

BHARAT SANCHAR NIGAM LIMITED

(A Government of India Enterprise)

E-TENDER DOCUMENT FOR SUPPLY OF RIGGER SERVICES IN MANDI BA (Mandi &Kullu SSA)

SECTION-1 BHARAT SANCHAR NIGAM LIMITED

(A Government of India Enterprise)
O/o GMTD Mandi HP-175001

No. GMTD/MND/CM/RIGGER/T-1/2020-21/2 Dated: 27/02/2020

Sub: - E-Tender documents for the supply of Rigger services in Mandi BA.

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

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Kindly submit your bid offers online on or before date & time specified in Clause 6 of detailed DNIT.

AGM CM Mandi

Tel.: 1905-226634, FAX: 01905-225299

SECTION - 1 Part A

Detailed NOTICE INVITING E-TENDER (DNIT)

BHARAT SANCHAR NIGAM LIMITED (A Government of India Enterprise)

O/o GMTD Mandi HP-175001

E-Tenders are invited by GMTD Mandi for the supply of Rigger services in Mandi Business Area of H.P.Telecom Circle:

S. No.	Name of the Item/ Work	Estimated Quantity (in Rs)	Bid Security/Earnest Money Deposit Amount for the tender (in Rs)	Tender Document Cost (in Rs)
1	Rigger services in Mandi BA (Mandi & Kullu SSA)	8,00,000/-	20,000/-	590/-

- **Note 1**: The quantity stated above is estimated and BSNL reserves the right to vary the quantity to the extent of -25 % to +25 % of specified quantity at the time of award of the contract i.e. APO without any change in unit price or other terms & conditions.
- 2. Purchase of Tender Document: Tender document can be obtained by downloading it from the Central Public Procurement Portal <u>URL:https://eprocure.gov.in/eprocure/app</u>
- 2.1 The bidders downloading the tender document are required to submit the tender fee amount through DD along with their tender bid failing which the tender bid shall be left archived unopened/ rejected. The DD shall be drawn from any Nationalized/ Scheduled Bank in favour of AO(Cash), O/o GMTD BSNL Mandi, Himachal Pradesh and payable at Mandi.
- 2.2 The tender documents shall be issued free of cost to MSE bidders on production of requisite proof in respect of valid certification from MSME for the tendered item.
- **3.0 Availability of Tender Document:** The tender document shall be available for downloading and uploading from BSNL website. www.hp.bsnl.co.in from 29/02/2020 onwards up to 21/03/2020.
- 3.1 As tenders invited through e-tendering process, physical copy of the tender document would not be available for sale. However the bidder has to submit the bid document offline along with all required supporting documents after uploading(digitally signed) them online except for the financial bid which has to be uploaded online only.
- 4. Eligibility Criteria: The bidder should have
- 4.1 Experience of supply of rigger services related to Mobile communication towers under any Govt. Organization (Central/ State/ PSU) or Licensed Telecom Services Provider or Telecom Equipment Supplier/ Vendors like M/s Ericsson, NSN, ITI, ZTE or Infra provider for Telecom Turnkey Vendors during last five financial years up to March 2019 (01/04/2014 to 31/03/2019) as per below details:
 - a) Three similar completed works each costing not less than the amount equal to 40% of estimated cost.

Or

b) Two similar completed works each costing not less than the amount equal to 50% of estimated cost.

Or

c) One similar completed work costing not less than the amount equal to 80% of estimated cost.

The experience certificate should be signed by an officer not below the rank of Divisional Engineer or equivalent.

4.2 All prospective bidders should have Audited Annual financial turnover not less than 30% of the estimated cost during of tender during 2016-17, 2017-18and 2018-19. The turnover certificate should be signed by the Chartered Accountant/ Auditors of the concerned unit.

5. Bid Security/EMD:

- 5.1 The bidder shall furnish the bid EMD in one of the following ways:-
 - (a) Demand Draft shall be drawn from any Nationalized/ Scheduled Bank in favour of AO(Cash), O/o GMTD BSNL Mandi Himachal Pradesh and payable at Mandi.
 - b) Bank Guarantee from a scheduled bank drawn in favour of GMTD Mandi, Bharat Sanchar Nigam Limited, which should be valid for 210 days from the tender opening date.
- 5.2 The MSE units shall be exempted from submission of Bid Security deposit on production of requisite proof in respect of valid certification from MSME for the tendered item.

6. Date & Time of Submission of Tender bids: on or before 17:00Hrs of 21/03/2020

Note 2: In case the date of submission (opening) of bid is declared to be a holiday, the date of submission (opening) of bid will get shifted automatically to next working day at the same scheduled time. Any change in bid opening date due to any other unavoidable reason will be intimated to all the bidders separately. Any kind of clarification shall be taken in writing by the bidder on or before 13.03.2020 at 11:00AM.

7a. Submission of documents: To AGM CM O/o GMTD Mandi HP up to 11:30Hrs of 23/03/2020.
7b.Opening of Tender Bids : 12:00 Hours of 23/03/2020.

- 8. Place of opening of Tender bids: GMTD Office Mandi
 - The tenders shall be opened through 'Public Online Tender Opening Event (POTOE)'. BSNL's Tender Opening Officers as well as authorized representatives of bidders can attend the Public Online Tender Opening Event (TOE) from the comfort of their offices. In this case the tender will be opened at GMTD BSNL Office at Palace Colony Mandi, HP-175001.
- 9. Tender bids received after due time & date will not be accepted.
- 10. Incomplete, ambiguous, Conditional, unsealed tender bids are liable to be rejected.
- 11. GMTD BSNL Mandi reserves the right to accept or reject any or all tender bids without assigning any reason. He is not bound to accept the lowest tender.
- 12. The bidder shall furnish a declaration in his tender bid that no addition / deletion / corrections have been made in the downloaded tender document being submitted and it is identical to the tender document appearing on the website.
- 13. In case of any correction/ addition/ alteration/ omission in the tender document by the bidder, the bid shall be treated as non responsive and shall be rejected summarily.
- **Note 3:** All documents submitted in the bid offer should be preferably in English. In case the certificate viz. experience, registration etc. is issued in any other language other than English, the bidder shall attach an English translation of the same duly attested by the bidder & the translator to be true copy in addition to the relevant certificate.
- Note 4: All computer generated documents should be duly signed/ attested by the bidder
- Note 5: The bidder has to upload tender document along with all eligibility documents online (Digitally Signed), in case any of the supporting document is not attached with the bid document but uploaded with digital signature the bid will be considered to be responsive.
- Note 6: Bidder has to comply with all rules and regulations regarding GST issued by Govt.

BHARAT SANCHAR NIGAM LIMITED O/o GMTD BSNL Mandi HP-175001

NOTICE INVITING TENDER

NIT No. GMTD/MND/CM/RIGGER/T-1/2020-21/2 Dated: 27/02/2020

E-Tenders are invited by GMTD Mandi from the prospective bidders for the following work:

Name of the work	Estimated cost (in Rs.)	EMD (in Rs.)	Tender Document Cost (in Rs.)
Supply of Rigger services in Mandi Business Area (BA)	8,00,000/-	20,000/-	590/-
(Mandi & Kullu SSA)			

Last date of online submission of tender is 21/03/2020 up to 17:00 Hrs.

For further detailed information, kindly visit website URL:https://eprocure.gov.in/eprocure/app

AGM (CM)
O/o GMTD BSNL Mandi
HP-175001
Tel. No. 01905-226634
FAX No. 01905-225299

SECTION-2

Tender Information

- 1. Type of tender-:
 - a) Two Stage.
 - b) No. of Envelopes for submission of Bids: Single
- 2. Bid Validity Period / : 180 days from the tender opening date. Validity of bid Offer
- **3.** The envelope shall contain documents of bidder's satisfying the eligibility/ Technical & commercial conditions and shall contain one set of the following documents:
 - a) Techno-commercial documents shall contain :-
 - (i) EMD as per DNIT
 - (ii) Cost of the tender documents i.e. tender fee as per DNIT.
 - (iii) Certificate(s) showing fulfillment of the eligibility criteria(s) stated in Clause 4 of the DNIT
 - (iv) Power of Attorney & authorization for executing the power of Attorney in accordance with clause 14.3 of Section 4 Part A
 - (v) Integrity Pact (if applicable)
 - (vi) Bidder's Profile & Questionnaire duly filled & signed section 9.
 - (vii) Non-Relation Certificate duly filled & signed section 6B of tender document.
 - (viii) Undertaking & declaration duly filled & signed section 6A of tender document
 - (ix) Documents stated in clause 10 of Section-4 Part A.
 - (x) Tender documents duly signed at each page for having read it & accepted it.
 - (xi) Tender/ Bid form- Section 9 Part A

Note: - All documents as stated above are required to be uploaded online and submitted offline to AGM CM O/o GMTD Mandi, Palace Colony Mandi HP-175001 on or before the date & time of submission of bids in a properly wax/tape sealed envelope as stated in DNIT. The envelope shall bear

Tender No. : GMTD/MND/CM/RIGGER/T-1/2020-21/2 Dated: 27/02/2020

Name of work : Tender documents for the supply of Rigger services in Mandi BA

The phrase : "Do not open before 23.03.2020"

- 4. Payment terms: As stated in clause 11 of Section 5 Part-A
- 5. Delivery Schedule: As per Purchase Order issued from time to time.

SECTION- 3 Part A SCOPE OF WORK

A. General:

The services of rigger can be used anywhere in Mandi BA. The Headquarter of rigger will be in Mandi and Kullu for Mandi and Kullu SSA respectively, but can be changed, if required. Services of additional Rigger will be availed on actual requirement basis. The work consists of repair and maintenance of antenna of GSM services of BSNL for which climbing and working on the towers in Mandi BA is required.

B. Scope of Work:

Services to be provided by the riggers:

- a. Re-orientation/change of antennae tilt of all types of antennae.
- b. Re-orientation/ Alignment of Mini Link Antennae.
- c. Replacement of faulty Mini Link Radio Unit.
- d. To attend Mini Link IF cable faults and BTS Feeder Cable faults.
- e. To prepare connectors for IF/ Feeder cable.
- f. De-hoisting and hoisting of Mini Link/ BTS antennae.
- g. Attending VSWR faults in BTSs and any other faults on the equipments installed on the tower.
- h. To attend Metro BTS faults on tower.
- i. All the tools required for hoisting/ de-hoisting of BTS/ Mini Links antennae like chain pulley, ropes, etc will be provided by the contractor.
- j. All other tools like spanner set, pliers, cutter, L-Key set, multi-meter, compass, Equipment for measurement of antennae tilt, etc will be supplied by the contractor.
- k. First aid box, safety belts, helmets, shoes and any other safety tools required for working on towers shall be provided by the contractor.
- I. The riggers have to be insured by the contractor. The Insurance coverage of the riggers engaged by the Contractor is to be borne by the Contractor, so that, in case of any accident, during the time of work, BSNL will NOT be held responsible. The contractor only will be responsible for any compensation payable by law to the Rigger.
- m. BSNL will not provide any sort of accommodation and other amenities to the riggers. Contractor will have to make such arrangement at his own cost.
- n. Riggers will normally be placed at the SSA Headquarters.
- o. Transportation for riggers to sites will be arranged by BSNL wherever feasible. Riggers may be deputed to sites by concerned SDE/ DE In-charge as per work requirement. Actual ordinary class bus fare will be paid on the production of tickets/HRTC rates and verification by concerned SDE/ DE In-charge along with monthly bill payment.
- p. Riggers may be deputed anywhere in Mandi BA depending on work requirement. Hence they have to make their own stay arrangement for night halts during such tours/ work assignment. BSNL will not provide any lodging and boarding facility. Night-halt charges will be paid by BSNL as per the rates finalized and verification by concerned SDE/ DE In-charge. Night halts will be applicable only when work/site distance is more than 50 Km from designated headquarter.
- q. The contractor should have telephone, mobile, email and fax facility.
- r. The riggers should be provided mobile phone facility by the contractor. Contractor has to provide laminated photo identity cards to the riggers at his own expenses.
- s. In addition to services of riggers on regular basis as per work order, services of riggers may be required on demand basis for few days in a month. For such additional requirements, from time to time will be given by AGM CM of SSA.
- t. The contractor will ensure that the riggers engaged for the work are neatly dressed and behave properly.

- u. The work shall be normally carried out during working hours between 09-00 am to 06-00 pm.
- v. The riggers engaged by the Contractor will have to work on their own risk and responsibility.
- w. Till satisfactory completion of the job assigned by the concerned officer, the work allotted is to be repeated/re-done by the contractor till all the performance targets are met. Performance targets are threshold values defined by BSNL.
- x. The Contractor has to bear any damage done to BSNL property by the riggers during work.
- y. An undertaking of the rigger that "In case of any accident or any casualty arising out of the work on behalf of (Name of the Contractor) I will have no claim on BSNL on account of compensation for injury/risk incurred in course of duty on order of the Contractor." This undertaking should be countersigned by the Contractor & should be submitted to BSNL prior to commencement of work by any rigger during course of contract.

SECTION- 3 Part B

TECHNICAL SPECIFICATIONS/ REQUIREMENTS

A. General:

The bidder shall arrange riggers who are well trained and should have experience of working and climbing on different sizes of towers up to 100 meters for all works as stated in Section 3 Part A.

B. Technical specifications:

S. No.	Name of Item	Location
1	Three riggers are required throughout the year, Two in Mandi SSA and one in Kullu SSA	1. Mandi(2) 2. Kullu(1)
2	One additional rigger as and when required depending upon the actual need in Mandi and Kullu SSA	One each for Mandi SSA and Kullu SSA

SECTION-3 Part C

SCHEDULE OF REQUIREMENTS (SOR)

S.No.	Name of Work	Quantity	Requirement
1	Services of Rigger (per rigger per month)	Three	Two in Mandi and One in Kullu SSA
2	Services of additional rigger per day on call basis	Two	One each at Kullu and Mandi SSA

- 1. Services of rigger can be used anywhere in Mandi BA.
- 2. Headquarter of one rigger will be Mandi for Mandi SSA and other at Kullu for Kullu SSA but can be changed, if required.
- 3. Services of additional Rigger will be availed on actual requirement basis in Mandi and Kullu SSA.
- 4. Night halt charges will be applicable if the stay is beyond 50 KMs of the designated headquarter.

SECTION-4 Part A

GENERAL INSTRUCTIONS TO BIDDERS (GIB)

1.0 DEFINITIONS

- (a) "The Purchaser" means the Bharat Sanchar Nigam Ltd. (BSNL), New Delhi
- (b) "The Bidder" means the individual or firm who participates in this tender and submits its bid.
- (c) "The Supplier" or "The Vendor" means the individual or firm supplying the goods under the contract.
- (d) "The Goods" means all the equipment, machinery, and/or other materials which the Supplier is required to supply to the Purchaser under the contract.
- (e) "The Advance Purchase Order" or "Letter of Intent" means the intention of Purchaser to place the Purchase Order on the bidder.
- (f) "The Purchase Order" means the order placed by the Purchaser on the Supplier signed by the Purchaser including all attachments and appendices thereto and all documents incorporated by reference therein. The purchase order shall be deemed as "Contract" appearing in the document.
- (g) "**The Contract Price**" means the price payable to the Supplier under the purchase order for the full and proper performance of its contractual obligations.
- (h) "Validation" is a process of testing the equipment as per the Generic Requirements in the specifications for use in BSNL network. Validation is carried out in simulated field environment and includes stability, reliability and environmental tests.
- (i) "Telecom Service Provider" means any Telecom operator in India, who is licensed by the Department of Telecommunications (DOT), Government of India to provide telecom services to the general public or to the other DOT licensed Telecom operators. "Telecom Service Provider" also refers to any Telecom operator in other countries providing telecom services to general public of that country or to other telecom operators of the same country.
- (j) "Successful Bidder(s)" means the bidder(s) to whom work in this tender is awarded.

2.0 ELIGIBILITY CONDITIONS:

2.1 Kindly refer to clause 4 of Section 1 Part A i.e. Detailed NIT.

3.0 COST OF BIDDING

3.1 The bidder shall bear all costs associated with the preparation and submission of the bid. The Purchaser will, in no case, be responsible or liable for these costs, regardless of the conduct or outcome of the bidding process.

4.0 DOCUMENTS REQUIRED

- 4.1 The bidder is required to submit all documents as per section 2.
- 4.2 The Bidder is expected to examine all instructions, forms, terms and specifications in the Bid Documents and clarifications/ amendments/ addenda, if any. Failure to furnish all information required as per the Bid Documents or submission of the bids not substantially responsive to the Bid Documents in every respect will be at the bidder's risk and may result in rejection of the bid.

5.0 CLARIFICATION OF BID DOCUMENTS

- 5.1. A prospective bidder, requiring any clarification on the Bid Documents shall notify the Purchaser in writing by FAX or by Email of the Purchaser as indicated in the invitation of Bid. The Purchaser shall respond in writing to any request for the clarification of the Bid Documents, which it receives 21 days prior to the date of opening of the Tenders. Copies of the query (without identifying the source) and clarifications by the Purchaser shall be sent to all the prospective bidders who have received the bid documents.
- 5.2 Any clarification issued by BSNL in response to query raised by prospective bidders shall form an integral part of bid documents and shall amount to an amendment of the relevant clauses of the bid documents.

6.0 AMENDMENT OF BID DOCUMENTS

- 6.1 The Purchaser may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective bidder, may modify bid documents by amendments prior to the date of submission of Bids with due notification to prospective bidders.
- 6.2 The amendments shall be notified in writing by FAX or Email or by Addendum through e-tendering portal (for tenders invited through e-tendering process) to all prospective bidders on the address intimated at the time of purchase of the bid document from the purchaser and these amendments will be binding on them.
- 6.3 In order to afford prospective bidders a reasonable time to take the amendment into account in preparing their bids, the purchaser may, at its discretion, extend the deadline for the submission of bids suitably.

7.0 DOCUMENTS COMPRISING THE BID

The bid prepared by the bidder shall ensure availability of the following components:

- (a) Documentary evidence establishing that the bidder is eligible to bid and is qualified to perform the contract if its bid is accepted in accordance with the clause 2 & 10.
- (b) Bid Security furnished in accordance with clause 12.
- (c) A Clause by Clause compliance as per clause 11.2 (c)
- (d) A Bid form and price schedule completed in accordance with clause 8 & 9.

8.0 BID FORM

8.1 The bidder shall complete the bid form and appropriate Price Schedule furnished in the Bid Documents, indicating the goods to be supplied, brief description of the goods, quantity and prices as per section- 9.

9.0 BID PRICES

- 9.1 The bidder shall give the total composite price inclusive of all Levies & Taxes i.e. Sales Tax & Excise, packing, forwarding, freight and insurance etc. but excluding Octroi/ Entry Tax which will be paid extra at actual, wherever applicable. The basic unit price and all other components of the price need to be individually indicated up to two decimal points only against the goods it proposes to supply under the contract as per the price schedule given in Section 9 Part B Prices of incidental services should also be quoted. The offer shall be firm in Indian Rupees. No Foreign exchange will be made available by the purchaser.
- 9.2 Prices indicated in the Price Schedule shall be entered in the following manner:
 - (a) The Basic Unit price (Ex-Factory Price) of the goods, Excise duty, Custom duty, Sales Tax, Freight, Forwarding, Packing, Insurance and any other Levies/ Charges already paid or payable by the supplier shall be quoted separately item wise.
 - (b) The supplier shall quote as per price schedule given in Section 9 part B for all the items given in schedule of requirement at Section 3 part C.
- 9.3 A bid submitted with an adjustable price quotation will be treated as non-responsive and rejected.
- 9.4 The prices quoted by the bidder shall be in sufficient detail to enable the Purchaser to arrive at the price of equipment/ system offered.
- "DISCOUNT if any, offered by the bidders shall not be considered unless specifically indicated in the price schedule. Bidders desiring to offer discount shall therefore modify their offers suitably while quoting and shall quote clearly net price taking all such factors like Discount, free supply, etc. into account".
- 9.6 The price approved by BSNL for procurement will be inclusive of levies and taxes, packing, forwarding, freight and insurance as mentioned in clause 9.1 subject to other terms and condition as stipulated in clause 22.2 of Section 4 Part A. and clause 11 of Sec-5 Part A of Bid-document. Unloading charges at the consignee end shall be borne by the supplier and no separate charges shall be paid for transportation to individual sites for installation.

10.0 DOCUMENTS ESTABLISHINGBIDDER'S ELIGIBILITY AND QUALIFICATION

10.1. The bidder shall upload digitally signed documents, as part of the bid documents establishing the bidder's eligibility, the following documents or whichever is required as per terms and conditions of Bid Documents.

- a) Valid MSE Certificate, if applicable. In case the ownership of such MSE Entrepreneurs happens to be from SC/ST category, proof in this regard also need to be submitted.
- b) Power of Attorney as per clause 14.3 (a) and (d) and authorization for executing the power of Attorney as per clause 14.3 (b) or (c).
- c) Certificates from all Directors of the bidder stating that none of their near relatives are working in BSNL.
- d) Certificate of incorporation.
- e) Article or Memorandum of Association or partnership deed or proprietorship deed as the case may be.
- f) GST registration number and in case of multiple GST numbers, all the numbers can be provided as Annexure. It may kindly be noted that supplier should not have been be black listed GST.
- h) Copy of valid EPF registration number.
- i) Copy of valid PAN number.
- j) Copy of ESI registration number if applicable or an affidavit attested by notary in case the same is not applicable.
- 10.2 All documents as stated in eligibility condition of DNIT clause 4 of Section1 Part-A.
- 11.0 DOCUMENTS ESTABLISHING GOODS' CONFORMITY TO BID DOCUMENTS Not required in case of supply of services.

12.0 BID SECURITY / EMD

- 12.1 The bidder shall furnish, as part of its bid, a bid security as mentioned in Section-1(DNIT).
- 12.2 The MSE bidders are exempted from payment of bid security:
 - a) A proof regarding valid registration with body specified by Ministry of Micro, Small & Medium Enterprise for the tendered items will have to be attached along with the bid.
 - b) The enlistment certificate issued by MSME should be valid on the date of opening of tender.
 - c) MSE unit is required to submit its monthly delivery schedule.
 - d) If a vender registered with body specified by Ministry of Micro, Small & Medium Enterprise claiming concessional benefits is awarded work by BSNL and subsequently fails to obey any of the contractual obligations; he will be debarred from any further work/ contract by BSNL for one year from the date of issue of such order.
- 12.3 The bid security is required to protect the purchaser against the risk of bidder's conduct, which would warrant the forfeiture of bid security pursuant to Para 12.7.
- 12.4. A bid not secured in accordance with Para 12.1 & 12.2 shall be rejected by the Purchaser being non-responsive at the bid opening stage and archived unopened on e-tender portal for e-tenders and returned to the bidder unopened(for manual bidding process)
- 12.5 The bid security of the unsuccessful bidder will be discharged/ returned as promptly as possible and within 30 days of finalization of the tender or expiry of the period of the bid validity period prescribed by the purchaser pursuant to clause 13.
- 12.6 The successful bidder's bid security will be discharged upon the bidder's acceptance of the advance purchase order satisfactorily in accordance with clause 27 and furnishing the performance security, except in case of L-1 bidder, whose EMBG/EMD shall be released only after the finalization of ordering of complete tendered quantity in pursuance to clause no. 24.4 & 27.3 of this section..
- 12.7 The bid security may be forfeited:
 - If the bidder withdraws or amends its bid or impairs or derogates from the bid in any respect during the period of bid validity specified by the bidder in the bid form or extended subsequently; or
 - b) In the case of successful bidder, if the bidder fails to sign the contract in accordance with clause 28;

(c) The front bidder shall submit an irrevocable undertaking in non-judicial stamp paper of appropriate value duly signed by it and its technology/ consortium partner stating that both of them i.e. the front bidder and its technology/ consortium partner shall be liable for due performance of the contract jointly and severally, failing which both of them shall be liable to be barred from participating in future tenders/EOIs/ RFPs of BSNL for a period of two years.

13.0 PERIOD OF VALIDITY OF BIDS

- 13.1 Bid shall remain valid for period specified in clause 2 of Tender Information. A bid valid for a shorter period shall be rejected by the purchaser being non-responsive.
- 13.2 In exceptional circumstances, the purchaser may request the consent of the bidder for an extension to the period of bid validity. The request and the response thereto shall be made in writing. The bid security provided under clause 12 shall also be suitably extended. The bidder may refuse the request without forfeiting its bid security. A bidder accepting the request and granting extension will not be permitted to modify its bid.

14.0 FORMAT AND SIGNING OF BID

- 14.1. The bidder shall submit his bid, online complying all eligibility conditions, other terms and conditions of tender document to be read along with the clarifications and amendments issued in this respect. All the documents must be authenticated, using Digital Signature (in case of e-tendering) by the authorized person. The letter of authorization shall be indicated by written power-of-attorney accompanying the bid.
- **Note:-**The Purchaser may ask the bidder(s) to supply, besides original bid, additional copy of bids as required by him.
- 14.2. The bid shall contain no interlineations, erasures or overwriting except as necessary to correct errors made by the bidder in which case such corrections shall be signed by the person or persons signing the bid. All pages of the original bid, except for un-amended printed literatures, shall be digitally signed by the person or persons signing the bid.

14.3 Power of Attorney

- (a) The power of Attorney should be submitted and executed on the non-judicial stamp paper of appropriate value as prevailing in the concerned states(s) and the same be attested by a Notary public or registered before Sub-registrar of the state(s) concerned.
- (b) The power of Attorney be executed by a person who has been authorized by the Board of Directors of the bidder in this regard, on behalf of the Company/ institution/ Body corporate.
- (c) In case of the bidder being a firm, the said Power of Attorney should be executed by all the partner(s) in favour of the said Attorney.
- (d) Attestation of the specimen signatures of such authorized signatory of the bid by the Company's/ firm's bankers shall be furnished. Name, designation, Phone number, mobile number, email address and postal address of the authorized signatory shall be provided.

15.0 SEALING AND MARKING OF BIDS

- 15.1 The bid should be submitted as per details of sealing & marking of bids is given in section 2 tender information as per section 2 tender information.
- **15.1.1** The bids may be called under
 - a) Single stage bidding & Single envelope system OR
 - b) Single Stage Bidding & Two Envelope System.

16.0 SUBMISSION OF BIDS

- 16.1. Bids must be submitted by the bidders on or before the specified date & time indicated in DNIT.
- The Purchaser may, at its discretion, extend this deadline for the submission of bids by amending the Bid Documents in accordance with clause 6 in which case all rights and obligations of the purchaser and bidders previously subject to the deadline will thereafter be subjected to the extended deadline.

16.3 The bidder shall submit its bid offer against a set of bid documents purchased by him for all or some of the systems/ equipment as per requirement of the Bid Documents. He may include alternate offer, if permissible as per the bid. However, not more than one independent and complete offer shall be permitted from the bidder.

17.0 LATE BIDS

17.1 No bid shall be accepted either online by E-Tender Portal or physically in case of manual bidding process after the specified deadline for submission of bids prescribed by the purchaser.

18 MODIFICATION AND WITHDRAWAL OF BIDS

- 18.1 The bidder may modify, revise or withdraw his bid after submission prior to deadline prescribed for submission of bid.
- 18.2 The bidder's modification, revision or withdrawal shall have to be online and digitally authenticated (in case of e-tendering) & physically (in case of manual bidding process) as per clause 15.
- 18.3 Subject to clause 20, no bid shall be modified subsequent to the deadline for submission of bids.

19.0 OPENING OF BIDS BY PURCHASER

- The purchaser shall open bids online (in case of e-Tenders) or physically (in case of manual bidding process) in the presence of the authorized representatives of bidders online (in case of e-Tenders) or physically present (in case of e-Tenders as well as manual bidding process) who chose to attend, at time & date specified in Clause 7 of D NIT(Section-1) on due date. The bidder's representatives, who are present, shall sign in an attendance register. Authority letter to this effect shall be submitted by the authorized representatives of bidders before they are allowed to participate in bid opening (A Format is given in enclosed in Section-7 D).
- 19.2 A maximum of two representatives of any bidder shall be authorized and permitted to attend the bid opening.
- 19.3 Name of envelopes to be opened & information to be read out by Bid Opening Committee
 - (i) In Single stage bidding & single envelope system; techno-commercial bid & financial Bid will be opened on the date of tender opening given in NIT.
 - (ii) The techno-commercial bid shall be opened on the date of tender opening given in NIT. The financial bid will not be opened on the Date of opening of techno commercial bids in this case.
 - Thereafter the CET will evaluate Techno-commercial bids & the report of CET will be approved by competent authority.
 - The financial bids of those bidders who are approved to be techno-commercially compliant by the competent authority, will be opened by TOC in front of techno commercially eligible bidders/ authorized representatives by sending them a suitable notice.
 - (iii) The following information should be read out at the time of Techno-commercial bid opening:
 - a) Name of the Bidder
 - b) Name of the item
 - c) EMD amount & validity and acceptability
 - d) Information in respect of eligibility of the bidder.
 - e) Details of bid modification/ withdrawal, if applicable.
 - (iv) The following information should be read out at the time of Financial bid opening:
 - a) Name of the Bidder
 - b) Name of the item
 - c) Quantities/prices quoted in the bid
 - d) Discount, if offered
 - e) Taxes & levies

19.4 The date fixed for opening of bids, if subsequently declared as holiday by the BSNL, the revised date of schedule will be notified. However, in absence of such notification, the bids will be opened on next working day, time and venue remaining unaltered.

20.0 CLARIFICATION OF BIDS

- 20.1 To assist in the examination, evaluation and comparison of bids, the purchaser may, at its discretion ask the bidder for the clarification of its bid. The request for the clarification and the response shall be in writing. However, no post bid clarification at the initiative of the bidder shall be entertained.
- 20.2 If any of the documents, required to be submitted along with the technical bid is found wanting, the offer is liable to be rejected at that stage. However the purchaser at its discretion may call for any clarification regarding the bid document within a stipulated time period. In case of non compliance to such queries, the bid will be out rightly rejected without entertaining further correspondence in this regard.

21.0 PRELIMINARY EVALUATION

- 21.1 Purchaser shall evaluate the bids to determine whether they are complete, whether any computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed and whether the bids are generally in order.
- 21.2 Arithmetical errors shall be rectified on the following basis. Based on the quoted percentage of duties and taxes, Freight etc. the amounts quoted thereof shall be worked out and rounded off to 2 decimal points. In case the unit price quoted in column 12 does not tally with its breakup quoted in col. 4, 6, 8, 10 & 11, the same shall be corrected by summing up the breakups. If there is a discrepancy between the unit price and total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected by the purchaser.
- 21.3 If there is a discrepancy between words and figures, the amount in words shall prevail. If the supplier does not accept the correction of the errors, its bid shall be rejected.
- 21.4 Prior to the detailed evaluation pursuant to clause 22, the Purchaser will determine the substantial responsiveness of each bid to the Bid Document. For purposes of these clauses, a substantially responsive bid is one which confirms to all the terms and conditions of the Bid Documents without material deviations. The purchaser's determination of bid's responsiveness shall be based on the contents of the bid itself without recourse to extrinsic evidence.
- 21.5 A bid, determined as substantially non-responsive will be rejected by the purchaser and shall not subsequent to the bid opening be made responsive by the bidder by correction of the non-conformity.
- 21.6 The Purchaser may waive any minor infirmity or non-conformity or irregularity in a bid which doesn't constitute a material deviation, provided such waiver doesn't prejudice or affect the relative ranking of any bidder.

22 EVALUATION AND COMPARISON OF SUBSTANTIALLY RESPONSIVE BIDS

- 22.1 The Purchaser shall evaluate in detail and compare the bids previously determined to be substantially responsive pursuant to clause 21.
- 22.2 The evaluation and comparison of responsive bids shall be done on the basis of Net cost to BSNL on the prices of the goods/services offered inclusive of Duties and taxes (but excluding CENVAT-able Duties & Taxes), Sales Tax, Packing, Forwarding, Freight and Insurance charges etc. as arrived in Col. 17 of the price schedule in the Section-.9 Part B (I&II) of the Bid-document after arithmetical correction in the manner laid down in clause 21.2 above.

As stipulated in clause 9.1, Octroi/ Entry Taxes are not to be included in the composite price and hence the same will not be considered for the purpose of evaluation and comparison of responsive bids. However, Octroi/ Entry Taxes will be paid extra. as per actual wherever applicable on production of proof of payment/relevant invoices/documents.

- (a) "Duties & Taxes for which the firm has to furnish Cenvatable Challans/ Invoices will be indicated separately in the PO/APO.
- (b) Vendors should furnish the correct E.D./Customs tariff Head in the price Schedule. If the credit for the Duties and Taxes under CENVAT Credit Rules, 2004 is found to be not admissible at any stage subsequently owing to wrong furnishing of Tariff Head, then the vendors will be liable to refund such non-admissible amount, if already paid, along with penalty if charged by the concerned authority.
- (c) In case the Duties & Taxes which are non CENVAT-able as per the quotes indicated in the price schedule by the vendors and subsequently at any stage it is found that Credit for such Duties & Taxes is admissible as per CENVAT Credit Rules, 2004, then the vendors will be liable to refund the amount equivalent to such Duties & Taxes if already paid to them. However, the purchaser may allow the supplier to submit necessary documents in this regard which may enable the purchaser to avail the CENVAT credit provided such credit is still available for the amount so paid as per CENVAT Credit Rules 2004.
- (d) The purchaser reserves the right to ask the bidders to submit documentary proof confirming the correct Tariff Head from the E.D./Customs authority where the Tariff Head furnished against the particular tendered item by different bidders differs from each other or the same is found apparently not furnished in accordance with E.D./ Customs Tariff notifications.
- (e) "If the supplier fails to furnish necessary supporting documents i.e. Excise/ Customs invoices etc. in respect of the Duties/taxes which are Cenvatable, the amount pertaining to such Duties/ Taxes will be deducted from the payment due to the firm."

23.0 CONTACTING THE PURCHASER

- 23.1 Subject to Clause 20, no bidder shall try to influence the Purchaser on any matter relating to its bid, from the time of the bid opening till the time the contract is awarded.
- Any effort by a bidder to modify its bid or influence the purchaser in the purchaser's bid evaluation, bid comparison or contract award decision shall result in the rejection of the bid.

24.0 PLACEMENT OF ORDER

- 24.1. The Purchaser shall consider placement of orders for commercial supplies only on those eligible bidders whose offers have been found technically, commercially and financially acceptable and whose goods have been type approved/ validated by the purchaser. The Purchaser reserves the right to counter offer price(s) against price(s) quoted by any bidder.
- 24.2 The ordering price of any bidder shall not exceed the lowest evaluated package price.
- 24.3. The purchaser reserves the right for the placement of order of entire tendered quantity on the bidder with the lowest evaluated price.

25. PURCHASER'S RIGHT TO VARY QUANTITY OF WORK:-

- (a) BSNL reserves the right to increase or decrease up to 25% of the quantity of goods and services specified in the schedule of requirements without any change in the unit price or other terms and conditions at the time of award of contract.
- (b) BSNL also reserves the right for placement of additional rigger services work order or up to 50% of the additional quantities of goods and services contained in the running tender/ contract within a period of twelve months from the date of acceptance of first APO in the tender at the same rate or a rate negotiated (downwardly) with the existing venders considering the reasonability of rates based on prevailing market conditions and the impact of reduction in duties and taxes etc and supplies to be obtained within delivery period scheduled afresh. The extension period can be up to 6 months only.

- (c) In exceptional situation where the requirement is of an emergent nature and it is necessary to ensure continued supplies from the existing venders, the purchaser reserves the right to place repeat rigger services work order up to 100% of the quantities of goods and services by taking extension of the tender from GMTD Mandi up to a maximum period of one year.
- (d) The tender awarded shall generally remain valid for a period of one year. BSNL reserves the right to extend the tender for maximum one year on the same rates, terms and conditions as per bid document and it will have binding upon the bidder.

26. PURCHASER'S RIGHT TO ACCEPT ANY BID AND TO REJECT ANY OR ALL BIDS

The Purchaser reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids, at any time prior to award of contract without assigning any reason whatsoever and without thereby incurring any liability to the affected bidder or bidders on the grounds of purchaser's action.

27. ISSUE OF ADVANCE PURCHASE ORDER

- 27.1. The issue of an Advance Purchase Order shall constitute the intention of the Purchaser to enter into contract with the bidder.
- 27.2 The bidder shall within 14 days of issue of the advance purchase order, give its acceptance along with performance security in conformity with the Performa provided with the bid document at Section-7C.
- 27.3 L-1 bidder may be issued Advanced Purchase Order (APO) in more than one stages as per the requirement subject to the tendered quantity.

28. SIGNING OF CONTRACT

- 28.1 The issue of Purchase order shall constitute the award of contract on the bidder.
- 28.2 Upon the successful bidder furnishing performance security pursuant to clause 27, the Purchaser shall discharge the bid security in pursuant to clause 12, except in case of L-1 bidder, whose EMBG/ EMD shall be released only after finalization of ordering of complete tendered quantity in pursuance to clause no. 24.4 & 27.3 of this section.

29. ANNULMENT OF AWARD

Failure of the successful bidder to comply with the requirement of clause 27 & 28 shall constitute sufficient ground for the annulment of the award and the forfeiture of the bid security in which event the Purchaser may make the award to any other bidder at the discretion of the purchaser or call for new bids.

30. QUALITY ASSURANCE REQUIREMENTS

The supplier shall have Quality Management System supported and evidenced by the following:

- a) A Quality Policy.
- b) A management representative with authority and responsibility for fulfilling QA requirements and for interfacing with purchaser in the matters of Quality.
- c) Procedure for controlling design/ production engineering, materials, choice of components/vendors, manufacturing and packaging process for supplying quality products.
- (d) System of Inward Good Inspection.
- (e) System to calibrate and maintain required measuring and test equipment.
- (f) System for tracing the cause for non-conformance (traceability) and segregating product which don't conform to specifications.
- (g) Configuration management and change-control mechanism.
- (h) A quality plan for the product.
- (i) Periodical internal quality audits.

31. **REJECTION OF BIDS**

31.1 While all the conditions specified in the Bid documents are critical and are to be complied, special attention of bidder is invited to the following clauses of the bid documents.

Non-compliance of any one of these shall result in outright rejection of the bid.

- a) Clauses 12.1, 12.2 & 13.1 of Section- 4 Part A: The bids will be rejected at opening stage if Bid security is not submitted as per Clauses 12.1 & 12.2 and bid validity is less than the period prescribed in Clause 13.1 mentioned above.
- b) Clause 2 & 10 of Section-4Part A: If the eligibility condition as per clause 2 of Section 4 Part A is not met and/ or documents prescribed to establish the eligibility as per Clause 10 of section 4 Part A are not enclosed, the bids will be rejected without further evaluation.
- c) While giving compliance to Section-5 Part A, General Commercial conditions, Section-4 Part B, Special Instructions to Bidders, Section-5B Special (Commercial) Conditions of Contract and Section-3 Technical Specifications ambiguous words like "Noted", "Understood", "Noted & Understood" shall not be accepted as complied. mere "Complied" will also be not sufficient, reference to the enclosed documents showing compliances must be given.
- d) Section-9 Price Schedule: Prices are not filled in as prescribed in price schedule.
- 31.2 Before outright rejection of the Bid by Bid-opening team for non-compliance of any of the provisions mentioned in clause 31.1(a), 31.1(b) of Section-4 Part A, the bidder company is given opportunity to explain their position, however if the person representing the company is not satisfied with the decision of the Bid opening team, he/they can submit the representation to the Bid opening team immediately but in no case after closing of the tender process with full justification quoting specifically the violation of tender condition if any.
- 31.3 Bid opening team will not return the bids submitted by the bidders on the date of tender opening even if it is liable for rejection and will preserve the bids in sealed cover as submitted by taking the signatures of some of the desirous representatives of the participating bidder/companies present on the occasion.
- 31.4 The in-charge of Bid opening team will mention the number of bids with the name of the company found unsuitable for further processing on the date of tender opening and number of representations received in Bid opening Minutes and if Bid opening team is satisfied with the argument of the bidder/company mentioned in their representation and feel that there is prima-facie fact for consideration, the in-charge of the bid opening team will submit the case for review to Officer competent to approve the tender as early as possible preferably on next working day and decision to this effect should be communicated to the bidder company within a week positively. Bids found liable for rejection and kept preserved on the date of tender opening will be returned to the bidders after issue of P.O. against the instant tender.
- 31.5 If the reviewing officer finds it fit to open the bid of the petitioner, this should be done by giving three (working) days notice to all the participating bidders to give opportunity to participants desirous to be present on the occasion.

32. Purchaser's right to disqualify

Purchaser reserves the right to disqualify the supplier for a suitable period (not less than one year & not more than 2 years) who habitually failed to supply the equipment in time. Further, the suppliers whose equipment does not perform satisfactory in the field in accordance with the specifications may also be disqualified for a suitable period (not less than one year & not more than 2 years) as decided by the purchaser.

33. PURCHASER'S RIGHT TO BAN BUSINESS DEALINGS

Purchaser reserves the right to bar the bidder from participating in future tenders/EOIs/RFPs of BSNL for a period of two years in case he fails to honour its bid without sufficient grounds.

34. NEAR-RELATIONSHIP CERTIFICATE

34.1. The bidder should give a certificate that none of his/ her near relative, as defined below, is working in the units where he is going to apply for the tender. In case of proprietorship firm certificate will be given by the proprietor.

For partnership firm certificate will be given by all the partners and in case of limited company by all the Directors of the company excluding Government of India/ Financial institution nominees and independent non-Official part time Directors appointed by Govt. of India or the Governor of the state and full time Directors of PSUs both state and central. Due to any breach of these conditions by the company or firm or any other person the tender will be cancelled and Bid Security will be forfeited at any stage whenever it is noticed and BSNL will not pay any damage to the company or firm or the concerned person.

- 34.2. The Company or firm or the person will also be debarred for further participation in the concerned unit.
- 34.3 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).
- 34.4. The format of the certificate is given in Section 6 (B).

35. VERIFICATION OF DOCUMENTS AND CERTIFICATES

The bidder will verify the genuineness and correctness of all documents and certificates, including experience/performance certificates, issued either by the bidder or any other firm / associate before submitting them in the bid. The onus of proving genuineness of the submitted documents would rest with the bidder.

As per requirement of the tender's conditions, if any document / paper / certificate submitted by the participant bidder is found to be false / fabricated / tempered / manipulated at any stage during bid evaluation or award of contract, then the bid security (EMBG) of the bidder would be forfeited and the bidder would be disqualified from the tender. Action would also be taken for banning of business dealing with the defaulting firm. In case contract has already awarded to the bidder, then PBG would be forfeited and the contract would be rescind / annulled and BSNL would be at liberty to procure the ordered goods and services from any other source at the risk and cost of the defaulting bidder. Action would also be taken for banning business dealing with the defaulting firm.

Note: To obviate any possibility of doubt and dispute and maintain veracity of the documents / papers / certificates, the documents conforming to eligibility part will be submitted by the participant bidder duly authenticated by the authorized signatory along with EMBG (bid security) of requisite amount and will be checked at the time of tender opening. The documents / papers to be submitted in respective bid part will be explicitly mentioned in clause 31 of Section-4 Part A. This bid part already signed by the authorized representative of the bidder company during bid submission) will be signed by the in charge of the tender opening team and will be kept preserved along with the bid submitted online. In case of any dispute these papers will be treated as authentic one.

36. Security Clause as per latest guidelines and requirement

Mandatory Licensing requirements with regards to security related concerns issued by the Government of India from time-to-time shall be strictly followed and appropriate clauses shall be added in all bid documents. Necessary guidelines in this regard shall be issued separately.

SECTION-4 Part B

SPECIAL INSTRUCTIONS TO BIDDERS

The Special Instructions to Bidders shall supplement the 'Instructions to Bidders' and in case of any conflict with those in Section-4 Part A i.e. GENERAL INSTRUCTIONS TO BIDDERS (GIB), the provisions herein shall prevail.

1. Eligibility Conditions

Eligibility conditions as mentioned in DNIT (Clause 4).

2. Bid Security

The bank guarantee/DD for bid security or Micro & Small Enterprise (MSE) registration certificate for claiming exemption from submission of bid security, as prescribed in clauses 12.1 & 12.2 of Section-4 A of the bid document should be submitted by the bidder. The bank guarantee/DD so submitted shall be as per the format given in Section-7 E on prescribed judicial paper with stamps of proper value and should contain full address of the issuing branch of the bank with its telephone number and FAX number.

Section- 4 Part C

E-tendering Instructions to Bidders

General

Important Guidelines to Bidders Regarding Online Tendering (E-Tendering)

Bidder is required to have class 3 digital signature certificate (DSC).

Every bidder has to get himself registered on Central Public Procurement Portal <u>URL:https://eprocure.gov.in/eprocure/app</u>. He has to pay online registration charges depending on his category to Central Public Procurement Portal <u>URL:https://eprocure.gov.in/eprocure/app</u>) while having registration. The payment will be made in online mode only.

For Registration: open Central Public Procurement Portal URL:https://eprocure.gov.in/eprocure/app>> Register Me >> Read Instruction Carefully >> Fill Form >> Upload Credential Documents >> Make Registration Charges Payment >> Save Acknowledgement >> Send request Letter on your letter pad (scanned copy) alongwith the credential documents.

After sending of request letter and other documents by you, your user id will be activated within one working day and you will be intimated through email. After activation of your user id you will be able to login.

To request for tender documents and participate in tender, bidder has to request/apply online through Central Public Procurement Portal URL:https://eprocure.gov.in/eprocure/app After receiving the documents online, bidder has to upload EMD details, required documents and price bid (duly downloaded file in excel format and filled in) on Central Public Procurement Portal URL:https://eprocure.gov.in/eprocure/app

Bidders are advised to complete all bidding procedure well before last date and time to avoid last hour hassles. BSNL or e-tendering service provider shall not be responsible for any failure due to any circumstances.

For any help, please contact on, 0120-4200 462 or 0120-4001 002,

A user manual for vendor (bidder) is also available. (Home page >>Click to view latest circulars / Formats / Manuals >> General >> Vendor Manual_New Version >> Vendor_Detailed_HELP_MANUAL_BSNL.)

Bidder has to pay online registration fees Central Public Procurement as prescribed at Central Public Procurement Portal <u>URL:https://eprocure.gov.in/eprocure/app</u> for getting registered for e-tendering. Other than that bidder has to pay processing fees as applicable for each tender depending on the estimated cost of the tender, which can be viewed online on Central Public Procurement Portal <u>URL:https://eprocure.gov.in/eprocure/app</u>

All amounts paid by bidders except EMD are non refundable.

The bid can only be submitted after uploading mandatory documents like Demand draft for bid document cost and EMD.

1. Tender Bidding Methodology:

Tender is required to be submitted online on the Central Public Procurement Portal <u>URL:https://eprocure.gov.in/eprocure/app</u> afterwards the entire requisite documents as per tender document and duly signed bid document except financial bid shall be placed in an envelope. The envelope shall be sealed (Wax/Tape) properly and submitted by post or by hand to AGM CM O/o GMTD Mandi HP-175001.

2. Broad outline of activities from Bidders prospective:

- Procure a Digital Signing Certificate (DSC)
- 2. Register on Electronic Tendering System® (ETS) in this case tenderwizard.com/BSNL
- 3. Create Users and assign roles on ETS
- 4. View Notice Inviting Tender (NIT) on ETS
- 5. Download Official Copy of Tender Documents from ETS
- 6. Clarification to Tender Documents on ETS
 - Query to BSNL (Optional)
 - View response to queries posted by BSNL, as addenda.
- 7. Bid-Submission on ETS
- 8. Attend Public Online Tender Opening Event (TOE) on ETS Opening of Techno-commercial Part
- View Post-TOE Clarification posted by BSNL on ETS (Optional) Respond to BSNL's Post-TOE queries
- 10. Attend Public Online Tender Opening Event (TOE) on ETS Opening of Financial-Part (Only for Technical Responsive Bidders)
- 11. Participate in e-Reverse Auction on ETS

 For participating in this tender online, the following instructions need to be read carefully.

 These instructions are supplemented with more detailed guidelines on the relevant screens of the ETS.

3. Digital Certificates

For integrity of data and its authenticity/ non-repudiation of electronic records, and be compliant with IT Act 2000, it is necessary for each user to have a Digital Certificate (DC). also referred to as Digital Signature Certificate (DSC), of Class 2 or above, issued by a Certifying Authority (CA) licensed by Controller of Certifying Authorities (CCA) [refer http://www.cca.gov.in].

4. Registration

To use the Electronic Tender® portal (Central Public Procurement Portal URL:https://eprocure.gov.in/eprocure/app), vendor needs to register on the portal. Registration of each organization is to be done by one of its senior persons who will be the main person coordinating for the e-tendering activities. In ETS terminology, this person will be referred to as the Super User (SU) of that organization. For further details, please visit the website/portal, and click on the 'Supplier Organization' link under 'Registration' (on the Home Page), and follow further instructions as given on the site.

Pay Annual Registration Fee as applicable.

5. Bid related Information for this Tender (Sealed Bid)

The entire bid-submission would be online on ETS.

Broad outline of submissions are as follows:

The bidder is required to online fee for each tender after that he will have to enter the details:

- Submission of Bid Security/ Earnest Money Deposit (EMD)
- Submission of digitally signed copy of Tender Documents/ Addendum/addenda

6. Offline Submissions:

The bidder is requested to submit the properly wax/tape sealed bid documents offline to

AGM CM

O/o GMTD Mandi

HP-175001

on or before the date & time of submission of bids specified in DNIT.

The envelope shall bear (name of the work and NIT number), words 'DO NOT OPEN BEFORE' (due date & time).

7. Special Note on Security of Bids

Security related functionality has been rigorously implemented in ETS in a multi-dimensional manner. Starting with 'Acceptance of Registration by the Service Provider', provision for security has been made at various stages in Electronic Tender's software. Security related aspects as regard Bid Submission are outlined below:

As part of the Electronic Encrypted™ functionality, the contents of both the 'Electronic Forms' and the 'Main-Bid' are securely encrypted using a Pass-Phrase created by the Bidder himself. Unlike a 'password', a Pass-Phrase can be a multi-word sentence with spaces between words (e.g. I love this World). A Pass-Phrase is easier to remember, and more difficult to break. It is recommended that a separate Pass-Phrase be created for each Bid-Part. This method of bid-encryption does not have the security and data-integrity related vulnerabilities which are inherent in e-tendering systems which use Public-Key of the specified officer of a Buyer organization for bid-encryption. Bid-encryption in ETS is such that the Bids cannot be decrypted before the Public Online Tender Opening Event (TOE), even if there is connivance between the concerned tender-opening officers of the Buyer organization and the personnel of e-tendering service provider.

Typically, 'Pass-Phrase' of the Bid-Part to be opened during a particular Public Online Tender Opening Event (TOE) is furnished online by each bidder during the TOE itself, when demanded by the concerned Tender Opening Officers who will open the bid. Else Tender Opening Officer may authorize the bidder to open his bid himself.

There is an additional protection with SSL Encryption during transit from the client-end computer of a Supplier organization to the e-tendering server/ portal.

8. Public Online Tender Opening Event (TOE)

ETS offers a unique facility for 'Public Online Tender Opening Event (TOE)'. Tender Opening Officers as well as authorized representatives of bidders can attend the Public Online Tender Opening Event (TOE) from the comfort of their offices. For this purpose, representatives of bidders (i.e. Supplier organization) dully authorized are requested to carry a Laptop and Wireless Connectivity to Internet.

Every legal requirement for a transparent and secure 'Public Online Tender Opening Event (TOE)' has been implemented on ETS. As soon as a Bid is decrypted with the corresponding 'Pass-Phrase' as submitted online by the bidder himself (during the TOE itself), salient points of the Bids are simultaneously made available for downloading by all participating bidders. The work of taking notes during a manual 'Tender Opening Event' is therefore replaced with this superior and convenient form of 'Public Online Tender Opening Event (TOE)'.

ETS has a unique facility of 'Online Comparison Chart' which is dynamically updated as each online bid is opened. The format of the chart is based on inputs provided by the Buyer for each Tender. The information in the Comparison Chart is based on the data submitted by the Bidders in electronic forms. A detailed Technical and/ or Financial Comparison Chart enhances Transparency. Detailed instructions are given on relevant screens.

ETS has a unique facility of a detailed report titled 'Minutes of Online Tender Opening Event (TOE)' covering all important activities of 'Online Tender Opening Event (TOE)'. This is available to all participating bidders for 'Viewing/ Downloading'.

There are many more facilities and features on ETS. For a particular tender, the screens viewed by a Supplier will depend upon the options selected by the concerned Buyer.

NOTE: In case of internet related problem at a bidder's end, especially during 'critical events' such as — a short period before bid-submission deadline, during online public tender opening event, during e-auction, it is the bidder's responsibility to have backup internet connections. In case there is a problem at the e-procurement/ e-auction service-provider's end (in the server,

leased line, etc) due to which all the bidders face a problem during critical events, and this is brought to the notice of BSNL by the bidders in time, then BSNL will promptly re-schedule the affected event(s).

9. Other Instructions

For further instructions, the vendor should visit the home-page of the portal (URL:https://eprocure.gov.in/eprocure/app),

10. Minimum Requirements at Bidders end

- Computer System with good configuration (Min P IV, 1 GB RAM, Windows 7)
- Broadband connectivity.
- Microsoft Internet Explorer 6.0 or above
- Digital Certificate(s) for users.
- Registration from <u>URL:https://eprocure.gov.in/eprocure/app</u>
- Scanned copy of the documents to be uploaded.

SECTION-5 Part A

GENERAL (COMMERCIAL) CONDITIONS OF CONTRACT

1. APPLICATION

The general condition shall apply in contracts made by the purchaser for the procurement of goods/services.

2. STANDARDS

The goods/services supplied under this contract shall conform to the standards prescribed in the Technical Specifications mentioned in section -3.

3. PATENT RIGHTS

The supplier shall indemnify the purchaser against all third-party claims of infringement of patent, trademark or industrial design rights arising from use of the goods or any part thereof in Indian Telecom Network.

4. PERFORMANCE SECURITY

- 4.1 All suppliers (including MSEs who are registered with the designated MSME bodies, like National Small Scale Industries Corporation etc. shall furnish performance security to the purchaser for an amount equal to 5% of the estimated tender cost within 14 days from the date of issue of Advance Purchase Order by the Purchaser.
- 4.2 The proceeds of the performance security shall be payable to the Purchaser as compensation for any loss resulting from the supplier's failure to complete its obligations under the contract.
- 4.3 The performance security Bond shall be in the form of Bank Guarantee issued by a scheduled Bank and in the Performa provided in 'Section-7C of this Bid Document.
- 4.4 The performance security Bond will be discharged by the Purchaser after completion of the supplier's performance obligations including any warranty obligations under the contract.
- 5. **INSPECTION AND TESTS:** Applicable only for goods and not for services.

6. DELIVERY AND DOCUMENTS

- 6.1 Delivery of the goods and documents shall be made by the supplier in accordance with the terms specified by the purchaser in its schedule of requirements and special conditions of contracts, and the goods shall remain at the risk of the supplier until delivery has been completed. The delivery of the equipment shall be to the ultimate consignee as given in the purchase order.
- 6.2 The delivery of the goods and documents shall be completed within time frame stated in note 7 of Clause 6 of Section-2 (Tender information).
- 6.3 All Technical assistance for installation, commissioning and monitoring of the equipment shall be provided by the Supplier at no extra cost during laboratory evaluation, validation/ type approval and field trial, if any.
- 6.4 The extension of delivery period against the purchase order, if any, should be granted subject to the condition that BSNL shall have the absolute right to revise the price(s) and also to levy penalty for the delayed supplies.

7. TRAINING

- 7.1 The bidder shall provide training for installation and maintenance staff of the purchaser free of cost where required.
- 7.2 The bidder shall specify in its bid the number of trainees, quantum of proposed training, pre-training qualifications required of the trainees and duration of the proposed training.
- 7.3 The bidder shall provide all training material and documents.
- 7.4 Conduct of training of the purchaser's personnel shall be at the suppliers' plant and/or on-site in assembly start-up operation, maintenance and/or repair of the supplied goods.

8. INCIDENTAL SERVICES

The supplier may be required to provide any or all of the following services:

- (a) Performance or supervision of on-site assembly and/or start-up of the supplied Goods:
- (b) Furnishing of tools required for assembly and/or maintenance of supplied Goods;
- (c) Performance of supervision or maintenance and/or repair of the supplied Goods, for a period of time agreed by the parties provided that this service shall not relieve the supplier of any warranty obligations under this contract.
- **9. SPARES** Applicable only for goods and not for services.

10. WARRANTY

- 10.1 The supplier shall warrant that the stores to be supplied shall be new and free from all defects and faults in materials used, workmanship and manufacture and shall be of the highest grade and consistent with the established and generally accepted standards for materials of the type ordered and shall perform in full conformity with the specifications and drawings. The supplier shall be responsible for any defect that may develop under the conditions provided by the contract and under proper use, arising from faulty material, design or workmanship such as corrosion of the equipment, inadequate quantity of material to meet equipment requirements, inadequate contact protection, deficiencies in circuit design and/ or otherwise and shall remedy such defects at its own cost when called upon to do so by the Purchaser who shall state in writing in what respect the stores are faulty. This warranty shall survive inspection or payment for/ and acceptance of goods, but shall expire (except in respect of complaints notified prior to such date) twelve months after the stores have been taken over under clause 5.5 above.
- 10.2 If it becomes necessary for the Supplier to replace or renew any defective portion(s) of the equipment under this clause, the provisions of the clause 10.1 shall apply to the portion(s) of the equipment so replaced or renewed or until the end of the above mentioned period of twelve months, whichever may be later. If any defect is not remedied by the supplier within a reasonable time, the Purchaser may proceed to get the defects remedied from other supplier etc., at the supplier's risk and expenses, but without prejudice to any other rights which the purchaser may have against the supplier in respect of such defects.
- 10.3 Replacement under warranty clause shall be made by the supplier free of all charges at site including freight, insurance and other incidental charges.

11. PAYMENT TERMS

- 11.1 Payment shall be made on receipt of monthly bills from the contractor for the specified month, for claiming this payment the following documents are to be submitted to the paying authority.
 - (a) Invoice shall clearly indicate break up details of payment, bus-fare, night halt charges or payment for extra rigger etc.
 - (b) The payment shall be made to labour/ person engaged by the contractor timely as per the minimum wages of Central Govt. being notified from time to time. The details of the online transactions/chq. for the payments made to the labour during the previous month shall be attached with the bill.
 - (c) EPF paid to the authority along with UAN of the employee/ labour employed for the work.
 - (d) Satisfactory work certificates from the site in-charges/concerned officer.
 - **Note :-** If the supplier fails to furnish necessary supporting documents i.e. EPF paid, excise/Customs invoices etc. in respect of the Duties/taxes which are CENVAT-able, the amount pertaining to such Duties/Taxes will be deducted from the payment due to the firm.

- 11.2 The payment shall be released by the CSC cell of HP Telecom Circle directly in the account of the contractor. In those cases where such shortages/damages are intimated to the supplier in writing, the balance payment shall be released only after the cases are settled in accordance with the provision of the P.O.
- 11.3. No payment will be made for shortage of services than the PO quantity.
- 11.4. The bidder has to give the mandate for receiving payment electronically and the charges, if any, levied by bank has to be borne by the bidder/ contractor/supplier. The bidder company is required to give the following information for this purpose:-
 - (a) Beneficiary Bank Name:
 - (b) Beneficiary branch Name:
 - (c) IFSC code of beneficiary Branch
 - (d) Beneficiary account No.:
 - (e) Branch Serial No. (MICR No.):

12. PRICES

- 12.1 Prices charged by the supplier for goods delivered and services performed under the contract shall not be higher than the prices quoted by the Supplier in its Bid except for variation caused by change in taxes/ duties as specified in Clause-12.2 mentioned below.
- 12.2 For changes in taxes/ duties during the scheduled delivery period, the unit price shall be regulated as under:
 - (a) Prices will be fixed at the time of issue of purchase order as per taxes and statutory duties applicable at that time
 - (b) In case of reduction of taxes and other statutory duties during the scheduled delivery period, purchaser shall take the benefit of decrease in these taxes/ duties for the supplies made from the date of enactment of revised duties/taxes.
 - (c) In case of increase in duties/taxes during the scheduled delivery period, the purchaser shall revise the prices as per new duties/ taxes for the supplies, to be made during the remaining delivery period as per terms and conditions of the purchase order.
- Any increase in taxes and other statutory duties/ levies, after the expiry of the delivery date shall be to the supplier's account. However, benefit of any decrease in these taxes/duties shall be passed on to the Purchaser by the supplier. The total price is to be adjusted (by reducing the basic price) with increased duties and taxes as per price mentioned in PO.

13. CHANGES IN PURCHASE ORDERS

- 13.1 The purchaser may, at any time, by a written order given to a supplier, make changes within the general scope of the contract in any one or more of the following:
 - (a) drawings, designs or specifications, where Goods to be supplied under the contract are to be specifically manufactured for the Purchaser;
 - (b) the method of transportation or packing;
 - (c) the place of delivery; or
 - (d) the services to be provided by the supplier.
- 13.2 If any such change causes an increase or decrease in the cost of, or the time required for the execution of the contract an equitable adjustment shall be made in the contract price or delivery schedule, or both, and the contract shall accordingly be amended. Any proposal by the supplier for adjustment under this clause must be made within thirty days from the date of the receipt of the change in order.

14. SUBCONTRACTS

The Supplier shall notify the Purchaser in writing of all subcontracts awarded under this contract if not already specified in its bid. Such notification, in its original bid or later shall not relieve the supplier from any liability or obligation under the Contract.

15. DELAYS IN THE SUPPLIER'S PERFORMANCE

Delivery of the Goods and performance of the services shall be made by the Supplier in accordance with the time schedule specified by the purchaser in its purchase order. In case the supply is not completed in the stipulated delivery period, as indicated in the Purchase Order, purchaser reserves the right to short-close/ cancel this purchase order and/ or recover liquidated damage charges. The cancellation/ short-closing of the order shall be at

the risk and responsibility of the supplier and purchaser reserves the right to purchase balance unsupplied item at the risk and cost of the defaulting vendors.

- 15.2 Delay by the Supplier in the performance of its delivery obligations shall render the Supplier liable to any or all of the following sanctions:
 - (a) forfeiture of its performance security,
 - (b) imposition of liquidated damages, and/ or
 - (c) Short closure of the contract in part or full and/ or termination of the contract for default.
- 15.3 If at any time during the performance of the contract, the supplier encounters condition impending timely delivery of the goods and performance of service, the supplier shall:
 - Promptly notify to the Purchaser in writing the fact of the delay, its likely duration and its cause(s). As soon as practicable after receipt of the supplier's notice, the purchaser shall evaluate the situation and may at its discretion extend the period for performance of the contract (by not more than 20 weeks or as per provisions of clause 16.2 Section-5A as per provision given below:
 - (b) In case extension is being granted beyond 20 weeks then the vendor shall submit additional BG while seeking extension. For piecemeal items the amount of additional BG shall be 5% of the value of balance quantity of items to be supplied for which extension in delivery period has been sought. In case of infrastructure/turnkey projects other than as stated above, 1% of the total project value shall be the value for additional BG. The additional BG shall be valid for six months beyond extension of. delivery period sought and shall be discharged after the full ordered quantity has been supplied to the ultimate consignee within the last extended delivery period on submission of inspection certificate from QA and consignee receipt without prejudice to the other remedies available to the purchaser.
 - (c) If the vendor fails to deliver the full ordered quantity even during extended delivery period then the PO shall be short-closed and the Performance Bank Guarantee as well as additional BG shall be forfeited.
 - (d) Format of (i) letters conveying conditions of DP extension and (ii) DP extension letter are at Section 7 Part A& Part B. .
- 15.4 If the supplies are not completed in the extended delivery period, the purchase order shall be short-closed and both the Performance securities shall be forfeited.

15.5 **PENALTY CLAUSE**

- 15.5.1 If the approved bidder fails to deploy riggers within the period of 6 weeks of issue of letter of intent, BSNL shall be entitled to recover Rs 1000 per day as penalty subject to limit of performance security. If the delay is more than one month thn APO will be cancelled.
- 15.5.2 If the Rigger do not turn up at the reporting time prescribed penalty shall be imposed at the rate of Rs. 50/- per hour of delay for only two hours there after Rigger will not be assigned any work and marked absent for the day and the amount payable shall not be paid for the day. However in case of urgency of work BSNL may assign the work to Rigger with a penalty as described above. In case work is assigned after delayed reporting at duty, only penalty as per this clause will be deducted.
- 15.5.3 If the Rigger is not able to perform the work assigned to him a penalty @ Rs. 200/- per day shall be imposed and the amount payable shall not be paid for the day. In case the rigger does not report for duty penalty of Rs 500/- will be charged.
- 15.5.4 Maximum amount of penalty imposed as per clause 15.5.2 & 15.5.3 shall be 10% of the monthly bill of the contractor.

16. LIQUIDATED DAMAGES: NA for this tender

16.1 The date of delivery of the stores stipulated in the acceptance of the tender should be deemed to be the essence of the contract and delivery must be completed not later than the

dates specified therein. Extension will not be given except in exceptional circumstances. Should, however, deliveries be made after expiry of the contracted delivery period, without prior concurrence of the purchaser and be accepted by the consignee, such delivery will not deprive the purchaser of its right to recover liquidated damage under clause 16.2 below.

However, when supply is made within 21 days of the contracted original delivery period, the consignee may accept the stores and in such cases the provision of clause 16.2 will not apply. Further, DP extension for this grace period of 21 days shall not be necessary.

- 16.2 While granting extension of delivery period as per clause 15.3, the liquidated damages shall be levied as follows:
 - (a) Should the supplier fails to deliver the store or any consignment thereof within the period prescribed and agreed for delivery, the purchaser, without prejudice to other remedies available to the purchaser shall be entitled to recover, as agreed liquidated damages for breach of contract, a sum equivalent to 0.5% of the value of the delayed supply and/ or undelivered material/ supply for each week of delay or part thereof for a period up to 10 (TEN) weeks, and thereafter at the rate of 0.7% of the value of the delayed supply and/ or undelivered material/ supply for each week of delay or part thereof for another TEN weeks of delay.
 - (b) DP extension beyond 20 weeks would not be generally allowed. The extension beyond 20 weeks may be decided in most exceptional circumstances on case to case basis, by the CGM concerned in case of tenders floated by Circles and by the Functional Director concerned in case tenders floated by Corporate Office, stating reasons and justifications for grant of extension of delivery period beyond 20 weeks.
 - (c) In the case of package supply/ turnkey projects when the delayed portion of the supply materially hampers installation and commissioning of the systems, LD charges shall be levied as above on the total value of the concerned package of the Purchase Order.
 - (d) Quantum of liquidated damages assessed and levied by the purchaser and decision of the purchaser thereon shall be final and binding on the supplier, further the same shall not be challenged by the supplier either before Arbitration tribunal or before the court. The same shall stand specifically excluded from the purview of the arbitration clause, as such shall not be referable to arbitration. However, when supply is made to the ultimate consignee within 21 days of QA clearance in the extended delivery period and the goods were dispatched within this delivery period, the consignee may accept the stores and in such cases the LD shall be levied up to the date of dispatch after QA clearance only.
 - (e) The total value of the liquidated damages as per above sub-clauses shall be limited to a maximum of 12% (Twelve percent) i.e. LD shall be levied up to 20 weeks only as per provision at Para (a).
- In cases where the scheduled delivery period is distributed month-wise or is in installments, the liquidated damages shall be imposed for delay in each scheduled month/ installment. Liquidated damages shall be calculated separately for quantities to be supplied in every month/ installment and the corresponding delay. If the supplier supplies full quantity before the expiry of the scheduled delivery period of the last month/ installment but there is delay in month-wise/ installment-wise supply, then also liquidated damages shall be levied on the supplies against the earlier months/ installments that have been delayed. Twenty (20) weeks for the purpose of additional BG and grant of DP extension shall be counted from the last month/ installment.
- 16.4 Wherever Clause of grace period of 21 days exists in the Purchase Order as well as in the Tender document against which the Purchase Order has been released, applicability of the grace period shall be subject to:
 - (a) The Supplier has carried out dispatch/ dispatched the equipment with in contracted original delivery period. For claiming benefit of grace period, the supplier shall have to satisfy the Paying Authority by furnishing documents of dispatch confirming that it has actually dispatched the equipment within contracted original delivery period.
 - (b) The Store has been received by the ultimate consignee within 21 days of the expiry of contracted original delivery period.
 - (c) The grace period of 21 days shall be allowed only in those cases which fulfill all the

conditions given in Para (a) to (d) above. During grace period no LD charges shall be levied.

Note: 1. In case of turnkey projects, the additional BG and LD clauses related to delay in Installation & commissioning activities, shall be fine-tuned to meet the requirements of the project and shall be included in the special conditions Section-5 Part B of the concerned bid document) after approval of the Management. In these cases, the tender approving authority as per delegation of financial powers shall be competent authority to decide applicability of LD on the Installation and commissioning portion in case delay is on part of BSNL. However, for supply of equipment in such projects, the terms and conditions shall be the same as mentioned in clauses 15.3 and 16.2 of Section-5 Part A.

17. FORCE MAJEURE

- 17.1 If, at any time, during the continuance of this contract, the performance in whole or in part by either party of any obligation under this contract is prevented or delayed by reasons of any war or hostility, acts of the public enemy, civil commotion, sabotage, fires, floods, explosions, epidemics, quarantine restrictions, strikes, lockouts or act of God (hereinafter referred to as events) provided notice of happenings of any such eventuality is given by either party to the other within 21 days from the date of occurrence thereof, neither party shall by reason of such event be entitled to terminate this contract nor shall either party have any claim for damages against other in respect of such non-performance or delay in performance, and deliveries under the contract shall be resumed as soon as practicable after such an event come to an end or cease to exist, and the decision of the Purchaser as to whether the deliveries have been so resumed or not shall be final and conclusive. Further that if the performance in whole or part of any obligation under this contract is prevented or delayed by reasons of any such event for a period exceeding 60 days, either party may, at its option, terminate the contract.
- 17.2 Provided, also that if the contract is terminated under this clause, the Purchaser shall be at liberty to take over from the Supplier at a price to be fixed by the purchaser, which shall be final, all unused, undamaged and acceptable materials, bought out components and stores in course of manufacture which may be in possession of the Supplier at the time of such termination or such portion thereof as the purchaser may deem fit, except such materials, bought out components and stores as the Supplier may with the concurrence of the purchaser elect to retain.

18. TERMINATION FOR DEFAULT

- 18.1 The Purchaser may, without prejudice to any other remedy for breach of contract, by written notice of default, sent to the supplier, terminate this contract in whole or in part
 - (a) if the supplier fails to deliver any or all of the goods within the time period(s) specified in the contract, or any extension thereof granted by the purchaser pursuant to clause15;
 - (b) if the supplier fails to perform any other obligation(s) under the Contract; and
 - (c) if the supplier, in either of the above circumstances, does not remedy its failure within a period of 15 days (or such longer period as the purchaser may authorize in writing) after receipt of the default notice from the purchaser.
- 18.2 In the event the purchaser terminates the contract in whole or in part pursuant to Para 18.1 the purchaser may procure, upon such terms and in such manner as it deems appropriate, goods similar to those undelivered and the supplier shall be liable to the Purchaser for any excess cost for such similar goods. However the supplier shall continue the performance of the contract to the extent not terminated.

19. TERMINATION FOR INSOLVENCY

The Purchaser may at any time terminate the Contract by giving written notice to the Supplier,

without compensation to the supplier. If the supplier becomes bankrupt or otherwise insolvent as declared by the competent court provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the purchaser.

20. ARBITRATION

- 20.1 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 CGMT HP Telecom Circle. 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 CGMT HP Telecom Circle 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.
- 20.2 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.
- 20.3 The venue of arbitration shall be BSNL Circle office, Shimla H.P.

21. SET OFF

Any sum of money due and payable to the supplier (including security deposit refundable to him) under this contract may be appropriated by the purchaser or the BSNL or any other person(s) contracting through the BSNL and set off the same against any claim of the Purchaser or BSNL or such other person or person(s) for payment of a sum of money arising out of this contract or under any other contract made by the supplier with the Purchaser or BSNL or such other person(s) contracting through the BSNL.

22. INTIMATION OF SUPPLY STATUS

The bidders, who are given Purchase Orders, must give the details of the supplies made against all the Purchase Orders every month on the first working day of the following month to MM and the concerned User Branches of BSNL.

23. DETAILS OF THE PRODUCT

The bidder should furnish the name of its collaborator (if applicable), brand name, model number and type of the products offered in this tender. The technical literatures of the products should also be submitted. No change in either technology or product shall be permitted after opening of bids.

24. FALL CLAUSE

- 24.1 The prices once fixed will remain valid during the scheduled delivery period except for the provisions in clause 12.1 of Section-5A. Further, if at any time during the contract
 - It comes to the notice of purchaser regarding reduction of price for the same or similar equipment/ service;

And / or

- (b) The prices received in a new tender for the same or similar equipment/ service are less than the prices chargeable under the contract.
- 24.2 The purchaser, for the purpose of delivery period extension, if any, will determine and intimate the new price, taking into account various related aspects such as quantity, geographical location etc., and the date of its effect for the balance quantity/ service to the vendor. In case the vendor does not accept the new price to be made applicable during the extended delivery period and the date of its effect, the purchaser shall have the right to

- terminate the contract without accepting any further supplies. This termination of the contract shall be at the risk and responsibility of the supplier and the purchaser reserves the right to purchase the balance unsupplied quantity/ service at the risk and cost of the defaulting vendor besides considering the forfeiture of its performance security.
- 24.3 The vendor while applying for extension of time for delivery of equipment/services, if any, shall have to provide an undertaking as "We have not reduced the sale price, and/ or offered to sell the same or similar equipment/ service to any person/ organization including Department of central/state Government or any central/ state PSU at a price lower than the price chargeable under the contract for scheduled delivery period."
- 24.4 In case under taking as in Clause 24.3 is not applicable, the vendor will give the details of prices, the name(s) of purchaser, quantity etc. to the purchaser, while applying extension of delivery period.

25. COURT JURISDICTION

- 25.1 Any dispute arising out of the tender/ bid document/ evaluation of bids/ issue of APO shall be subject to the jurisdiction of the competent court at the place from where the NIT/ tender has been issued.
- 25.2 Where a contractor has not agreed to arbitration, the dispute/ claims arising out of the Contract/ PO entered with him shall be subject to the jurisdiction of the competent Court at the place from where Contract/ PO has been issued. Accordingly, a stipulation shall be made in the contract as under.

"This Contract/ PO is subject to jurisdiction of Court at Mandi only".

Note:- Mandatory Licensing requirements with regards to security related concerns issued by the Government of India from time-to-time shall be strictly followed and appropriate clauses shall be added in all bid documents. Necessary guidelines in this regard shall be issued separately.

26. General Guidelines:-

"The General guidelines as contained in Chapter 5, 6 and 8 of General Financial Rules as amended from time to time on works, procurement of goods and services and contract management respectively may also be referred to as guiding principles".

SECTION -5 Part B

SPECIAL (COMMERCIAL) CONDITIONS OF CONTRACT (SCC)

The Special (Commercial) Conditions of Contract (SCC)shall supplement General (Commercial) Conditions of Contract (GCC)) as contained in Section 5 Part A and wherever there is a conflict, the provisions herein shall prevail over those in Section 5 Part A i.e. General (Commercial) Conditions of Contract (GCC)

Note: The clauses mentioned below are for reference only. Exact clauses should be framed as per requirement on case-to-case basis.

1. Quality Assurance and Testing:

- a) The supply will be accepted only after quality assurance by the consignee as mentioned in Purchase Order..
- b) The consignee while clearing the equipment/ stores will strictly adhere to the package discipline as described in Purchase Order. Supplies made in full, as per Purchase Order, of all the packages during delivery period only will be deemed to have been supplied within the scheduled delivery period.

2. Spares: Not Required

3. Loading:

- (a) In case any item is not quoted by a Bidder mentioned in the SOR of the tender document or the price of any item is not available in its own bid, then the bid shall be loaded by the highest price quoted by any of the bidders for that item. The loaded item shall be supplied at lowest cost quoted by any of the bidder.
- (b) Cases in which the bidder has quoted for less quantity for any of the items than that indicated in the SOR of the tender document, then the price bid shall be loaded to the extent of the difference in quantity of the item to meet the full requirement of the SOR on a pro-rata basis for the purpose of evaluation & ordering.
- (c) No de-loading of the bid is envisaged, if the quoted quantity in the bid is higher than that requested in the tender for the purpose of evaluation.
- (d) Offer to the L1 bidder(s) after correcting the arithmetical errors and effecting change in unit prices due to loading shall not tantamount to counter offer. If not accepted by the bidder, then he/ she shall be liable to be barred from participating in future tenders/ EOIs/ RFPs of BSNL for a period of two years.

4. WORKMEN'S COMPENSATION:

In every case, in which by virtue of the provision of Section 12, sub section (i) of the Workmen's Compensation Act, 1923, the BSNL is obliged to pay compensation to a workman employed by the contractor, in execution of the works, the BSNL will recover from the contractor the amount of the compensation so paid and without prejudice to the rights of the BSNL, under Section 12, sub-section (ii) of the said Act, the BSNL shall be at liberty to recover such amount or any part thereof by deducting it from the security deposit or from any sum due by the BSNL to the contractor, whether under this contract or otherwise. The BSNL shall not be bound to contest any claim made against it under Section 12, Sub-section (I) of the said Act, except on the written request of the contractor and upon his giving full security to the BSNL for all costs for which BSNL might become liable in consequence of contesting such claim.

5. LABOUR WELFARE:

In every case, in which by virtue of the provisions of the Contract Labour (Regulation and Abolition) Act 1970 and of the Contract Labour (Regulation and Abolition) Central Rules 1971, the BSNL is obliged to pay any amounts of wages to a workman employed by the contractor in execution of works, or to incur any expenditure in providing welfare and health amenities required to be provided under the above said Act and the Rules, under Clause 19 to I9J and 20 of PWD-8, or under the CPWD Contract Labour Regulations or under the Rules

framed by Government from time to time for the protection of health and sanitary arrangements for workers employed by CPWD Contractors, the BSNL will recover from the contractor, the amount of wages so paid or the amount of expenditure so incurred and without prejudice to the rights of the BSNL under Section 20, Sub-Section (2) and Section 21, Sub-Section (4) of the Contract Labour (Regulation and Abolition) Act, 1970, the BSNL shall be at liberty to recover such amount or any part thereof by deducting it from the security deposit or from any sum due by the BSNL to the contractor, whether under this agreement or otherwise, BSNL shall not be bound to contest any claim made against it under this agreement or otherwise. The BSNL shall not be bound to contest any claim made against it under Section (2) Sub-section (1) and Section 21, Sub- Section (4) of the said Act, except on the written request of the contractor and upon his giving to the BSNI, full Security for all coats for which BSNL might become liable in contesting such claim.

- 5.2 The contractor shall have a valid labour license under the Contract Labour (R&A) Act 1970 and the Contract Labour (Regulation and Abolition) Central Rule, 1971 before the bidding/commencement of the work and continue to have a valid license until the completion of the work.
- 5.3 Any failure to fulfill this requirement shall attract the penal provisions of this contract arising out of the resulting non-execution of the work.
- 5.4 The contractor shall also abide by provision of the child labour (Prohibition and Regulation) Act 1986. Provision of EPF and Misc. provision act 1952 in r/o labourer/employees engaged by the contractor for carrying out works in BSNL.
- 5.5 Claim bill of contractors must accompany the:
 - (i) List showing the details of the labourers/employees engaged.
 - (ii) Duration of their engagement.
 - (iii) The amount of wages paid to such labourers/employees for the duration in question.
 - (iv) Amount of EPF contribution (both employers and employee's contribution) for the duration of engagement in question, paid to the EPF authorities.
 - (v) Copy of authenticated documents of payments of such contribution to EPF authorities during the last month and
- (vi) Contractor shall submit bill by putting GST number of his firm and BSNL on it and shall follow all instructions issued by Govt. from time to time regarding GST
 - (vii) The above data should be exclusively for persons employed in BSNL and not as a whole engaged by the agency.
- 5.6 Insurance cover of rigger for Rs. TWO LAKH from the insurance comp will be managed by the approved contractor.

6. FAIR WAGES

- 6.1 The contractor shall pay to labours employed by him either directly or through subcontractor, wages not less than fair wages as defined in the CPVM Contractor's Labourer Regulations or as per the Provisions of the Contract Labourer (Regulation and Abolition) Act 1970 and the Contract Labour (Regulation and Abolition) Central Rules 1971, wherever applicable.
- 6.2 The contractor shall, notwithstanding the provision of any contract to the contrary, cause to be paid fair wage to labours indirectly engaged on the work, including any labour engaged by his sub-contractor in connection with the said work as if the labour had been directly employed by him.
- 6.3 In respect of all labour directly or indirectly employed in the work for performance of the contractor's part of this agreement, the contractor shall comply, with or cause to be complied with the Central Public Works Department Contractor's Labour Regulation made by Government from time to time in regard to payment or wages, wage period, deductions from wages, recovery or wages not paid and unauthorized deductions made, maintenance of wage books or wage slips, publication or scale or wages and other terms of employment, inspection and submission of periodical return and all other matters of the like nature or as

- per the provisions to the Contract Labour (Regulation and Abolition) Act 1970 and the Contract Labour (Regulation and Abolition) Central Rule, 1971 wherever applicable.
- 6.4 The CGMT, HP Telecom Circle, Shimla or his subordinate officers concerned shall have the right to deduct from the money due to the contractor, any sum required or estimated to be required for making good the loss suffered by a worker or workers by reasons of non fulfillment of the conditions of the contract for the benefit of the workers, non-payment of wages or of deductions made from his or their wages which are not justified by their terms of the contract or non-observance of the regulations.
- 6.5 The contractor shall comply with provisions of the payment of wages Act 1936, Minimum Wages Act 1948, Employees' Liability Act 1938, Workmen's Compensation Act 1923, and Industrial Dispute Act 1947. Maternity Benefits Act 1961 and the Contract Labour (Regulation and Abolition) Act 1970 on the modification thereof or any other laws relating thereto and the rules made there under from time to time.
- 6.6 The contractor shall indemnify the BSNL against payments to be made under and for the observance of the laws aforesaid and the CPWD Contractors Labour Regulations without prejudice to his right to claim indemnity from his subcontractors.

7.OTHER LABOUR WELFARE MEASURES

- 7.1 The contractor shall implement the labour welfare measures enumerated in clause 19C, 19D, 19E, 19F, 19G, 19H, 19L and I9J of the Conditions of Contracts in the PWD-8.
- 7.2 The contractor shall also follow the safety methods enunciated in the CPWD safely code.
- 7.3 The Contractor shall comply with all the provisions of the Minimum Wages Act 1948, Contract Labour (R&A) Act, 1970 and rules framed and other labour laws affecting contract labour that may be brought into force from time to time.

8. LEGAL JURISDICTION- COURT OF JURIDICTION

- 8.1 Any dispute arising out of the tender/ bid document/evaluation of bids/ issue of APO shall be subject to the jurisdiction of the competent court at the place from where the NIT/ tender have been issued.
- 8.2 Where a contractor has not agreed to arbitration the dispute /claims arising out of the Contract/ PO entered with him shall be subject to the jurisdiction of the competent Court at the place from where the Contract/ PO has been issued. "This Contract/ PO is subject to jurisdiction of Court at Mandi only.

9. INTEREST ON DEFERRED CLAIM

No interest on any deferred claim of the contractor arising out of this contract shall be payable in any case whatsoever.25. With out prejudice to any of the rights or remedies under this contract, if the contactor dies, the CGMT on behalf of the BSNL can terminate the contract without compensation to the contractor. However CGMT, at his discretion may permit contractor's heirs to perform the duties or engagements of the contractor under the contract, in case of his death. In this regard the decision of the CGMT shall be the final.

10.INDEMENITIES

10.1 The contractor shall at all times hold BSNL harmless and indemnify from against all action, suits, proceedings, works, cost, damages, charges claims and demands of every nature and descriptions, brought or procured against BSNL, its officers and employees and forthwith upon demand and without protect or demur to pay to BSNL any and all losses and damages and cost (inclusive between attorney and client) and all costs incurred in endorsing this or any other indemnity or security which BSNL may now or at any time have relative to the work or the contractors obligation or in protecting or endorsing its right in any suit on other legal proceeding, charges and expense and liabilities resulting from or incidental or in connection with injury, damages of the contractor or damage to property resulting from or arising out of

- or in any way connected with or incidental to the operations caused by the contract documents. In addition the contractor shall reimburse BSNL or pay to BSNL, forthwith on demand without protect or demur all cost, charges and expenses and losses and damages otherwise incurred by it in on sequence of any claim, damages and actions which may be brought against BSNL arising out of or incidental to or in connection with the operation covered by the contractor.
- 10.2 The contractor shall at his own cost at BSNL request defend any suit or other proceeding asserting a claim covered by this indemnity, but shall not settle, compound or compromise any suit or other finding without first consulting BSNL.

SECTION-6

UNDERTAKING & DECLARATION

6(A) - For understanding the terms & condition of Tender & Spec. of work

a)	Certified that:						
	1.	I/ We					
	2.	If I/ We fail to enter into the agreement $\&$ commence the work in time, the EMD/ SD deposited by us will stand forfeited to the BSNL.					
b)	The ter	derer hereby covenants and declares that:					
	1.	All the information, Documents, Photo copies of the Documents/ Certificates enclosed along with the Tender offer are correct.					
	2.	If anything is found false and/or incorrect and/or reveals any suppression of fact at any time, BSNL reserves the right to debar our tender offer/ cancel the LOA/ Purchase/ work order if issued and forfeit the EMD/ SD/ Bill amount pending with BSNL. In addition, BSNL may debar the contractor from participation in its future tenders.					
Date:		Signature of Tenderer					
Place: .		Name of Tenderer					
6 (B) –	NEAR-F	RELATIONSHIP CERTIFICATE:					
(Form	nat of the	e Certificate to be given as per the clause 34.4 of Section-4 Part-A by the bidder in respect of status of employment of his/ her near relation in BSNL)					
none of given ir incorrec	f my rela n tender	e certificate to be given is "Is/or/ohereby certify that tive(s) as defined in the tender document is/are employed in BSNL unit as per details document. In case at any stage, it is found that the information given by me is false/ - shall have the absolute right to take any action as deemed fit/without any prior b."					
		Signature of the bidder With date and seal					

SECTION- 7 PROFORMAS

7(A) For the BIDSECURITY/ EMD Guarantee

exceeding the "B. G. Amount".

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

Sub:	Bid Securi	ty/EM	D guarant	tee.									
	Whereas				M/s								
R/o							(Hereaft	er ref	ferrec	d to as B	idder	·) has
appro	ached us for	giving	Bank Gua	rantee c	of Rs			/- (he	ereaf	ter kr	nown as	the "	B. G.
Amou	nt") valid up	to	// 20.	(her	eafter kn	iown	as the	"Validit	y dat	te") ir	n favour	of <u>G</u>	<u>MTD</u>
Mandi	<u>, HP</u> (Here	eafter	referred	to as	BSNC)	for	partic	ipation	in	the	tender	of	work
of					vide ten	ider n	0						
	Now at	the	request	of t	he Bid	lder,	We						
Bank												Bı	ranch
having	j										(Add	dress) and
Regd.					office							ado	dress
as													
	(Hereinaf	ter cal	led 'the Ba	ınk") agr	rees to g	ive thi	is guar	antee a	s her	einaf	ter conta	ained	1:
2.	We the Bank	do he	reby unde	rtake to	pay the	amou	ınts du	e and p	ayab	le un	der this	guara	antee
	without any c	lemur,	merely on	a dema	ind from t	the B	SNC st	ating tha	at the	amo	unt clair	ned i	s due
	by way of los	s or da	amage cau	ised to c	or would l	be car	used to	or suffe	ered	by the	e BSNC	by re	ason
	of breach by	the sa	id bidder(s	s) of any	y of term:	s or c	onditio	ns conta	ainec	l in th	e said A	\gree	ment
	or by reason	of the	bidder (s)	failure t	to perfori	m the	said A	greeme	nt. A	ny su	ıch dem	and r	nade

3. We undertake to pay to the BSNC 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.

on the bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee where the decision of the BSNC in these counts shall be final and binding on the bank. However, our liability under this guarantee shall be restricted to an amount not

- 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 BSNC under or by virtue of the said Agreement have been fully paid and its claims satisfied or discharged or till BSNC 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 a demand or claim under this 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 BSNC that the BSNC shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder 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 BSNC 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 BSNC or any indulgence by the BSNC 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 BSNC 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 BSNC 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 BSNL Mandi" payable at New Delhi.
- 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 Numbers
	Fax numbers

7(B) For the Performance Guarantee (To be typed on Rs.100/- non-judicial stamp paper) Dated:.... Performance quarantee. Sub: Whereas GMTD BSNL Mandi HP (hereafter referred to as BSNC) has issued an APO no. Dated/20..... awarding the of M/s BSNC has asked him to submit a performance guarantee in favour of GMTD BSNL Mandi HP of (hereafter "P.G. Amount")/referred to as valid to/20......(hereafter referred to as "Validity Date") Now at the request of the Bidder, We

...... (Hereinafter called 'the Bank") agreed to give this guarantee as hereinafter contained:

Read.

having(Address)

as

office

- 2. We, "the Bank" do hereby undertake and assure to the BSNC that if in the opinion of the BSNC, the Bidder has in any way 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 demur pay to the BSNC the said sum limited to P.G. Amount or such lesser amount as BSNC may demand without requiring BSNC 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 BSNC shall be conclusive as regards the liability of Bidder to pay to BSNC 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 BSNC 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 BSNC shall have the fullest liberty without the consent of the Bank and without affecting in any way the obligations hereunder to vary any of the terms and conditions of the said agreement or to extend the time for performance of the said agreement from any of the powers exercisable by BSNC against the Bidder and to forebear to enforce 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 BSNC or any indulgence by BSNC 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;
 - The liability of the Bank under this guarantee is restricted to the P.G. Amount and it (a) will remain in force up to its Validity date.
 - (b) The guarantee shall stand completely discharged and all rights of the BSNC under this Guarantee shall be extinguished if no claim or demand is made on us in writing on or before its validity date.

Bank

and

work

address

.....Branch

- 7. In case BSNC 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 BSNL Mandi" payable at New Delhi.
- 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 Numbers
	Fax numbers

7 (C) For Letter of Authorization for attending Bid Opening Event.

(To be typed preferably on letter head of the company)

Subject: Authorization for attending Bid opening

I/ We Mr. no. of					in		respect
to open o	on		(date)	in	the	•	
We hereby (alternative) whose above on our behalf	signatures ar f.	. / Mse attested below					
Signature of the Re	•	Signature of Bid	der/ Office	er authori	zed to sic	an	
Name of the Repres		•	on behalf		•	gii	
Signature of the alte	ernative Repre	esentative					
Name of the alterna	tive Represer	ntative					
Above Signatures A	Attested						

Note 1: Only one representative will be permitted to attend the Bid opening

2. Permission for entry to the hall where bids are opened may be refused in case authorization as prescribed above is not received.

7(D) Model Amendment Letter Intimating Conditions for Extension of Delivery Period

(Refer to Appendix (i) to clause 15.3 of Section-5 Part A)

		Registered A Due
		Address of the purchaser
То		
	M/s	
Sub:	This office contract no dated placed of	on you for supply
Ref :Yo	our letter no dated	
deliver In view from _	e in receipt of your letter, wherein you have asked for extension/ fur y/ execution/ installation/ commissioning. of the circumstances stated in your above referred letter, the time of (original/ last delivery period) to (presently to your unconditional acceptance of the following terms and conditional acceptance.	delivery can be extended agreed delivery period)
1.	That, liquidated damages shall be levied in accordance with agr Section-5 Part A of terms and conditions of the tender/ PO.	eed clause 16.2 & 16.3
2.	That, notwithstanding any stipulation in the contract for increase in such increase, whatsoever, which takes place after current last admissible on such of the said goods as are delivered after the sa Section-5 Part A.	date of Delivery shall be
3.	That, the prices during this extended delivery period shall be governed as per agreed clauses 12 and 24 of Section 5 Part A accordance with the current PO price or the current PO price with I or the prices in the new tender (T.E. no) from the date of its lower basis.	and shall be finalized in atest budget/ duty impact
4.	An additional BG of Rsin accordance with clause 15.3, Sectivith validity up to	on- 5PartA of the contract
5.	An undertaking as required vide clause 24.3, Section-5A. Otherw requisite in clause 24.4 section 5 Part A"	ise furnish the details as
of this referen	e intimate your acceptance of this letter alongwith the additional BG we letter failing which the contract will be cancelled at your risk and expande to you. This letter shall form part and parcel of the agreement/ cerms & conditions of the contract remain unaltered.	pense without any further ontract/ APO/ PO and all
		Yours faithfully,
		()
	for	and on behalf of
Note:	The entries which are not applicable for the case under consideration	on are to be deleted.

7(E)- Model Amendment Letter for Extension of Delivery Period Appendix (ii) to clause 15.3 of Section-5 Part A

Registered Acknowledgement Due

		Address of the purchaser
То		
	M/s	S
Sub:	This (office contract no dated placed on you for supply of
Ref:		Your letter no dated requesting DP extension
	2.	This office letter no dated intimating conditions for DP extension
	3.	Your letter no dated accepting the conditions for DP extension
delive	ry/ ex	ve letter under reference (1), you have asked for extension/ further extension of time for ecution/ installation/ commissioning. The terms and conditions for extension of delivery conveyed to you vide this office letter under reference (2).
accep of del agree	tance ivery d deliv	the circumstances stated in your above referred letter, and upon your unconditional of the terms and conditions of this extension vide your letter under reference (3), the time is hereby extended from (last delivery period) to (presently very period) on the terms and conditions in letter under reference (2) above and agreed by ter under reference (3) i.e.:
(a)		uidated damages shall be levied in accordance with agreed clause 16.2 & 16.3 Section-5 t A of terms and conditions of the tender/ PO.
(b)	incı woı	ewithstanding any stipulation in the contract for increase in price on any ground, no such rease, whatsoever, which takes place after current last date of Delivery/ completion of rk shall be admissible on such of the said goods as are delivered after the said date as per use 12 Section- 5 Part A.
(c)	The of S PO	e prices during this extended delivery period shall be governed as per clauses 12 and 24 Section-5 Part A and shall be finalized in accordance with current PO price or the current price with latest budget/ duty impact or the prices in the new tender (T.E. no) in the date of its opening, on whichever is lower basis.
	etters	under reference above and this letter shall form part and parcel of agreement/ contract/nd all other terms & conditions of the contract remain unaltered.
		Yours faithfully,
		()
		for and on behalf of
Сору	to:	
(All co	ncerr	ned)

Note:- The entries which are not applicable for the case under consideration are to be deleted.

SECTION- 8 Bidder's profile & Questionnaire.

Tenderer / Bidder's Profile & Questionnaire

(To be filled in and submitted by the bidder)

A) 1.		erer's Profile me of the Individual/ Firn	n:							
2.	Pre	Present Correspondence Address								
		-		Mobile No						
3.		dress of place of Works/ nufacture								
	Tel	ephone No		Mobile No						
4.		te the Type of Firm: vice):		e proprietor-ship/partnership ate limited company.	p firm / (Tick the correct					
5.	Nar	me of the sole proprietor	/ partners	s/ Director(s) of Pvt. Ltd Co.:	:					
5	6. No.	Name		Father's Name	Designation					
1	l.									
2	2.									
3	3.									
4	1.									
5	5.									
6.		•		o enter into and execute co (in case of partnership/ priva	_					
7.	 P	ermanent Account No. :								
8.	D	etails of the Bidder's Ba	nk for eff	ecting e-payments:						
9.	1.0	(c) IFSC code of beneficiary account(d) Beneficiary account(e) Branch Serial No. (Name: ficiary Bra t No.: MICR No	anch	ndarad itam) in Dalhi2 If an					
J .		vnetner the IIIm has OIII tate its Address	ice/ works	s (i.e. manulacture or the te	nuereu item) in Deim? Il So					

B)	Que	stionnaire					
	1.	Do you think any ot specification?	her detail/ material is i Yes/ No.	required to complete the work specified in the			
	1.1	If Yes, Give details					
	2.	Do you think any o		d be included in tender form to complete the No.			
	2.1	If Yes, Give details					
	:	Kindly indicate the maximum Quantity of tendered material which you are capable of supplying within the scheduled delivery period.					
		Name of the tendered	Item	Qty that can be supplied by the firm within scheduled delivery period.			
	<u>L</u>						
	4. S	suggestion for improve	ment of the tender do	cument.			
Dlace							
Place							
			Signature	e of contractor			
			Signature				

SECTION-9 Part-A

BID FORM

То		From,
AGM	CM	
O/o G	MTD BSNL	
Palac	e Colony Mandi,	
HP-17	7 5001	
(comp	elete address of the Bidder)	
Bidde	r's Reference No:	Dated
Ref: Y	our Tender Enquiry No	dated
1.	clarification/ addenda Nosis hereby duly acknowledged deliver	ntioned tender enquiry document including amendment/
2.	•	sealed and prepared so as to prevent any subsequent
3.	We agree to abide by this Bid for a	a period ofdays from the date fixed for Bid opening iod, if any, agreed to by us. This bid shall remain binding
4.		ound to accept the lowest or any bid, you may receive.
5.	· · · · · · · · · · · · · · · · · · ·	vide you with a performance guarantee from a Scheduled ract value for the due performance of the contract.
6.	•	ke to complete delivery of all the items and perform all the in accordance with the delivery schedule specified in the
7.	Until a formal Purchase Order of	Contract is prepared and executed, this Bid together with in your notification of award shall constitute a binding
Dated	: day of20	
		Signature
Witne	SS	Name
Signat	ture	In the capacity of
Name		Duly authorized to sign the bid for and on
Addre	SS	behalf of

Section 9 Part B

Financial Bid

NIT NO: GMTD/MND/CM/RIGGER/T-1/2020-21/2 Dated: 27/02/2020

NAME OF BIDDER	

Rates offered for Supply of Rigger services in Mandi Business Area consisting of Mandi and Kullu SSA						
S.No.	Name of Work	Rate to be Quoted as per following	Rate in Rs. (Inclusive of all levies and taxes EXCEPT GST) To be filled in figures only			
1	Services of Rigger (per rigger per month)	Service charges per Month Over and above the minimum wages as per CLC guidelines for skilled labour +EPF+ESI (if applicable) as per Central Govt. rates.				
2	Night halt charges (if stay is outside the Head Quarter)	Per Day				
3	Services of additional rigger (per day basis)	Per day				

Note:-

- 1. It is certified that I have read all the terms and conditions of the tender and all are acceptable to me.
- 2. Rates are inclusive of all taxes, levies but excluding GST which will be paid extra, on actual basis.
- 3. The minimum wages are likely to revise from time to time as per CLC guidelines. However contractor's quoted charges shall remains fixed during the period o contract.
- 4. For bid evaluation purpose, the following procedure of above works will be considered for calculation of total package cost:-

i. Charges of contractor's margin for one month = A

ii. Charges for night halt per day = B

iii. Charges for additional riggers per day = C

The package cost for evaluation of tender will be calculated (For one month) =A+15xB+5xC

Note:

This is only a sample of financial bid the bidders are requested not to fill the rates on this page, however the Price/Cost bid available online in the excel format is required to be filled and signed digitally before uploading.