23		
14	Any other supporting documents as asked for or called for.		

3. Every page of the EOI document shall be duly signed by the authorized signatory as a token of compliance and acceptance to all terms and conditions.



Bharat Sanchar Nigam Limited
O/o General Manager
Telecom District, KURNOOL.

Details of the OLTs for which the EOI is applied

(To be filled by the applicant)

Name of the BA/SSA	Name of the OLT
Kurnool	SRINIVASA NAGAR , E 10 B EXGE. KURNOOL
	SRINIVASA NAGAR , E 10 B EXGE. KURNOOL
	NCOM EXGE

Name and address of the firm

.....
.....
.....
.....

Phone No. (s):

Office:

Residence:

Mobile

:Details of the EOI Document Cost and Ernest Money Deposit:

Particulars		Issuing Bank with branch name	Issuing date	Validity	Amount (Rs.)
EOI Document cost	DD No.....			N/A	Rs.590/-
EMD (in the form of BG)	BG No.....			Valid upto

Seal & Signature of Bidder

SECTION 'A'

NOTICE INVITING EOI (Expression of Interest) for maintenance of the FTTH Connections provisioned by through BSNL Owned OLTs, access network fiber and ONT in KURNOOLSSA.

EOI NO.....

1. Sealed EOI are invited on behalf of GMTD KURNOOL SSA for maintenance of the FTTH Connections provisioned by through BSNL Owned OLTs, access network fiber and ONT in KURNOOL SSA and provision of services to BSNL , from eligible and willing bidders as mentioned in Table-I below.

Table –I

EMD	Cost of EOI Document	Last Date & Time for Bid submission	Date & Time of Bid opening	Name of BA	Name of OLT
Rs. 8400/-	Rs.590/-- (inclusive of GST)	Before 13.00 hrs of 02.09.2024.	15.00 hrs of 02.09.2024	Enclosed as Annexure-II	

2. Eligibility Criteria.

The bidders must have experience in relevant field as detailed below:

2.1 Bidder Company shall be registered & incorporated in India under the Company Act, 1956 or 2013 as the case may be or Partnership Firm / Proprietorship Firm

2.2 The bidder company shall have a minimum turnover of INR 20 Lakhs for last 3 years (i.e. financial year FY 2020-21, FY 2021-22 & 2022-23). Audited balance sheets for the last three years shall be submitted as a supporting document.

OR

Bidder Company shall have a Net worth of INR 60 Lakhs on 31st March'23 In case of consortium, turnover/ Net worth of only lead bidder shall be counted. Lead bidder is being referred as bidder in the EOI document.

2.3. Bidder shall have relevant experience of for at least 24 months in the field of Provisioning and maintenance of the FTTH Connections/OF equipment installation ,Optical fiber laying and & maintenance/ installation and maintenance of access network fiber, Leased Circuits through OF media/ on the date of EOI bid submission, BSNL Cluster maintenance/ OF maintenance Tender/Supplier of OF & FTTH equipment.

OR

If the bidder's company is not meeting the experience as in this Para 2.3 above, then Bid can be submitted through a legally bound consortium (format as at Section-VI) with a company who is having experience as in this Para 2.3 above.

OR

Existing TIP with provisioning conditions 2.2.

2.5 Bidders are required to submit certificates/documentary proof for item (2.1) to (2.3). The verifiable reference along with the contact details shall also be cited in the bid document for item at 2.3.

2.6 The Company should not be a Licensed Telecom Service Provider (TSP)to provide Basic Services/ Cellular Telephony Services/ Internet Services/ UASL/ NLD/ ILD Services anywhere in India or owned or controlled by a TSP in India

2.7 The Company should not have controlling equity stake (26% or more), or vice versa, in and of any Basic Services/ Cellular Telephony Services/ UASL/ NLD/ILD Services operating companies in India or their promoters.

Mutual Non-Disclosure Agreement (on Rs. 100/- Non-Judicial Stamp paper) attached as Annexure-III is mandatory for obtaining EOI document.

Intending bidder may obtain copy of EOI document from AGM (S&M), O/o GMTD, KURNOOL on payment of Rs. 590/- only (Non-Refundable) on all working days. The payment shall be accepted in the form of A/c Payee Demand Draft, drawn in any Scheduled Bank in India in favour of **"Accounts Officer (Cash), O/o GMTD , KURNOOL"**

Note:

i. Bidder at the time of purchase of EOI document shall give the Name and complete contact details (including Mobile no., E-mail address etc.) of the person(s) authorized by the bidder firm to visit various OLTS locations as specified in the EOI document.

ii. Queries from only those perspective bidders shall be entertained and considered for issuance of clarifications, who have purchased the EOI

document. Proof of payment of requisite charges for the same, shall be submitted along with the queries.

iii. EOI document shall be provided after signing a mutual Non-Disclosure Agreement (NDA) with BSNL (on non-judicial stamp paper of requisite value) as per Annexure-III.

3. Bid Security may be submitted in the form of Bank Guarantee as per clause 2.7, The proforma of EMBG is available as Annexure-V or in the form of A/c Payee Demand Draft, drawn in any Scheduled Bank in India in favour of "Accounts Officer(Cash),O/o GMTD, KURNOOL.
4. EOI document may also be downloaded from BSNL site www.ap.bsnl.co.in and cost of document in the form of DD be deposited along with the bid.
5. **Submission of EOI:** – EOI should be submitted and EOI should be super scribed with " EOI for maintenance of the FTTH Connections provisioned by through BSNL Owned OLTs, access network fiber and ONT in KURNOOL SSA" and it should be dropped in drop box kept in the office of AGM (S&M), O/o. GMTD, KURNOOL.
6. Opening of EOI:–EOI shall be opened as per schedule attached, in the office of the AGM(S&M), O/o GMTD, KURNOOL in the presence of bidders/authorized representatives of the bidders who wish to be present.
7. Fee for EOI Document is neither transferable nor refundable.
- 8 . Payable in favour of : **AO (Cash), O/o GMTD, KURNOOL.**

SECTION-B:

1. Scope of work for "Operation & Maintenance of the FTTH Connections provisioned by through BSNL Owned OLTs, access network fiber and ONT

1.1. The broad scope of the work is as follows:-

i) Maintenance/ Fault Clearance:

Any fault occurred from OLT to ONT at customer premises should cleared as per SLA. That means the bidder should be able to clear any fault occurred in OLTs/Patch Cords/Connectors/Overhead OF Cable/Splitters/ONTs and any another accessories associated with FTTH connection/ Leased Circuit.

ii) New FTTH connections can be provisioned from the OLT under Case-II, Case-III, Case-IIA and Case-IIIA as the case may be (Cases are annexed)

iii) Maintenance and provision of Leased Lines/Circuits.

2. Working Connection in the SSA OLTE WISE: KURNOOL SSA

S No	Working connections in the BA OLTEs plan id	No.of conn.	FMC	Total Revenue
1	1000GB Plan CS95 - Bharat Fiber	8	645	5160
2	1400GB Plan CS20 - Bharat Fiber	11	2795	30745
3	150GB Plan CS300 - Bharat Fiber	19	430	8170
4	650GB Plan CS96 - Bharat Fiber	15	1045	15675
5	Bharat Fiber BB - Project Tarang 2 COMBO PLAN - INCOME TAX DEPARTMENT	9	899	8091
6	Bharat Fiber Safe Custody	1	0	0
7	Fibre Basic	8	499	3992
8	Fibre Basic Plus	48	599	28752
9	Fibre Golden	1	5999	5999
10	Fibre Premium Plus	53	1277	67681
11	Fibre Ruby	2	4499	8998
12	Fibre Ruby OTT	2	4799	9598
13	Fibre Silver	1	1999	1999
14	Fibre Silver Plus	8	2499	19992
15	Fibre TB plan	13	799	10387
16	Fibre Ultra	1	1499	1499
17	Fibre Ultra OTT	4	1799	7196
18	Fibre Value	2	799	1598
19	Fibre Value OTT - Pack 1 & 2	5	799	3995
20	Fibre Value Plus	30	849	25470
21	FTTH Voice Unlimited	2	299	598

22	NO BROADBAND	1	0	0
23	Super Star Premium Plus	4	999	3996
24	Super Star-1	12	779	9348
25	Super Star-2	1	949	949
	Grand Total	261		279888

TOTAL REVENUE PER MONTH = 279888
PER YEAR = 12*279888 = 3358656

LEASED LINE CIRCUITS WORKING IN BSNL OLTs						
S.NO.	CKT NAME	SOURCE NODE	DOWN LINK NODE	ENLINK MEDIA	DISTANCE FORM OLT in meters	BW DETAILS
1	ANDB_NDL ROAD_KURNOOL	KURNOOL-1116-1	NCOM	OLT	300	2Mbps
2	SYNDICATE BANK BUDHVARPET	KURNOOL-1116-1	KURNOOL-1	OLT	300	2Mbps
3	KCC_WOMEN&CHILD DEVELOPMENT	KURNOOL-1116-1	KURNOOL-1	OLT	100	2Mbps
4	CANARA BANK PARK ROAD	KURNOOL-1116-1	KURNOOL-1	OLT	100	2Mbps
5	DOP	KURNOOL-1116-1	KURNOOL-1	OLT	200	2Mbps
6	DOP	KURNOOL-1116-1	KURNOOL-1	OLT	200	2Mbps
7	NO NAME	KURNOOL-1116-1	KURNOOL-1	OLT	100	2Mbps
8	DOP	KURNOOL-1116-1	KURNOOL-1	OLT	100	2Mbps
9	DOP NCOM	KURNOOL-1116-1	NCOM	OLT	100	2Mbps
10	DOP NCOM	KURNOOL-1116-1	NCOM	OLT	100	2Mbps
11	DOP_RMS_KURNOOL	KURNOOL-1116-1	KURNOOL-1	OLT	500	2Mbps
12	DOP_KURNOOL	KURNOOL-1116-1	KURNOOL-1	OLT	100	2Mbps
13	CORPORATION BANK JYOTHY_MALL_KURNOOL	KURNOOL-1116-1	KURNOOL-1	OLT	300	2Mbps
14	UBI_KONDAREDY_FORT_KURNOOL	KURNOOL-1116-1	KURNOOL-1	OLT	200	2Mbps
15	UBI_NRPET_KURNOOL	KURNOOL-1116-1	KURNOOL-1	OLT	300	2Mbps

16	UBI_KVR_CLGE_KURNOOL	KURNOOL-1 116-1	KURNOOL-1 1	OLT	500	2Mbps
17	UBI_NEHRU_NAGAR_KURNOOL	KURNOOL-1 116-1	KURNOOL-1 1	OLT	200	2Mbps
18	CANFIN HOMES	KURNOOL-1 116-1	KURNOOL-1 1	OLT	400	2Mbps
19	KARRUR VYSYA BANK	KURNOOL-1 116-1	KURNOOL-1 1	OLT	500	2Mbps
20	AXIS BANK_KURNOOL	KURNOOL-1 116-1	KURNOOL-1 1	OLT	300	2Mbps
21	YESBANK_2436	KURNOOL-1 116-1	KURNOOL-1 1	OLT	100	2Mbps
22	UCOM BANK KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	200	2Mbps
23	VIJAYA BANK BLRY CROSS ROA KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	100	2Mbps
24	STOCK HOLDING PVT LMTD	KURNOOL-3 484-1	KURNOOL-1 1	OLT	200	2Mbps
25	pnb_onsite_PARK ROAD KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	100	2Mbps
26	inteligence_beuro_sib_vijayawada	KURNOOL-3 484-1	KURNOOL-1 1	OLT	500	2Mbps
27	CENTRAL BANK OF INDIA bastin road kurnool	KURNOOL-3 484-1	KURNOOL-1 1	OLT	300	2Mbps
28	LIC KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	200	2Mbps
29	INDIAN BANK PRAKASH NAGAR KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	200	2Mbps
30	INDIAN BANK BLRY CRS ROAD KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	200	2Mbps
31	CANARA BANK C CAMP KURNOOL	KURNOOL-3 484-1	NCOM	OLT	200	2Mbps
32	SBI MUNICIPAL COMPL KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	200	2Mbps
33	SBI COURT COMPLEX KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	500	2Mbps
34	HDFC SKANDA KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	300	2Mbps
35	BANK OF BARODA BANK KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	200	2Mbps
36	BANK OF BARODA BANK KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	200	2Mbps
37	INDIAN BANK NCOM KURNOOL	KURNOOL-3 484-1	NCOM	OLT	400	2Mbps
38	SYNDICATE BANK APGB ZP KURNOOL	KURNOOL-3 484-1	KURNOOL-1 1	OLT	200	2Mbps
39	SBI PASUPULA	KURNOOL-3 484-1	NCOM	OLT	500	2Mbps

40	HDFC PRAKASH NAGAR KURNOOL	KURNOOL-3 484-1	KURNOOL-1	OLT	400	2Mbps
41	NIC KURNOOL GANDHI NAGAR	KURNOOL-3 484-1	KURNOOL-1	OLT	400	2Mbps
42	UNION BANK OF INDIA NARSINGRAOPET KURNOOL	KURNOOL-3 484-1	KURNOOL-1	OLT	200	2Mbps
43	UNION BANK OF INDIA GANDHI NAGARA KURNOOL	KURNOOL-3 484-1	KURNOOL-1	OLT	200	2Mbps
44	NEW INDIA ASSURANCE KURNOOL	KURNOOL-2 456-1	KURNOOL-1	OLT	300	2Mbps
45	INDUS IND BANK KURNOOL	KURNOOL-2 456-1	KURNOOL-1	OLT	300	2Mbps
46	IDBI KURNOOL	KURNOOL-2 456-1	KURNOOL-1	OLT	100	2Mbps
47	BOB_ATM_KURNOOL	KURNOOL-1 116-1	KURNOOL-1	OLT	200	2Mbps
48	UBI_CURRENCY TEST	KURNOOL-1 116-1	KURNOOL-1	OLT	200	2Mbps
49	IOB VIDYA NAGAR	KURNOOL-1 116-1	KURNOOL-1	OLT	300	2Mbps
50	INDUS IND BANK KURNOOL	KURNOOL-1 116-1	KURNOOL-1	OLT	500	2Mbps

REVENUE PER MONTH AND YEAR BASIS:

S No	OLT LOCATIONS	FTTH Connections	FMC REVENUE PER MONTH	REVENUE TO TIP @ 10%	REVENUE PER YEAR	EMD @2.5%	EMD ROUNDED TO
1	E 10 B-1, E10 B-2 & NCOM EXGE	261	279888	27989	335868	8397	8400

3.Service Level Agreement(SLA) & Penalties

Key Performance Indicator (KPI): SLA is defined as under:

ADSL Broadband Operational Parameters	Target	Penalty Parameter
FTTH Fault Rate (%)	< 02%	0.4% of invoice value for each 1% of slippage.
FTTH Fault clearance within 24 Hrs (%)	> 80%	0.4% of invoice value for each 1% of slippage.
FTTH repeat Fault rate (%)	< 5%	0.8% of invoice value for each 1% of slippage.

FTTH Provisioning within 3 Days (%)	> 80%	0.4% of invoice value for each 1% of slippage.
FTTH MTTR (in Hrs)	< 8 Hrs	0.4% of invoice value for each 1 hour of slippage.

Penalty levied can be maximum of 12% of invoice amount.

4. Payment terms

- 4.1. The bidder should submit the tax invoice to the officer in-charge of the area in triplicate.
- 4.2. The charges for maintenance shall be based on the number of working connection during the month.
- 4.3. For the purpose of invoice preparation, Number of working connections in an area shall be calculated taking the average of working connections on the first and last day of the month.
- 4.4. 100% of the payment of the monthly invoices shall be paid on submission of Invoices by the bidder along with requested documents.

Note: - All statutory taxes and levies as applicable shall be deducted at source before payment.

- 4.5. Online generated GST payment details of previous month shall be submitted with the invoice(s) for payments.
- 4.6. **EPF/ESI payment particulars of previous month need to be submitted along with tax invoice of any given month**

5. Other Terms and conditions

5.1 (Differed)

5.2. The Case-IV is revised to include laying and maintenance of overhead OFC back haul from BSNL nearest pick up point to OLT Location within the maximum permissible revenue share of 50%. All the existing FTTH Franchises under case IV Model shall maintain the backhaul also from nearest pickup point of BSNL within the agreed revenue share the BSNL. The New Franchises under case IV shall provision and maintain the OFC backhaul under the agreed revenue share (Maximum 50%)

5.3 The revenue share of provisioning (CASE IIA, CASE IIIA and CASE IVA) and maintenance CASE V for leased circuit under different models is as detailed below

ONT/Media convertor required at customer end shall be provided by BSNL for provisioning of Leased circuit. The revenue share for LC of initial 500mts and for more than 500mts distance for different case models shall be eligible as per the below table:

Sl.No.	LC Bandwidth	Fixed Monthly Revenue Share for LC upto 500mts in distance is Rs.	Monthly Revenue Share for LC of more than 500mts in distance (N=total local lead length in meters from BSNL pick up point to customer end, I= incremental length beyond 500mts rate in Rs.
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		Case-IIA/IIIA/IVA	Case-V	Case-IIA/IIIA/IVA	Case-V
A	B	C	D	$F=(C+0.69*I)$	$G=(D/500)*N$
1	Upto 50 Mbps	Rs.600/-	Rs300	$Rs.600+0.69*I$	$0.6*N$
2	51 Mbps to 100 Mbps	Rs.1000/-	Rs300	$Rs.1000+0.69*I$	$0.6*N$
3	101 Mbps to 499 Mbps	Rs.2000/-	Rs300	$Rs.2000+0.69*I$	$0.6*N$
4	500 Mbps to 999 Mbps	Rs.3000/-	Rs300	$Rs.3000+0.69*I$	$0.6*N$
5	1Gbps and Above	Rs.4000/-	Rs300	$Rs.4000+0.69*I$	$0.6*N$

6. DOCUMENTS ESTABLISHING FIRM'S ELIGIBILITY AND QUALIFICATION

3.1 The Company/Firm is required to furnish the following documents in the technical Proposal:

(i) Certificate of Incorporation/Registration.

(ii) Copy of Articles and Memorandum of Association or Partnership deed or proprietorship deed as the case maybe.

(iii) Details of the firm along with List of Directors on the Board of the Company/the partners details along with their address, contact telephone numbers etc.

(iv) Board's resolution in favour of authorized signatory.

(v) Attestation of the signature of the authorized signatory by the bidder's bankers.

(vi) Certificates regarding eligibility conditions as per EOI.

(vii) Audited results of last three financial years (**FY 2020-21, FY 2021-22 & 2022-23**)

(viii) A no relative certificate in the format as at Annexure-IV.

(ix) Bid security, as per the details given in the Notice Details.

(x) EPF and ESI Registration certificates.

(xi) Any other certificate(s) as per the EOI requirements.

3.2 In case of consortium bids, only lead bidder will interact with BSNL for all obligations/payment; however all consortium members will be responsible

for the execution of the project.

3.3 A consortium member may participate in more than one consortium. However the bidder is not permitted to be a consortium member under another bidder for this project.

3.4 No change in consortium members i.e. addition or dropping of a member shall be permitted after the submission of the bid.

7.GST – Invoice and compliance

1. All the details of supplier (name, address, GSTIN/ unregistered supplier, place of supply, SAC/ HSN code etc.) and other mandatory details shall be mentioned on the invoice.

2. Invoice/Supplementary invoice/Debit Note/Credit Note/Receipt Voucher need to be issued in compliant format and timely within the time prescribed under GST law.

3. In case of any deficient/incomplete/rejected supply, BSNL shall convey the same in a reasonable time to enable the supplier to issue credit note and take tax adjustment.

4. It would be the responsibility of the supplier to declare correct information on invoice and GSTN viz. the amount, the place of supply, rate of tax etc. In case, the eligibility of input tax credit is questioned or denied to BSNL on account of default by the supplier, the same would be recovered by BSNL from the supplier.

5. Registered location of the both the parties i.e. BSNL and supplier should be mentioned in the agreement with GSTIN No. Further, supplier should raise invoices at the registered premise of BSNL for availing of credit and ensure that the place of supply as per GST law is same as registered premise.

6. BSNL could at any time instruct the supplier to raise its invoices at a particular location of BSNL.

7. It is the responsibility of the supplier to ensure that place of supply and the GSTN of BSNL are in the same state. If for any reason they are not in the same state, the supplier shall intimate to BSNL and give adequate time before raising of the invoice.

8. E-way bill number should be mentioned on the invoices.

9. Supplier shall be responsible for timely issuance and delivery of invoice/DN/CN to enable BSNL to claim tax benefit on or before the stipulated time period provided by the GST law.

(a) It is the responsibility of the supplier to ensure that the return (GSTR-1) is filed correctly; if not, it should be borne by the supplier.

(b) Reporting of correct outward supply by supplier in the outward return (GSTR-1) is the responsibility of the supplier. In case of mismatch because of supplier's fault, prompt amendments must be made by the supplier else supplier would be required to indemnify BSNL of the loss of credit due to mis-match. The compliances to be adhered by supplier includes (but is not limited to) the following.

i) Uploading appropriate invoice details on the GSTN within the stipulated time.

ii) Issuing GST compliant invoice/CN/DN. PO issued by BSNL should be referred by supplier for capturing information on the invoice.

iii) Supplier needs to pay the entire self-assessed tax on timely basis.

iv) Where invoice is not uploaded or incorrect upload of invoice detail of

GSTN by supplier then credit on such invoice will be given provisionally subject to matching. So, acceptance of changes made by BSNL on GSTN on account of non-upload or incorrect upload or incorrect upload of invoice details on GSTN is to be submitted by supplier. Such changes w.r.t the mismatch are required to be accepted by supplier within the time limit prescribed under the GST law. It should be noted that in case supplier does not accept such changes within the time limit prescribed under GST law, the loss of input tax credit (if any) would be recovered from the supplier. In case of mismatch because of Supplier's fault, prompt amendments must be made by the supplier else supplier would be required to indemnify BSNL for the losses of credit and interest paid due to mismatch)

v) Supplier to issue all necessary documentation and perform all necessary compliance's for BSNL to be eligible to claim the input tax credit of GST tax to them. In case BSNL is unable to claim the input tax credit, the amount w.r.t GST charged by the supplier would be recovered from the supplier.

vi) A self-declaration along with evidence that the bidder is not blacklisted by GST authorities. In case supplier gets blacklisted during the tenure of BSNL contract, then supplier must indemnify BSNL to ensure that net loss of input tax credit is borne by BSNL due to default of supplier.

10. All the details of supplier (name, address, GSTN/ unregistered supplier, place of supply, SAC HSN code etc.) and other mandatory details shall be mentioned on the invoice.

11. Where the location agreed are more than one state, then separate invoice state wise to claim input tax credit in a particular state (typically happens in a bill to-ship to scenario) shall have to be submitted.

12. It shall be the responsibility of the supplier to mention State of place of supply of goods/services in the invoice issued to BSNL.

Submitted for perusal and further instructions please.

8. Duration of the contract period.

Duration of contract will be 1 year. After 1 year, contract may be extended further for 1 year on same terms and conditions based on performance.

9.Financial Proposal and Evaluation

The Bidders qualified in the Technical evaluation will only be consider for further evaluation of their Financial Bids.

In maintenance Case-V, if more than one FTTH partner is interested in a particular territory, the FTTH partner quoting the lowest revenue share % (below 10%) would be selected. Further, If there is a discrepancy in the amounts of "Figures" and "In Words" quoted by the bidder, then the amount specified in the "In Words" will be taken as final.

10.Performance Bank Guarantee (PBG)

(a) The successful bidder shall have to pay Performance Bank Guarantee (PBG)/SD as per Annexure-VI as detailed below.

5% of the EOI value should be submitted as PBG from any nationalized banks in the given format. **i.e., Rs.16800/-**

(b) The PBG shall be initially valid for Eighteen months. For extension of Contract further for Second year, PBG shall be renewed accordingly.

(c) The bidder shall ensure that the Performance Bank Guarantee (PBG) is sent to BSNL directly by the issuing Bank under Registered post (A.D). In exceptional circumstances where PBG is submitted by the bidder to BSNL, the bidder should ensure that an unstamped duplicate copy of the PBG is sent immediately by the bank directly to the purchaser by Registered post(A.D)

11.Forfeiture of Bid Security:

The bid security may be forfeited

i) If the bidder withdraws or amends its bid or impairs or derogates from the bid in any respect during the period of bid validity as in the bid document or

ii) In the case of successful bidder , if the bidder fails

- a) to sign the contract on allocation of work or
- b) to furnish the PBG as required

Note: The bidder shall mean individual company/firm or the front bidder and its technology / consortium partner, as applicable.

12.Termination of Contract due to non performance (default) (Exit Clause invoked by BSNL)

- a)** The contract(s) will be terminated & PBG forfeited, upon non-performance & failure to meet all the SLAs i.e. MTTR, Provisioning, fault clearance and repeat faults parameters for consecutive 3 months. Notice shall be served for non-performance in 1st month, 2nd month

and 3rd month before final termination.

- b)** In case partial SLAs are met then also it is liable for termination. However, EOI/Tender accepting authority reserves the right to grant any relief in action for termination considering the circumstances/nature on the appeal made by the bidder if one or more parameter are met.
- c)** The BSNL has right to reject any bid/cancel the EOI at any stage, cancel the Contract at any stage without assigning any reason.

d) Dispute Resolution/Arbitration

Any question, dispute or differences arising out of or in connection with this agreement or breach, termination or validity hereof, shall be first endeavored to be settled through bipartite discussion or negotiations between the parties. If the dispute cannot be amicably settled either party, as soon as practicable, but not earlier than three months after a request to settle the dispute amicably has been made to the other party, give to the other party note in writing or existence of such question, dispute or difference, specifying the nature and the point at issue, and the same shall be finally settled by Arbitration conducted in accordance with The Arbitration and Conciliation Act 1996 any modifications or reenactments there to and relevant laws and regulations in force at that time in India. All such disputes and differences which may arise between the parties hereto as to the meaning, construction or effect of any of the terms and provisions of this agreement or as to the right or claim of either party under this agreement shall be referred to the sole arbitration of the General Manager Telecom District KURNOOL or his nominee including any officer of Bharat Sanchar Nigam Limited (BSNL) nominated by him and the Franchisee shall not raise any objection to such arbitration on the ground that the arbitrator is an officer of Bharat Sanchar Nigam Limited (BSNL) and as such is an interested party or that the Arbitrator so appointed has earlier dealt with the subject matter of this agreement. Any order / Directions / Awards of the Arbitrator shall be final and binding on both the parties. The arbitration proceedings shall take place in Vijayawada and will be governed by the provisions of The Arbitration and Conciliation Act 1996 or of any statutory amendment thereto or any reenactment thereof for the time being in force. The Arbitrator so appointed shall pass a speaking award. In case of any dispute, the Vijayawada Court alone shall have the territorial jurisdiction to adjudicate upon the matter.

FINANCIAL QUOTE

1.The bidder should quote a fixed monthly amount of revenue share in % of Rupees Maximum up to 10% (Ten percent only)(Exclusive of GST). Bidder who quotes greater than 10% will be disqualified.

Sl. No.	Name of BA	Name of OLTE	Financial Quote by Bidder (in %)**	In Words
1	KURNOOL	SRINIVASA NAGAR , E10 B EXGE. KURNOOL		
2	KURNOOL	SRINIVASA NAGAR , E10 B EXGE. KURNOOL		
3	KURNOOL	NCOM		

** TAXES shall be extra as applicable.

If there is a discrepancy in the amounts of "Figures" and "In Words" quoted by the bidder, then the amount specified in the "In Words" will be taken as final.

2. BIDDER WILL PRESENT MONTHLY CLAIMS WITH SUPPORTING DOCUMENTS.

Signature of the Authorised signatory with Seal

Signature of the Bidder

ANNEXURE –II

Information of OLTs in KURNOOL SSA.

Sl.No	Location of OLT	Number of connections
1	Srinivasa Nagar, E 10 B Exge Kurnool	153
2	Srinivasa Nagar, E 10 B Exge Kurnool	92
3	N COM EXGE	16
	Total	261

ANNEXURE-III

MUTUAL NON-DISCLOSURE AGREEMENT

(On Rs. 100/- Non-Judicial Stamp paper)

This Agreement is made as of the _____ Day of _____ between BHARAT

SANCHAR NIHAM LIMITED (BSNL), a Government of India Enterprise, having its registered office at Bharat Sanchar Bhawan, Harish Chandra Mathur Lane, Janpath, New Delhi (hereinafter called BSNL) which expression shall unless repugnant to the subject or the context mean and included its successors, nominees or assigns and M/s_____

Incorporated _____ having its office located _____ here in after referred as"__" which expression shall unless repugnant to the subject or the context mean and include its successors, nominees or assigns.

Whereas in order to pursue the mutual business purpose of this particular project as specified in Bid document for running maintenance of FTTH connections of BSNL (the "Business Purpose"), BSNL and__recognize that there is a need to disclose to one another certain information as also defined in Para-1 below and/or customer information, customer volume, pricing, technical information relating to service, provisioning, inter-connection and other potential business and or technical information as necessary to evaluate potential arrangement involving their sale of international telecommunications service of each party to be used only for the business purpose and to protect such confidential information from unauthorized use and disclosure.

In consideration of the other party's disclosure of such information, each party agrees as follows:

1. This Agreement will apply to all confidential and proprietary information disclosed by one party to the other party, including the discussion conducted by the parties under this Agreement in relation to feasibility and possibility of business collaborations between the parties with in various areas including without limitation

(i) _____(ii)_____(iii)_____and information listed in Bid document for maintenance of FTTH connections attached hereto and stated herein above or all information of disclosing party as in its possession under obligations of confidentiality in whatever form transmitted relating to business plan ,operations and/or the proposed sale, purchase & use of telecommunications services which is disclosed by the disclosing party or its affiliates/ related Company to receiving party and other information which the disclosing party identifies in writing or otherwise as confidential before or within thirty days after disclosure to the receiving party. Confidential Information means Information consists of certain specifications, designs, plans, systems, technology, manufacturing process, drawings, software, prototypes and/or technical information and all information & knowledge regardless of form of storage relating to or developed in connection with Business purpose and for any businesses, prices, products, markets, promotions, strategies, plans, customers, suppliers or employees of disclosing party or related Company or

Signature of the Bidder

intellectual property owned or used by disclosing party or a related Company or licensed to the disclosing party or related Company and all copies and derivatives containing such information, that may be disclosed to other another for and during the business purpose, which a party considers confidential information.

Confidential information may be in any form or medium, tangible or intangible, and may be communicated / disclosed in writing, orally, or through visual observation or learnt or accessed by or by any other means to receiving party by the disclosing party. Information shall be subject to this Agreement, if it is in tangible form, only if clearly marked as proprietary as confidential, when disclosed to the receiving party or, if not in tangible form, its proprietary nature must first be announced, and it must be reduced to writing and furnished to the receiving party within thirty (30) days of the initial disclosure. The term 'affiliate' shall mean any person or entity controlled by or under common control with a party. The related company in relation to a party means :that party's subsidiaries, holding companies and any other subsidiaries of that party's holding companies:

(a) a company or joint venture in which a party has an equity interest, and which is or may be involved in providing a telecommunications or Internet access service; and

(b) In case of M/s _____

_____ and BSNL hereby agree that at during the confidentiality period:

2.

a. The receiving party shall use information only for the business purpose and for the purpose of evaluating and negotiating such potential arrangements shall hold information in confidence using the same degree of care as it normally exercises to protect its own proprietary information, but not less than reasonable care, taking into account the nature of the information, and shall grant access to information only to its employees who have a need to know, but only to the extent necessary to carry out the business purpose of this project as defined in maintenance of FTTH connections Bid document, shall cause its employees to comply with the provisions of this Agreement applicable to the receiving party, shall reproduce information only to the extent essential to fulfilling the purpose, and shall prevent disclosure of information to third parties, take all action reasonably necessary to maintain the confidentiality of the other party confidentiality in branch, secure the other party's confidentiality in practice against theft, loss or unauthorized disclosure. The receiving party may, however, disclose the information to its consultants and contractors, related company with a need to know; provided that by doing so, the receiving party agrees to bind those consultants and contractors/ related company to terms at least as restrictive as those stated herein, advise them of their obligations, and indemnify the disclosing party for any breach of those obligations.

b. Upon the disclosing party's request, and or at the time documents and other materials are no longer required in connection with business purpose, the receiving party' shall either return to the disclosing party all information or shall certify to the disclosing party that all media containing information have been destroyed. Provided,

Signature of the Bidder

however, that an archival copy of the information may be retained in the files of the receiving party's counsel, solely for the purpose of proving the contents of the information.

c. That the receiving party take reasonable steps to enforce the confidentiality obligations imposed or required to be imposed by this agreement, including diligent by prosecuting at its own cost, any breach or threatened breach of such confidentiality obligation by a person to whom it has disclosed confidential information of technology.

d. Neither party shall make any public announcement or press release the fact that the discussion is taking place between the parties or existence or content of this Agreement

3. The foregoing restrictions on each party's use or disclosure of information shall not apply to information that the receiving party can demonstrate:

- a. was independently developed by or for the receiving party/ or its affiliated or related company without reference to the information or was received without restrictions: or
- b. has become generally available to the public without breach of confidentiality obligations of the receiving party: or
- c. was in the receiving party's possession without restriction or was known by the receiving party without restriction at the time of disclosure: or
- d. is the subject of a subpoena or other legal or administrative/ demand or Rules or Regulations of Regulator or appropriate authority, provided however that the receiving party has given the disclosing party prompt notice of such demand for disclosure and the receiving party reasonably cooperates with the disclosing party's efforts to secure an appropriate protective order: or
- e. is disclosed with the prior consent of the disclosing party: or
- f. was in its possession or known to it by being in its use or being recorded in its files or computers or other recording media prior to receipt from the disclosing party and was not previously acquired by the receiving party from the disclosing party under an obligation of confidence or
- g. The receiving party obtains or was available from a source other than the disclosing party without breach by the receiving party or such source of any obligation of confidentiality or non-use towards the disclosing party.

The party seeking the benefit of above exceptions shall bear the burden of proving its existence.

4. Each party agrees not to remove any of the other party's confidential information from the premises of the disclosing party without the disclosing party's prior written approval. Each party agrees to exercise extreme care in protecting the confidentiality of any confidential information which is removed, only with the disclosing party's prior written approval, from the disclosing party's premises. Each party agrees to comply with all terms & conditions the disclosing party may impose upon any such approved removal, such as conditions that the removed confidential information and all copies

must be returned by a certain date, and that no copies are to be made off of the premises.

5. Each party, as a receiving party acknowledges that neither the disclosing party nor any of its representatives has made nor makes any representations or warranty, express, or implied as accuracy or completeness of the confidential information of the disclosing party and arises that it must make its own assessment of the confidential information.

6. Upon the disclosing party's request, the receiving party will promptly return to the disclosing party all tangible items containing or consisting of the disclosing party's confidential Information all copies thereof.

7. Each party recognizes and agrees that all of the disclosing party's confidential information is owned solely by the disclosing party (or its licensors) affiliated/ related company and that the unauthorized disclosure or use of such confidential information would cause irreparable harm and significant injury, the degree of which may be difficult to ascertain. Accordingly, each party agrees that the disclosing party will have the right to obtain or seek specific performance or an immediate injunction enjoining any breach or threatened breach of this Agreement, as well as the right to pursue any and all other rights and remedies available at law or in equity for such a breach.

8. Access to information hereunder shall not preclude an individual who has seen such information for the purposes of this Agreement from working on future projects for the receiving party /affiliated /related company which relate to similar subject matters, provided that such individual does not make reference to the information and does not copy the substance of the information during the confidentiality period. Furthermore, nothing contained herein shall be construed as imposing any restriction on the receiving party's /its affiliated / related company's disclosure or use of any general learning, skills or know-how developed by the receiving party's personnel under this Agreement, if such disclosure and use would be regarded by a person of ordinary skill in the relevant area as not constituting a disclosure or use of the information.

9. As between the parties, all information shall remain the property of the disclosing party. By disclosing information or executing this agreement, the disclosing party does not grant any license, explicitly or implicitly, under any trademark, patent, copyright, mask work protection right, trade secret or any other intellectual property right. THE DISCLOSING PARTY DISCLAIMS ALL WARRANTIES REGARDING THE INFORMATION, INCLUDING ALL WARRANTIES WITH RESPECT TO INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS AND ALL WARRANTIES AS TO THE ACCURACY OR UTILITY OF SUCH INFORMATION. Execution of this Agreement and the disclosure of information pursuant to this agreement does not constitute or imply any commitment, promise, or inducement by either party or its affiliated/related companies to make any purchase or sale, or to enter into any additional agreement of any kind.

10. Either party's failure to enforce any provision, right or remedy under this agreement shall not constitute a waiver of such provision, right or remedy.

11. Each party shall pay and bear all costs and expenses incurred by it in connection with the preparation for, the performance of, and participation into the Discussion providing in format under this Agreement.

Nothing contained in this Agreement may construe as restricting either party to enter into any further negotiation or agreement with third party regarding the same subject matter as the business purpose.

12. (a) The Disclosing Party warrants that it has all necessary rights to disclose Lawfully the Confidential Information and the Confidential Information has not been provided in breach of any other agreement or arrangement with third parties. The Disclosing Party indemnifies the Recipient against liability for third party claims on that basis.

(b) Each party warrants that it is a corporation with full corporate power and authority to enter into and do all things necessary for the performance of this agreement. Each signatory to this agreement warrants that he or she is authorized to sign on behalf of the corporation for whom he or she acts.

(c) Each party agrees to comply with all applicable Laws and Regulations including but not limited to laws and regulations relating to export and re-export of technical data documentation and / or providing insofar as they relate to the information disclosed under this Agreement

13. Except for the covenants herein, nothing under this Agreement or in the act of disclosing Confidential Information will constitute or imply a binding obligation between the Parties if in the future, the Parties elect to enter into a business relationship, both Parties will execute a separate written Agreement.

14. Severance : If any of the provisions contained in this Agreement shall be declared invalid, illegal or unenforceable in any respect under any applicable law, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired.

15. Notice: Any notice required or permitted to be given under this Agreement shall be given in writing by personal delivery, certified or registered mail, or facsimile and shall be addressed to the nominated addresses set forth below or such other address as either Party has notified the other Party in accordance with this Article.

(i) If to BSNL:

Attention: Mr/Ms _____ Address: _____

(ii) If to M/.s: _____

Attention: Mr/Ms. _____ Address: _____

Signature of the Bidder

16. This Agreement and maintenance of FTTH connections Bid document attached hereto constitutes the entire agreement of the parties with respect to the parties' respective obligations in connection with information disclosed hereunder and supersedes all prior oral and written agreements and discussions with respect thereto. The parties can amend or modify this Agreement only by a writing duly executed by their respective authorized representatives. Neither party shall assign this Agreement without first securing the other party's written consent.

17. The obligations of confidentiality imposed by this agreement survive the expiration or termination of this agreement for a period of two years from (i) the last date of confidential Information was disclosed to the receiving party or (ii) the completion of business purpose whichever is later.

18. The Receiving Party takes all reasonable steps to notify the Disclosing Party immediately if Confidential Information is disclosed in violation of the provisions of this Agreement or is otherwise lost or unaccounted for. Furthermore, the Receiving Party will take all reasonable steps to notify the Disclosing Party promptly of any actual or attempted use or possession of any Confidential Information by any unauthorized person or entity which may become known to it and extend reasonable cooperation to the Disclosing Party in any investigation or action against any such persons or entities.

19. Notwithstanding anything to the contrary in this Non-Disclosure and Confidentiality Agreement, if the Receiving Party learns that it is or may be required by applicable court order, law or regulation to disclose any Confidential Information, then the Receiving Party will (i) attempt to obtain a protective order or other appropriate relief in lieu of Disclosing such Confidential Information, (ii) as promptly as possible after learning of a possible disclosure requirement, and in any case prior to making disclosure take reasonable steps to notify the Disclosing Party of the disclosure requirement so that the Disclosing Party may seek a protective order or other appropriate relief, (iii) provide such cooperation and assistance as the Disclosing Party may reasonably request in any effort by the Disclosing Party to obtain such relief, and (iv) take reasonable steps to limit the amount of Confidential Information so disclosed and to protect its confidentiality.

20. This Agreement will be construed in interpreted and applied and governed in accordance with the laws of India and jurisdiction of Court at____ India.

21. All the disputes, differences, controversies / differences of opinions, breaches and violation arising from or related to the agreement arises out of this Agreement between parties then same shall be resolved by mutual discussions/reconciliations in good faith.

If the dispute, difference, controversies /differences of opinion, breaches and violation arising from or related to the agreement cannot be resolved within 60(sixty) days of commencement of reconciliations / discussions, then such question, dispute or

Signature of the Bidder

difference (except as to the matters, the decision to which is specifically provided under this agreement) shall be referred to the sole arbitration of the BSNL or in case his designation is changed or his office is abolished, then in such cases to the sole arbitration of the officer for the time being entrusted (whether in addition to his own duties or otherwise) with the functions of the

_____ or BSNL or by whatever designation such an officer may be called (hereinafter referred to as the said officer), and if the _____ or the said officer is unable or unwilling to act as such, then to the sole arbitration of some other person appointed by the _____ or the said officer. There will be no objection to any such appointment on the ground that the arbitrator is a BSNL employee or Government Servant or that he has to deal with the matter to which the agreement relates or that in the course of his duties as a Government Servant or BSNL employee, he has expressed his views on all or any of the matters in dispute. In the event of such an arbitrator to whom the matter is referred, being transferred or vacating his office or neglecting his work or being unable to act for any reason what so ever, the BSNL or the said officer shall appoint another person to act as an arbitrator in accordance with terms of the agreement and the person so appointed shall be entitled to proceed from the stage at which it was left out by his predecessors.

The Arbitration and Conciliation Act, 1996 and the rules made there under or any statutory modification or re-enactment there of or any rules made thereof shall be deemed to apply to the arbitration proceeding under this clause.

The Arbitration proceeding shall be in English language. The Venue of the arbitration proceeding shall be the office of the _____ BSNL _____ India or such other places as the arbitrator may decide.

IN WITNESS WHERE OF, the parties here to have executed this Agreement by their duly authorized officers or representatives.

FOR AND ON BEHALF OF

FOR AND ON BEHALF OF
BHARAT SANCHAR NIGAM
LIMITED

NAME:

NAME:

DESIGNATION:

DESIGNATION:

DATE:

DATE:

WITNESS

WITNESS

1.

1.

2.

2.

Signature of the Bidder

Format of Certificate about close relatives working in BSNL
(To be submitted by all the Owner/ Partners/Directors of the
Company)

"I s/o.....r/o.....hereby certify that none of my relative(s) as defined in the EOI document is/are employed in BSNL unit as per details given in tender document. Incase at any stage, it found that the information given by me is false/incorrect, BSNL shall have the absolute right to take any action as deemed fit/without any prior intimation to me."

The near relatives for this purpose are defined as:-

- a) Members of a Hindu undivided family.
- b) They are husband and wife.
- c) The one is related to the other in the manner as father, mother, son(s) & son's wife (daughter in law), Daughter(s) and daughter's husband (son in law), brother(s) and brother's wife, sister(s) and sister's husband (brother in-law).

Dated thisDay of.....20...

Seal and Signature:

PROFORMA For the BID SECURITY/ EMD Guarantee

(To be typed on Rs.100/- non-judicial stamp

paper) Sub: Bid Security/EMD guarantee.

Whereas M/s

R/o(Here after referred
To as Bidder) has approached us for giving Bank Guarantee of Rs. /- (here after known
as the "B.G. Amount") valid upto...../...../20.....(here after known
As the "Validity date") in favour of GMTD, BSNL, KURNOOL SSA (Here after referred to
as BSNL) for anticipation in the tender for.....vide tender no.
Now at the request of the Bidder, We Bank Branch having
.....(Address) and
Regd.Office address as
(Here in after called 'the Bank') agrees to give this guarantee as herein after
contained :

2. We the Bank do hereby undertake to pay the amounts due and payable under this guarantee without any demur, merely on a demand from the BSNL stating that the amount claimed is due by way of loss or damage caused to or would be caused to or suffered by the BSNL by reason of breach by the said bidder(s) of any of terms or conditions contained in the said Agreement or by reason of the bidder (s) failure to perform the said Agreement. Any such demand made on the bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee where the decision of the BSNL in these counts shall be final and binding on the bank. However, our liability under this guarantee shall be restricted to an amount not exceeding the "B. G. Amount".

3. We undertake to pay to the BSNL any money so demanded notwithstanding any dispute or disputes raised by the bidder(s) in any suit or proceeding before any court or tribunal relating thereto our liability under this present being absolute and unequivocal. The Payment so made by us under this bond shall be valid discharge of our liability for payment there under and the bidder(s) shall have no claim against us for making such payment.

4. We the Bank further agree that the guarantee herein contained shall remain in full force and effect during the period that would be taken for the performance of the said agreement and that it shall continue to be enforceable till all the dues of the BSNL under or by virtue of the said Agreement have been fully paid and its claims satisfied or discharged or till BSNL Certifies that the terms and conditions of the said Agreement have been fully and properly carried out by the said bidder(s) and accordingly discharge this guarantee. Unless and or claim under this

Signature of the Bidder

guarantee is made on us in writing or before the expiry of Validity date from the date hereof, we shall be discharged from all liability under this guarantee thereafter.

5. We the Bank further agree with the BSNL that the BSNL shall have the fullest liberty without our consent and without affecting in any manner our obligations here under to vary any of the terms and conditions of the said Agreement or to extend time of performance by the said bidder(s) from time to time or to postpone for any time or from time to time any of the powers exercisable by the BSNL against the said bidder(s) and to forbear or enforce any of the terms and conditions relating to the said agreement and we shall not be relieved from our liability by reason of any such variation, or extension being granted to the said Bidder(s) or for any forbearance, act or omission on the part of the BSNL or any indulgence by the BSNL to the said bidder(s) or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

6. Notwithstanding anything herein contained;

(a) The liability of the Bank under this guarantee is restricted to the "B. G. Amount" and it will remain in force up to its Validity date specified above.

(b) The guarantee shall stand completely discharged and all rights of the BSNL under this Guarantee shall be extinguished if no claim or demand is made on us in writing on or before its validity date.

7. In case BSNL demands for any money under this bank guarantee, the same shall be paid through banker's Cheque in favour of "AO (Cash), O/o GMTD , KURNOOL - 518050" payable at KURNOOL.

8. The Bank guarantees that the below mentioned officer who have signed it on behalf of the Bank have authority to give this guarantee under its delegated power.

Place:

Date:.....

(Signature of the Bank Officer)
Rubberstamp of the bank

Authorized Power of Attorney Number:

Name of the Bank officer:

Designation:

Complete Postal address of Bank:

.....

Telephone Numbers

Fax number.....

Signature of the Bidder

Pro-forma For the Performance Bank Guarantee

(To be typed on Rs.100/- non-judicial stamp

paper) Dated:.....

Whereas GMTD, KURNOOL SSA BSNL R/o
.....(hereafter referred to as BSNL) has issued an Lr No no.
..... Dated/...../20....the Maintenance of
..... for M/s.....R/o
..... (hereafter referred to as "Bidder")
and BSNL has asked him to submit a performance guarantee in favour of GMTD ,
BSNL, KURNOOL SSA of Rs./- (hereafter referred to as "P.G. Amount")
valid up to/...../20... (hereafter referred to as "Validity Date")

Now at the request of the Bidder, WeBank.....Branch
having
(Address) and Regd. office address as.....
.....
..... (Hereinafter called 'the Bank') agreed to give this guarantee as hereinafter
contained:

2. We, "Name of the Bank" do here by under take and assure to the BSNL that if in the opinion of the BSNL, the Bidder has in anyway failed to observe or perform the terms and conditions of the said agreement or has committed any breach of its obligations there-under, the Bank shall on demand and without any objection or pay to the BSNL the said sum limited to P.G. Amount or such lesser amount as BSNL may demand without requiring BSNL to have recourse to any legal remedy that may be available to it to compel the Bank to pay the same.

3. Any such demand from the BSNL shall be conclusive as regards the liability of Bidder to pay to BSNL or as regards the amount payable by the Bank under this guarantee. The Bank shall not be entitled to withhold payment on the ground that the Bidder had disputed its liability to pay or has disputed the quantum of the amount or that any arbitration proceeding or legal proceeding is pending between Bidder and BSNL regarding the claim.

4. We, the Bank further agree that the guarantee shall come into force from the date of its issue and shall remain in full force and effect up to its Validity date.

5. The Bank further agrees that the BSNL shall have the fullest liberty without the consent of the Bank and without affecting in any way the obligations here under to vary any of the terms and conditions of the said agreement or to extend the time

Signature of the Bidder

for performance of the said agreement from any of the powers exercisable by BSNL against the Bidder and to for ebeartoen force any of the terms and conditions relating to the said agreement and the Bank shall not be relieved from its liability by reason of such failure or extension being granted to Bidder or through any forbearance, act or omission on the part of BSNL or any indulgence by BSNL to Bidder or any other matter or thing whatsoever which under the law relating to sureties would but for this provision have the effect of relieving or discharging the guarantor.

6. Notwithstanding anything herein contained;

(a) The liability of the Bank under this guarantee is restricted to the P.G. Amount and it will remain in force up to its Validity date.

(b) The guarantee shall stand completely discharged and all rights of the BSNL under this Guarantee shall be extinguished if no claim or demand is made on us in writing on or before its validity date.

7. In case BSNL demands for any money under this bank guarantee, the same shall be paid through banker's Cheque in favour of "AO (Cash), O/o GMTD, KURNOOL" payable at KURNOOL.

8. The Bank guarantees that the below mentioned officer who have signed it on behalf of the Bank have authority to give this guarantee under its delegated power.

Place:

Date:.....

(Signature of the Bank

Officer) Rubber stamp of

the bank

Authorized Power of Attorney Number:

Name of the Bank officer:

Designation:

Complete Postal address of Bank:

.....

Telephone NumbersFax Numbers.....

Signature of the Bidder

ANNEXURE –VII

Details about the firm (Bidder)

S.No	Details Required	Response from the bidder
1	Full Name of the Firm (in capital letters)	
2	Address of the Firm	
3	Contact Number. Of the Firm	
4	Details of the authorized signatory	Name
		Designation
		Phone
		Mobile
		Email
		Address:
5	Type of Firm(proprietary /Partnership/Ltd/Pvt. Ltd)	
6	Income Tax Account No./ Pan No.(Latest Income Tax clearance certificate to be attached with proposal)	

7	Board of directors	1
		2
		3
		4
		5

I hereby certify that the above - mentioned particulars are true and correct.

Signature designation & Seal of
 Firm Name & Full Address of
 the Firm

Signature of the Bidder

LETTER OF AUTHORISATION FOR ATTENDING BID OPENING

(To reach before date of bid opening)

To

The AGM (S&M),
O/o GM Telecom., BSNL,
KURNOOL.

Subject: Authorization for attending bid opening on _____(date) in the EOI of
_____ - Reg.

The following persons are hereby authorized to attend the bid opening for the
tender mentioned above on behalf of _____.

<u>Order of preference</u>	<u>Name</u>	<u>Specimen Signature i.</u>
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ii.

Alternate representative

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Or

Officer authorized to sign the bid Documents on behalf of the bidder

Note: 1. Maximum of two representatives will be permitted to attend bid opening. In cases where it is restricted to one, first preference will be allowed. Alternate representative will be permitted when regular representatives are not able to attend.

1. Permission for entry to the hall where Bids are opened may be refused incase authorization as prescribed above is not recovered.

AGREEMENT FOR REVENUE SHARE CASE V
MAINTENANCE OF FTTH CONNECTIONS PROVIDED BY BSNL

This Agreement entered into on this _____ day by and between:
BHARAT SANCHAR NIGAM LIMITED (hereinafter referred to as "BSNL"), a company incorporated under the Companies Act 1956, having its Registered Office and Corporate Office at Bharat Sanchar Bhawan, New Delhi-110 001, represented by PRINCIPAL GENERAL MANAGER TELECOM ,KURNOOL SSA

AND

_____ (hereinafter referred to as "Telecom Infrastructure provider" , represented by _____

WHERE AS BSNL is in the business of providing Basic Telephony Services, Cellular Mobile Telephony Services (CMTS), Internet & broadband services and National Long Distance Services (NLDS) in its licensed areas of operation in the geographical territory of India.

AND the Telecom Infrastructure provider is having an objective of providing the telecom services to the people using the residential / commercial complexes as mentioned in Annexure (hereinafter referred as "Projects in annexure") and also to maintain the same.

Whereas BSNL _____ has been approached by " _____" to provide the BSNL Telecom services of the residents of "Projects in Annexure".

AND WHEREAS Mr _____ Telecom Infrastructure Provider in the intention that the residents of the "Projects in Annexure" shall utilize the offer of BSNL__has agreed to the proposal based on the terms and conditions contained herein under.

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

1. In consideration of the due observance and performance of all the terms & conditions of this agreement, the BSNL and Telecom infrastructure provider agree to sign this agreement on non exclusive and revenue sharing basis to maintain the BSNL FTTH telecom services.
2. Telecom infrastructure provider agrees that the infrastructure provided by BSNL will be utilized exclusively for BSNL services only.
3. Telecom infrastructure provider shall ensure the execution of services as per this agreement and continuance of the same by the future association / any other outside agency who may continue to maintain the telecom and other services in the residential complex / commercial complex for the entire agreement period.
4. Agreement responsibilities for BSNL and Telecom Infrastructure Provider for "Projects in Annexure" /Location in annexure.

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4.1 BSNL responsibility:

- a) Whenever fault arises the fault should be registered with FTTH section/Toll free number by the customer.
- b) _____section will in turn forward the complaints to Telecom Infrastructure Provider (TIPs) who has signed the agreement for case V.
- c) The first level faults like connectorisation , cable faults/drop fiber faults with necessary splicing, including maintenance of cable from JMH to subscriber premises, Replacement of UPS, Battery, ONT if any, configuration issues etc are to be sorted out by the Telecom Infrastructure Provider.
- d) The faults must be cleared within 12 hrs of report from BSNL.
- e) If fault type is critical then BSNL officers should be discussed for further action
- f) After resolving the faults customers satisfactory report should be obtained and registered with_____team for closing the issues

For this BSNL has to

- a) provide the details of working connection Exchange wise/Number of ports/Number of customers working etc. to TIPs
- b) All commercial works (Registration of CAFs / Issue of demand note / Issue of CDR orders etc) shall be undertaken by BSNL and all customers shall be BSNL Customers.
- c) Billing/Invoicing for the services availed of by the Customers shall be done by BSNL.
- d) Collection of Bill Payment shall be done by BSNL and payment to TIPs as per agreement. For this monthly invoice to be raised by TIPs.
- e) Review the number of connections made over to TIPs and performance of TIPs on every month at SSA level.

4.2 Telecom Infrastructure Provider (TIP) Responsibilities :(For Case V)

- a. To maintain the OLTs, ONTs and all Telecom Network infrastructure up to Customer's Premises for provision/replacement of fault of BSNL FTTH Services. OLTs/ONTs shall be installed in mutual consultation with BSNL for compatibility parameters.
- b. All the provided connections are to be maintained faults free by the TIPs whenever fault arises/ the fault should be registered with BSNL section by the customer same to be attended by TIPs.
- c. Any Testing Equipment, Computers etc for carrying out maintenance works should be owned by Telecom Infrastructure Provider (TIP).
- d. There shall be no other payment other than the revenue share to be paid to Telecom Infrastructure Provider (TIP). All cost incurred on account of Telecom Infrastructure Provider (TIP) responsibilities shall not be claimed from BSNL by Telecom Infrastructure Provider (TIP).
- e. To allow BSNL to do periodical inspection to avoid any misuse.
- f. The Telecom Infrastructure Provider (TIP) shall comply with all labour laws with respect to manpower engaged by them.
- g. Invoices to be submitted on monthly basis as per the working connection by TIPs in respective BSNL locations.

5. There shall be no other payment other than the revenue share to be paid to the Telecom infrastructure provider. All cost incurred on account of point no 4 is part of revenue share and shall not be charged extra from BSNL by Telecom infrastructure provider

6. Bill issue & collection:

6.1 BSNL shall be solely responsible for all commercial functions of bill issue and its collection for the telecom services provided to customers under this agreement. The services shall be billed as part of telecom services provided by BSNL. The bills will be raised and collected by BSNL from the subscribers.

6.2 Telecom infrastructure provider shall not charge any money from the customers. No additional services other than those contained within the scope of this agreement shall be provided to the customers of BSNL either free or for a cost without the written approval of BSNL. All deposits levied, including security deposits collected on account of CPE /STB /ONT provided by BSNL / registration amounts as decided by BSNL, shall be billed and collected by BSNL and no revenue share shall be payable to Telecom infrastructure provider from such receipts.

6.3 The terms and conditions of payments by customers shall be governed by BSNL's rules from time to time. The disconnection and resolution practice from payment defaulters shall be enforced.

7. Revenue share payment process:

7.1 Revenue sharing shall be from fixed monthly rental + Usage charges on revenue realized basis after the deduction of applicable statutory levies which includes license fees payable by BSNL and / or taxes applicable from time to time, from the revenues accrued on account of provision of telecom services under the agreement. All the customers falling under the purview of this agreement shall be identified separately and the revenue share may be paid to the Telecom infrastructure provider as per the terms & conditions of this agreement for such customers.

7.2 The payment of revenue share to the Telecom infrastructure provider will be made as and when the invoices submitted by vendor and on receipt of payment from customer for a particular period.

7.3 The payment of revenue share shall be made to the Telecom infrastructure provider after the deduction of applicable statutory levies which includes license fees payable by BSNL and / or taxes applicable from time to time, from the revenues accrued on account of provision of telecom services under the agreement. All such taxes / levies shall be a pass-through item and shall be billed to and collected from the customers and paid to the respective statutory bodies by BSNL, except such cases where liabilities arise on account of claims raised by concerned authorities in a post-facto manner, wherein such liability shall be shared in the same ratio as the revenue share for the respective services.

7.4 Any discrepancy found would be mutually discussed and resolved. Balance of payments arising due to any reason shall be adjusted in future payments by BSNL.

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8. **Tariff:**

8.1 Revenue share shall be as given below:

Business Model Case V	BSNL	Telecom infrastructure provider
Revenue Share Ratio	(100-Quoted % by TIPs) to 90%	Quoted % subject to the max of 10%

8.2 All commercial works shall be undertaken by BSNL and all customers shall be BSNL customers.

8.3 BSNL shall collect dues payable to it by the individual residents / commercial complex occupants of "Projects in the Annexure" directly from such subscribers / residents. "Telecom infrastructure provider" shall not in any way be liable or responsible for the nonpayment or delayed payment of the dues to BSNL__ by the individual subscribers residing in "Projects in annexure". Any charges are to be borne by the individual customers and "Telecom infrastructure provider" is not liable.

9. Penalty for non settlement of faults

- 1) All the complaints registered with the Telecom Infrastructure Provider are to be sorted out within 12 hrs of registration
- 2) In case of minor faults if not cleared with in 12 hrs then Rs 10/- per day per customer will be charged upto max of 50% of rev share eligible per month.
- 3) In case of major faults , if declared as critical fault by_section, then no penalty will be imposed.
- 4) The calculation of above penalty is purely the responsible of SSA where the agreement is signed by TIPs.

10. General Conditions:

- 10.1 This agreement is applicable for maintenance of FTTH telecom service. BSNL head of SSA will review the connections maintained by TIPs on monthly basis and if there is any abnormal decrease in count then Head of SSA having full right to terminate the contract without any notice to TIPs.
- 10.2 This agreement is a confidential document. The Telecom infrastructure provided shall not divulge any part of the agreement either through oral or written communication or through any other mode to any third party.
- 10.3 This agreement shall not be amended or modified or altered or changed in any way except in writing and duly executed by the authorized representatives of each party.
- 10.4 Period of agreement: This agreement shall be valid for the period of one year from to _____ . Based on performance of monthly review by head of SSA, the agreement will

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be renewed for further period.

- 10.5 Termination of the agreement: This agreement may be terminated only by the mutually, written consent of the parties giving 10 days notice. Notwithstanding any terms and conditions herein, this agreement may be terminated only by the mutually, written consent of the parties giving one month notice. Termination of the agreement shall be without prejudice to the accrued rights and liabilities of the parties at the date of termination. On termination of this agreement the telecom services may continue to be used by the residents of the "Projects in annexure" as per applicable terms & conditions.
- 10.6 Severability
Should TRAI / DoT declare any part of this agreement unenforceable through direction / order / regulation or if terms of license of BSNL are changed through any amendment or order of the Government, the parties will cooperate and take all appropriate steps to amend, modify or alter this agreement.
- 10.7 This agreement shall be binding upon all respective successors of the parties.

11. Compliance of laws:

BSNL and Telecom Infrastructure provider shall perform their duties in strict compliance with all applicable laws in India along with rules and regulations of the duly constituted Govt. authorities in India and shall obtain all licenses, restrictions or other approval, if any, required by laws in India in connection with the services to be rendered hereunder.

Further, service provided to the customers shall be subject to Indian Telegraph Act 1885, TRAI directions and tariff circulars issued by BSNL Corporate Office.

12. Indemnification:

Telecom Infrastructure provider agrees to protect, defend, indemnify and hold harmless BSNL and its employees, officers, directors, agents or representatives from and against any and all liabilities, damages, fines, penalties and costs (including legal costs and disbursements) arising from or relating to:

- (a) Any breach of any statute, regulation, direction, orders or standards from any governmental body, agency, telecommunications operator or regulator applicable to such party; "or"
- (b) Any breach of the terms and conditions in this agreement by the Telecom Infrastructure provider; 'or'

13. Relationship:

Each party understands that it is an independently owned business entity and this agreement does not make it, its employees, associates or agents as employees, agents or legal representatives of the other party for any purpose whatsoever. Neither party has express or implied right or authority to assume or to undertake any obligation in respect of or on behalf of or in the name of the other party or to bind the other party in any manner. In case, any party, its employees, associates or agents hold out as employees, agents, or legal representatives of the other party, the former party shall forthwith upon demand make good any / all loss, cost, damage including consequential loss, suffered by the other party on this account.

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14. ARBITRATION

- 14.1 In the event of any question, dispute or difference arising under this agreement or in connection there-with (except as to the matters, the decision to which is specifically provided under this agreement), the same shall be referred to the sole arbitration of the PGMTD, BSNL KURNOOL or in case his designation is changed or his office is abolished, then in such cases to the sole arbitration of the officer for the time being entrusted (whether in addition to his own duties or otherwise) with the functions of the PGMTD, BSNL KURNOOL or by whatever designation such an officer may be called (hereinafter referred to as the said officer), and if the PGMTD, BSNL KURNOOL or the said officer is unable or unwilling to act as such, then to the sole arbitration of some other person appointed by the PGMTD, BSNL KURNOOL or the said officer. The agreement to appoint an arbitrator will be in accordance with the Arbitration and Conciliation Act 1996. There will be no objection to any such appointment on the ground that the arbitrator is a Government Servant or that he has to deal with the matter to which the agreement relates or that in the course of his duties as a Government Servant he has expressed his views on all or any of the matters in dispute. The award of the arbitrator shall be final and binding on both the parties to the agreement. In the event of such an arbitrator to whom the matter is originally referred, being transferred or vacating his office or being unable to act for any reason whatsoever, the PGMTD, BSNL KURNOOL or the said officer shall appoint another person to act as an arbitrator in accordance with terms of the agreement and the person so appointed shall be entitled to proceed from the stage at which it was left out by his predecessors.

- 14.2 The arbitrator may from time to time with the consent of both the parties enlarge the time frame for making and publishing the award. Subject to the aforesaid, Arbitration and Conciliation Act, 1996 and the rules made there under, any modification thereof for the time being in force shall be deemed to apply to the arbitration proceeding under this clause.

- 14.3 The venue of the arbitration proceeding shall be the office of the PGMTD, BSNL KURNOOL or such other places as the arbitrator may decide.

IN WITNESS WHEREOF the Parties here so have caused this agreement to be duly executed on the date above written.

For BSNL _____

Witness

For Telecom Infrastructure Provider _____

Witness

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Projects in Annexure

LIST OF BUILDINGS/APARTMENT/COMMERCIAL COMPLEX WHERE FTTH connections are to be maintained by _____ Infrastructure Provider ON REVENUE SHARE BASIS

SI No	SSA/Exchange/Building	Area of Location covered	Remarks

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