

BHARAT SANCHAR NIGAM LIMITED (A Govt. of India Enterprise)

O/o GENERAL MANAGER (CFA) CHENNAI TELEPHONES No. 2 , KUSHKUMAR RD, NUNGAMBAKKAM, CHENNAI- 600034.

E-TENDER DOCUMENT

E-TENDER FOR REPAIRING OF VARIOUS CAPACITY & TYPES OF SMPS POWER PLANT MODULES & CONTROL PANELS INCLUDING ALARM PANELS WORKING IN ALL EXCHANGE/SITES (CFA) IN CHENNAI TELEPHONES INCLUDING RURAL AREAS OF THIRUVALLUR, CHENGALPET AND KANCHEEPURAM DISTRICTS

E-TENDER NO.

DGM(SP-CFA)/TENDER/SMPS POWER PLANT REPAIR/2020-21/ dated 28-12-2020

Estimated Tender value :Rs.30,73,487/-

TWO STAGE TENDER (TECHNICAL BID & FINANCIAL BID)

Last Date of Submission: - 18-01-2021 11:00 Hrs DATE OF OPENING(TOC): - 18-01-2021 11:30 Hrs

<u>Venue</u> O/o DEPUTY GENERAL MANAGER SP-CFA, V FLOOR, No.2, KUSHKUMAR ROAD, NUNGAMBAKKAM,CHENNAI - 600 034. Tel No: 044-2825 5511 Fax No: 044-2825 7222

DGM SP-CFA

Page 1 of 75



O/o GENERAL MANAGER (CFA) CHENNAI TELEPHONES No. 2 , KUSHKUMAR RD, NUNGAMBAKKAM, CHENNAI- 600034

TENDER FORM

E-TENDER FOR REPAIRING OF VARIOUS CAPACITY & TYPES OF SMPS POWER PLANT MODULES & CONTROL PANELS INCLUDING ALARM PANELS WORKING IN ALL EXCHANGE/SITES (CFA) IN CHENNAI TELEPHONES INCLUDING RURAL AREAS OF THIRUVALLUR , CHENGALPET AND KANCHEEPURAM DISTRICTS.

E-Tender No : DGM(SP-CFA)/TENDER/SMPS POWER PLANT REPAIR/2020-21/ dated 28-12-2020

Estimate cost of tender : Rs. 30,73,487/-Cost of tender document : Rs. 590/- (Rs.500 +GST 18%)

Online Tender conducted through: www.tenderwizard.com/BSNL

Contract period : One year

Tender forms Available online <u>www.chennai.bsnl.co.in</u> following "Link for E-tenders by Chennai Telephones".

Due Date / Time of Receipt of Bid Documents(Offline) : 11:00 Hrs of 18-01-2021

Interested eligible bidders may submit their bids through offline and online through E- Tendering at the portal **www.tenderwizard.com/BSNL** as detailed in 'Special Instructions to Bidders for E-Tendering' i.e up to 10.59 hours of 18-01-2021 Technical bids will be opened at 11.30 hours of 18-01-2021

DGM (SP-CFA)

DGM SP-CFA

Page 2 of 75

(Part)	Item Detail	Page No
1(A)	Detailed NIT (DNIT)	4
1(B)	e-Publish NIT (NIT)	8
2	Scope of work	9
3(A)	Tender Information	10
3(B)	Technical Specification/requirements	12
4(A)	General instructions to bidders(GIB)	13
4(B)	Special instructions to Bidders	30
4(C)	E-tendering instructions to bidders (if applicable)	31
5	General(commercial) conditions of contract(GCC)	36
6	Undertaking & declaration	48
6(A)	For understanding the terms and condition of Tender & spec of work	48
6(B)	Near-Relationship Certificate	49
7(A)	Proforma for Bid security	50
7(B)	Proforma for Performance Guarantee	52
7(C)	Letter of authorization to attend bid opening	54
7(D)	Proforma for Clause by Clause Compliance	55
7(E)	Proforma for Agreement	57
8	Bidders profile and questionnaire	59
9	Bid form	61
10	Mandate form (E-payment of suppliers bills through RTGS)	62
11	Vendor Master Form	63
12	Price Schedule	65
Appendix	Appendix-1 to Part 4 (A) of Chapter 4 (Standard Tender Enquiry Document)	67
Annexure 1	Particular for input invoice	74

TABLE OF CONTENTS

DGM SP-CFA



CHENNAI TELEPHONES

Office of General Manager (CFA),

No.2, KUSHKUMAR ROAD, NUNGAMBAKKAM, CHENNAI-600034.

Part-1(A)

NOTICE INVITING TENDER

No: DGM(SP-CFA)/TENDER/SMPS POWER PLANT REPAIR/2020-21/ dated 28-12-2020

The General Manager (CFA), BSNL, Chennai Telephones on behalf of Bharat Sanchar Nigam Limited invites on line item rate bids from prospective bidders as Digitally Sealed tender bids through <u>e-</u> <u>tendering process</u> for "Repair of 25A/50A/100A/200A/Control Panel and Alarm cards in SMPS Power Plant modules of different Makes and Capacity in all the exchanges/sites (CFA)in BSNL Chennai Telephones, Chennai and adjoining areas under Kancheepuram, Chengalpet and Thiruvallur Districts" from those who have supplied Power Plants to BSNL, etc; and having experience in repairing of SMPS Power Plant with contract for a minimum value of **Rs. 5,00,000** for a total period of 2 years.

Available	Website from	Tender Fee payable	Due date for	Due date for	
period of e-	where the	by bidders other	submission of	opening of	
tender	document is	than MSME (Rs)	bids	Technical	
document for	to be			bids	
downloading	downloaded				
From 12.00	https://www	Rs.590/- (Rupees	Upto 10.59hrs	At 11.30	
hours of	<u>.tenderwizar</u>	Five Hundred and	(online) and	hours of	
28-12-2020 to	<u>d.com/BSNL</u>	Ninety only)	11.00 hrs	18-01-2021	
10:58 hours			(offline) on		
of 18-01-2021			18-01-2021		

1. Schedule of E-tender Process

DGM SP-CFA

DESCRIPTION OF ITEMS

Capacities of SMPS Power Plant modules	Total Quantity
25A P.P modules	188 nos
50A P.P modules	281 nos
100A P.P modules	515 nos
200A P.P modules	44 nos
CONTROL PANEL & ALARM PANEL	187 nos

- **NOTE**:- The quantity in nos. stated above are estimated and BSNL reserves the right to vary 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 and conditions.
- Purchase of Tender Document: Tender document can be obtained by downloading it from the website <u>www.chennai.bsnl.co.in</u> following "Link for E-tenders by Chennai Telephones" The tender document for participating in E-tender shall be available for downloading from <u>https://www.tenderwizard.com/BSNL</u>:-as mentioned in clause 1 above.

Bidders must register on the e-tender portal, if not already registered earlier and follow all instructions for participating in bidding for the tender.

- The bidders cannot participate in the tender without downloading official copy of the tender document.
- The Tender document shall not be available for download on its submission/closing date.
- 2.1 The bidders downloading the tender document are required to submit the tender fee amount through DD / Bankers cheque of an amount of Rs. 590/-(i.e Rs. 500/- + 18%GST) along with the tender bid failing which the tender bid shall be left unopened/rejected. The DD/banker's cheque shall be drawn from any Nationalized/Scheduled bank in favour of ACCOUNTS OFFICER (CASH & ACCOUNTS), HQ, BSNL, CHENNAI TELEPHONES and payable at Chennai.
- 2.2 The cost of Tender Document is free to MSE bidders on production of requisite proof in respect of valid certification from MSME for the Tendered item.
- 2.3 BSNL, Chennai Telephone District has decided to use process of e-tendering for inviting this tender and thus the physical copy of the tender document would not be sold.
- 3. **Availability of tender document:-** The tender document shall be available for downloading during the period mentioned at Clause 1 of Part-1(A) (NIT).
 - 3.1 Physical copy of the tender document would not be available for sale.

4. Eligibility Criteria:

a. The bidder should have experience in repairing of SMPS power plant with any TSPs including BSNL with contract for a minimum value of Rs.5,00,000 for the total period of 2 years. Proof in the form of experience certificate issued by Authorised signatory of work order issuing office in

DGM SP-CFA

Page **5** of **75**

any LSA in India for having repairing of power plant shall be attached.

- b. The power plant manufacturer should also participate in this tender with the repairing experience and turn over as mentioned above.
- c. The bidder should have valid PAN No.
- d. The bidder should have valid Goods and Services Tax Registration Certificate No(s). or mention as Unregistered dealer Or exemption certificate No.
- e. The bidder should submit a self-declaration along with the evidence that the bidder is not black listed by GST authorities.
- f. In case the supplier gets black-listed during the tenure of BSNL contract and input tax credit could not be availed by BSNL due to default of supplier, then the same along with penalty imposed will be recovered from the supplier with interest at prevailing rate.
- g. In case of multiple GST numbers, all the numbers can be provided as Annexure.
- h. GSTIN registration number(s), which need to be quoted mandatorily.

All documents submitted will be self attested by the bidder.

Note:

The bidders shall submit necessary documentary proof showing that they meet the eligibility criteria along with their tender bid attested by authorized signatory of Bidder.

5 Bid Security Declaration

- 5.1 The bidder shall furnish the bid security declaration as per section 7 A
 - (a) Deleted
 - (b) Deleted
 - (c) 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 Due Date & Time of Submission of Tender bid: `

Last Date/Time of submission of Bid Online: up to <u>10.59 Hrs on</u> 18-01-2021. Last Date/Time of Submission of documents in hard copy : up to <u>11.00 Hrs On</u> 18-01-2021

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.

7 Online opening of Tender Bids: <u>At 11.30 Hours on 18-01-2021</u>

8. Venue of opening of Tender bids:

- 8.1 BSNL has adopted e-tendering process which offers a unique facility for 'Public Online Tender Opening Event (TOE)'. 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.
- 8.2 However, if required, one authorized representative of each bidder (i.e. Supplier organization) can attend the TOE at the chamber of DGM SP-CFA, V FLOOR, No.2, KUSHKUMAR RD, NUNGAMBAKKAM, CHENNAI-600 034 where BSNL's Tender Opening Officers would be conducting Public Online Tender Opening Event (TOE).
- 9. Tender bids received after due date & time will not be accepted.
- 10. Incomplete, ambiguous, Conditional, tender bids are liable to be rejected.
- 11. GM(CFA), CHTD 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.
 - 11.1 The bidder shall furnish a declaration under his/her digital signature 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 E-tender Portal (https://www.tenderwizard.com/BSNL).
 - 11.2 In case of any correction/ addition/ alteration/ omission in the tender document, the tender bid shall be treated as non-responsive and shall be rejected summarily.
 - 11.3 For further instructions regarding submission of bids online, the bidder shall visit the homepage of the portal (<u>https://www.tenderwizard.com/BSNL</u>).
- 12. The Contractor shall be deemed to have satisfied himself before tendering as to the correctness and sufficiency of his tender for the service and of the rates except as otherwise provided, cover all his obligations under the Contract and all matters and things necessary for the proper completion of service.
- 13. If there are varying or conflicting provisions made in any one document forming part of the contract, is accepted i.e. the accepting authority shall be the deciding authority with regard to the intention of the document and his decision shall be final and binding on the contractor.
- Note:- All documents submitted in the bid offer should be preferably in English. In case the certificate viz. experience, registration etc. is issued in any 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.

14. All computer generated documents should be duly attested/ signed by the issuing organization. **Signed Tender document should only be uploaded**.

DGM SP-CFA BSNL Chennai Telephones Phone Number - 044-2825 5511 (Off) FAX Number- 044-2825 7222, Email id- <u>dgmsp2013@gmail.com</u>

DGM SP-CFA

Page 7 of 75

Part- 1 (B) — E-Publish N.I.T. for REPAIRING OF SMPS POWER PLANTS

BHARAT SANCHAR NIGAM LIMITED

(A Government of India Enterprise),

CHENNAI TELEPHONES

O/o DGM SP-CFA, V Floor, No. 2, KUSHKUMAR RD, NUNGAMBAKKAM, CHENNAI-34.

Notice Inviting Tender

Tender No: DGM(SP-CFA)/TENDER/SMPS POWER PLANT REPAIR/2020-21/ dated 28-12-2020

The General Manager (CFA), BSNL, Chennai Telephones on behalf of Bharat Sanchar Nigam Limited invites on line item rate bids from prospective bidders as Digitally Sealed tender bids through <u>e-tendering process</u> for "Repair of 25A/50A/100A/200A/Control Panel and Alarm cards in SMPS Power plant modules of Different Makes and Capacity in the all exchanges/sites (CFA) in BSNL Chennai Telephones, Chennai and adjoining areas under Kancheepuram, Chengalpet and Thiruvallur Districts" from those who have supplied Power Plants to BSNL, etc; and having experience in repairing of SMPS P.P with contract for a minimum value of **Rs. 5,00,000** for a total period of 2 years.

DESCRIPTION OF ITEMS :-

Capacities of SMPS Power Plant modules	Total Quantity
25A P.P modules	188 nos
50A P.P modules	281 nos
100A P.P modules	515 nos
200A P.P modules	44 nos
CONTROL PANEL & ALARM PANEL	187 nos

This E-tender is being conducted through e-procurement Portal https://www.tenderwizard.com/BSNL. Last date of receipt of tender(online) is 18-01-2021 upto 10.59 Hrs. For further information, kindly visit Chennai website "www.chennai.bsnl.co.in" following "Link for E-tenders by Chennai Telephones".

Estimated value	Cost of tender document(inclusive of 18 GST)		
Rs. 30,73,487/-	Rs.590/-		

DGM(SP-CFA) Chennai Telephones

DGM SP-CFA

Page 8 of 75

Part- 2 SCOPE OF WORK:

- The E-tender is for "Repairing of 25A/50A/100A /200A capacity SMPS power plant modules of different makes (Amararaja, DACs, Delta, Eltek, Ericsson, Exicom, ITI, Lineage, Lucent etc.) and capacities and Control Panels with Alarm Panels in all exchanges/sites (CFA) in BSNL Chennai Telephones, Chennai and adjoining areas under Kancheepuram, Chengalpet and Thiruvallur District". The tender is valid for one year from the date of execution of agreement.
- Approximate quantities of modules to be repaired are as under.
 Description of items :-

Capacities of SMPS Power Plant modules	Total Quantity
25A P.P modules	188 nos
50A P.P modules	281 nos
100A P.P modules	515 nos
200A P.P modules	44 nos
CONTROL PANEL & ALARM PANEL	187 nos

3. The warranty period for repair modules for control panels shall be 90 days from the date of handing over of repaired modules/control panels. If the module / control panel under this warranty period goes faulty, the contractor shall carry out repair of the module/ control panel free of charge within three days from the date of intimation of the defect. Other terms with regards to penalty shall remain same

Note:

a. The work description is only indicative and all the delivery of goods and / or services should meet the technical specifications of the tender document.

b. The quantities given may change as per the requirements of the purchaser as already mentioned in the relevant tender conditions.

(End of Part-2)

DGM SP-CFA

Part -3(A)

Tender Information

1. Type of tender:- Single Stage bidding- Two stage opening using two electronic Envelopes followed by limited tender option / e-Reverse auction if required.

The Technical Bid will be opened in the presence of the representatives of the bidders as per schedule in clause1 of NIT. Financial bids of technically and commercially compliant bidders shall be opened at a later date.

2. Bid Validity Period:-180 days from the tender opening date.A bid valid for a shorter period shall be rejected by the Purchaser as non-responsive.

3. Bid Documents :

In two envelopes system, the first envelope will be named as techno commercial and will contain documents of bidders satisfying the eligibility / Technical & commercial conditions and 2nd envelope will be named as financial envelope containing financial quote. These envelopes shall contain one set of the following documents

- i. Techno-Commercial envelope shall contain: As per clause 7 Part 4(A).
- ii. Financial Envelope shall contain: As per Price schedule (Part 12)

The following documents are required to be submitted offline (i.e. offline submissions) to DGM (SP-CFA), V Floor, No.2 Kushkumar RD, Nungambakkam, Chennai-600 034, on or before the due date & time of submission of bids, in a sealed envelope.

The envelope shall bear the tender number, name of work and the phrase: "Do Not Open Before (due date & time of opening of tender").

(a) Techno-Commercial envelope shall contain:

- i. Cost of the tender documents i.e. tender fee (Rs. 590/-).
- ii. Bid security declaration
- iii. Bidder's profile duly filled and signed.(Section-V / Annexure-2)
- iv. No Near Relation Certificate in Proforma duly filled & signed. (Appendix-IV)
- v. Tender document digitally signed for having read it & accepted it.
- vi. Tender/ Bid form duly filled & signed-Section-V / Annexure-I.
- vii. Electronic Form-Technical (refer Appendix-VIII e-tendering instructions).
- viii. Power of Attorney in accordance with clause 14.3 of Section 4 Part(A) and authorization for executing the Power of Attorney.
- ix. Bid document with Signature of the Bidder
- x. Any other Documents stated in checklist.

DGM SP-CFA

Page 10 of 75

(b) Financial Envelope shall contain

- i. Electronic Form-Financial bid with Price schedule duly filled and signed.
- **Note:** At the time of opening the bids, initially offline submitted envelopes (as mentioned at Clause 7 of Part-4(A)) of all bidders will be opened. The Electronic envelope consisting of Commercial, Technical bid of only those bidders will be opened who would have submitted required documents as offline submissions as per clause 7 of Part-4(A) in a sealed envelope bearing tender number, name of item and the phrase" Do not open before due date and time of opening of tender".
- 4. **Payment terms:-** As per Clause 9 of Part 5(A).
- 5. **Delivery Schedule:** Actual Delivery schedule will be given as per the Work order. As per Clause 10 of Part 5(A).
- 6. **Consignee Details : -** Consignee for receipt of materials will be given in Work order.
- **7. Right to e-reverse :** BSNL shall have the right to e-reverse the price bid after opening of the financial bid in case the rate quoted by the lowest bidder found to be abnormally very low / high.

E-reverse auction/ Limited tender option available with the portal, if required will be conducted after the opening of the financial bids in case of more than one techno-commercially qualified bidders. However, in case of only one techno-commercially qualified bidder, the Tender inviting authority reserves the right to go for manual negotiation, if the rates quoted by the bidder is on the higher side (OR) otherwise as recommended by the TEC.

This E-reverse auction/ Limited tender option facility can be applied for the Price bid in case the rate quoted by the lowest bidder found to be abnormally very low / high.

8. 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 those costs, regardless of the conduct or outcome of the bidding process.

Part - 3(B)

TECHNICAL SPECIFICATIONS

Repairing of 25A/50A/100A /200A capacity SMPS power plant modules of different makes (Amararaja, DACs, Delta, Eltek, Ericsson, Exicom, ITI, Lineage, Lucent etc.) and capacities and Control Panels with Alarm Panels in all exchanges/sites (CFA) in BSNL Chennai Telephones, Chennai and adjoining areas under Kancheepuram, Chengalpet and Thiruvallur District.

- (i) All the spares utilized for repairing SMPS modules /control panels should be new and free from all defects / faults in materials, 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/ repaired and shall perform in full conformity with the specifications and drawings.
- (ii) The modules repaired / parts supplied should be guaranteed for proper functioning for 90 days from the date of repair after installation and acceptance to the satisfaction of the purchaser. In case any defect is noticed within this period, the defective materials shall have to be repaired / replaced by the Contractor immediately or in any case within three days from the date of written notice to this effect by the purchaser or any other person authorized on his behalf, at no additional cost to the purchaser.
- (iii) The modules should be attended/repaired on or before the last date specified in the work Order (within five working days from the date of release of Work order). All the packing, transport, delivery and handling charges are at the contractors cost.
- (iv) Power Plants have to be handled with extreme care and there should not be any damage to the power plants while carrying out repairing work.

Note:

- 1) The work description is only indicative and all the delivery of goods and/ or services should meet the technical specifications of the tender document.
- 2) The quantities given may change as per the requirements of the purchaser as already mentioned in the relevant tender conditions.

Guidelines for Effective Implementation and Coordination

- 1. The contractor has to maintain all material details item-wise.
- 2. The contractor should send progress reports of the works being carried out by him in required proforma with monthly periodicity.
- 3. After the completion of work, the contractor shall make sincere efforts to make over the equipment to the purchaser as per the tender conditions at the earliest.

(End of Part - 3)

DGM SP-CFA

Page 12 of 75

Part-4(A)

GENERAL INSTRUCTIONS TO BIDDERS

1. DEFINITIONS

- a) "The Purchaser" means the CGMT, Bharat Sanchar Nigam Ltd (BSNL), Chennai Telephones, Chennai.
- b) "The Bidder" means the individual or firm who participates in this Tender and submits its bid.
- c) "The Contractor/Supplier" means the individual or firm carrying out the works under the contract.
- d) CFA means Consumer Fixed Access comprising all the equipment which are installed in the exchanges/sites to provide fixed line Voice & Data services.
- e) "The Work Order" means the order placed by the Purchaser on the Contractor by reference therein. The Work order shall be deemed as "Contract" appearing in the document, signed by the Purchaser including all attachments and appendices there to and all documents incorporated.
- f) "The Contract Price" means the price payable to the successful tenderer(s) under the Work Order for the full and proper performance of its contractual obligations.
- g) "Services" means "Repair of 25A/50A/100A/200A SMPS Power Plant modules and control panel & Alarm cards of Different Makes in all exchange/sites (CFA) in Chennai Telephones, Chennai and Kancheepuram, Chengalpet & Thiruvallur Districts"
- i) "Exchange/site-in-charge" means the SDE / JTO level officer nominated by the purchaser to supervise the work at exchange/site.
- j) "AGM-in-charge" means the Divisional Engineer/AGM level officer nominated by the purchaser for supervising the works.

2. Bidder Eligibility:

The bidder should have at least past two year experience certificate of satisfactory performance in similar services preferably with Government /Public Sector or reputed Private Ltd, Companies / Organizations/ Firms. A Local office is to be available in Chennai for the bidder. Refer to Clause 4 Part-1(A) i.e. Detailed NIT

<u>3 FORMAT AND SIGNING OF BID</u>

3.1 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 by the authorized person. The letter of authorization shall be indicated by written power-of-attorney accompanying the bid.

3.2 The bid shall contain no inter lineation, erasures or overwriting except as necessary to correct

DGM SP-CFA

Page 13 of 75

errors made by the bidder in which case such corrected documents or revisions shall be authenticated by the person signing the bid using digital signature. All pages of the original bid, except for un-amended printed literatures, shall be digitally signed by the person or persons signing the bid.

3.3 One original set of documents establishing Prime eligibility conditions, Technical bids and financial bids in separate covers as mentioned in clause-15 should be dropped in the Tender box available in the O/o DGM (SP-CFA), No. 2, Kushkumar Road, Nungambakkam, Chennai-600 034 before due date and time of opening Tender.

4. BID DOCUMENTS

- 4.1 The services required to be rendered; bidding procedures and contract terms and conditions are prescribed in the Bid Documents. The contents of the Bid documents are specified in the covering letter.
- 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. CLARIFICATION OF BID DOCUMENTS

- 5.1 A prospective bidder, requiring any clarification of the Bid Documents shall submit his queries through e-Tender Portal and also notify the purchaser in writing or by FAX to the Purchaser's mailing address 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 10days prior to the date of opening of the Tenders. Copies of the query (without identifying the source) and clarifications by the purchaser shall be uploaded as clarification to the concerned tenderer on ETS portal, as agenda, for all the prospective bidders who have downloaded the official copy of the tender documents from ETS portal.
- <u>Note:</u> For Clarifications in the tendering procedure, a Pre-bid meeting is scheduled on 11-01-2021 @ <u>11:00 hrs at the O/o DGM SP-CFA, 5th floor, No.2, KushKumar Rd, Nungambakkam, Chennai -34.</u>
- 5.2 Any clarification issued by BSNL in response to query raised by prospective bidder shall form an integral part of the bid documents and it would amount to an amendment of relevant clauses of the bid document.
- 5.3 The format in which the clarifications are to be sent via E-mail and FAX is

S	SI No	Part	Clause	Brief Description of	Ref. Page No	Comments of the
				the Clause	in Bid	Bidder

5.4 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.

- 5.5 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.
- 5.6 **Post bid clarification:** No post bid clarification at the initiative of the bidder shall be entertained. However the BSNL at their own discretion may call for any clarification regarding the bid document within a stipulated time, if any after opening of technical bid. In case of non-compliance to such clarification, the bid shall be out rightly rejected without entertaining further correspondence in this regard.

6. AMENDMENT OF BID DOCUMENTS:

- 6.1 At any time, prior to the date of submission of Bids, the Purchaser may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective bidder, modify bid documents by amendments. Amendments if any to the tender document will be notified in the above website then and there. It is the responsibility of the vendors who download the tender document to note these amendments and submit tenders accordingly.
- 6.2 The amendments shall be notified in writing through E-tender portal to all prospective bidders to 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 (min 7 days) 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.

Bidders to note that scanned copy of all the relevant documents as listed below are required to be uploaded on the ETS Portal and original documents attested/authorized are to be submitted to DGM (SP-CFA), V FLOOR, No.2, KUSHKUMAR RD, NUNGAMBAKKAM, CHENNAI-600 034, offline in a sealed cover.

7. DOCUMENTS COMPRISING THE BID:

The bidder shall furnish 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. Bidders to note that scanned copy of all the relevant documents as listed below are required to be uploaded on the ETS Portal and original documents attested/authorized are to be submitted to DGM SP-CFA, V FLOOR, No.2, KUSHKUMAR RD, NUNGAMBAKKAM, CHENNAI-600 034, offline in a sealed cover to be submitted in tender box before due date and time of opening Tender.

DGM SP-CFA

Page 15 of 75

No indication of the Prices in any form shall be made in the Technical Bid, which leads to rejection of Bid.

7a) TECHNO-COMMERCIAL BID

- 7.1 Cost of the tender document i.e Tender Fee Rs 590/-(incl. GST 18%)
- 7.2 Cost of the tender document and Bid security declaration
- 7.3 Valid & current MSME certificate duly certified by MSME authorities
- 7.4 The bidder should have experience repairing of SMPS power plant with contract for a minimum value of Rs.5,00,000 for the total period of 2 years. Proof in the form of experience certificate issued by a licensed operation in any LSA in India for having repairing of power plant shall be attached as mentioned in clause 2 of this Part -4(A).
- 7.5 The original or copy of Letter of Authorization/Power of Attorney, to sign the bid documents, duly attested by Notary Public. Power of attorney shall be as per clause 14.3 of this Part -4(A). The authorizing person/authority should be the authorized signatory of the firm/partnership deed with necessary proof like board resolution/partnership agreement.
- 7.6 Downloaded bid documents shall be digitally signed by the authorized signatory for having read, understood and complying with all the terms and conditions of the Tender document. All documents submitted will be self attested by the bidder.
- 7.7 Bid form (Part -9)-completed and signed in accordance with Clause 8.
- 7.8 Articles or Memorandum of Association or Partnership Deed or proprietorship deed as the case may be.
- 7.9 Certificate of Incorporation of the firm wherever applicable.
- 7.10 A Clause-by-Clause Compliance to Technical specification & commercial conditions as per clause
- 11.2 .3. (Part 3(A & B), Part 4(A,B,C), Part 5 (A&B))
- 7.11 Latest Annual Report and /or a certificate for the total bid value from its bankers as an evidence that he has financial capability to perform the contract..
- 7.12. No Near-Relative certificate in proforma duly filled and signed as per clause 32 of Part 4(A).
- 7.13 Completed Mandate form as per Part 10.
- 7.14 Document proof of GST Registration.
- 7.15 Xerox copy of PAN Card.
- 7.16 Undertaking & Declaration duly filled and signed as per Part 6 (A)
- 7.17 Bidders profile and questionnaire duly filled and signed as in Part-8
- 7.18 Documents establishing bidders eligibility and qualification as per clause 10 of this Part4 (A)
- 7.19 No addition/deletion/modification.. Self Declaration as per clause 11.1 of Part 1 (A) DNIT
- 7.20 Undertaking for use of original components/parts as per clause 10.4 of this Part 4 (A).
- 7.21 Vendor Master Form as per Part 11.
- 7.22 A self declaration from the bidder that he or the firm has not been terminated/ nullified or not blacklisted on any of the earlier tenders of BSNL/MTNL.
- 7.23 IT Return certificate for last two years.
- 7.24 All documents submitted should be self attested by the bidder.
- 7.25 Self-declaration that the bidder is not blacklisted by GST authorities.

7 b) FINANCIAL BID:

The Financial bid prepared by the bidder shall comprise the following components:

DGM SP-CFA

Page 16 of 75

- a) The bidder should quote for all items mentioned in the price schedule of the Financial Bid, otherwise the bid shall be rejected.
- b) NO OTHER ENCLOSURES ARE ALLOWED WITH THE FINANCIAL BID.
- c) The Financial Bid `shall contain the firm and final rates in clear and unambiguous terms without any error, overwriting or corrections.
- d) Financial Bids not adhering to the prescribed format are liable to be rejected summarily.
- e) Any erasures/overwriting or corrections in the rates quoted shall render the tender liable for rejection.
- f) Financial Bid of the technically eligible & responsive bidders only will be opened.
- g) The Time, Date and Venue of the opening of FINANCIAL BIDS will be intimated only to those <u>Bidders</u>, whose Technical Bid is accepted after evaluation of details and documents furnished in **Annexure-2**. No correspondence in this regard will be entertained. Incomplete Tender or Tender in which both Technical Bid and Financial Bid are found in the same envelope is liable to be rejected. All Columns should be furnished with relevant details and no column should be left blank.

8. BID FORM

The bidder shall complete the Bid form as per (Part - 9). Bid forms submitted in any other formats are not acceptable.

9. BID PRICES

- 9.1 The bidder shall give the total composite price for SMPS Power Plant module repair service inclusive of all Levies & Taxes i.e. Goods & Services Tax on packing, forwarding, freight and insurance etc. The basic unit price and all other components of the price need to be individually indicated up to two decimal points only against the servicing of SMPS units under the contract as per the price schedules given in Part 12 with same values.
- 9.2 Prices indicated in the Price Schedule shall be entered in the following manner
 - (i) The Basic Unit price, GST, Unit price(all inclusive), Total Price by the supplier shall be quoted separately item wise.
 - (ii) The supplier shall quote as per price schedule given in Part 12 for all the items given in Scope of Work at Part 2.
- 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 details to enable the Purchaser to arrive at the price of equipment/system offered.
- 9.5 "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 purchaser for services will be inclusive of Levies and Taxes, packing, forwarding as mentioned in Clause 9.1 subject to other terms and condition as stipulated in

Page 17 of 75

Clause 22.2 of part 4 (A) and clause 9 of Part 5 (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.

10. DOCUMENTS ESTABLISHING BIDDER'S ELIGIBILITY AND QUALIFICATION

- 10.1 The bidder shall furnish, as part of the bid documents establishing the bidder's eligibility, <u>the</u> <u>documents as mentioned in clause 7 and whichever is required as per terms and conditions</u> <u>of Bid Documents.</u>
- 10.2 The bidder shall furnish documentary evidence that he has financial, technical and production capability necessary to perform contract.
- 10.3 In order to enable the purchaser to assess the proven-ness of the system offered, the bidder shall provide documentary evidence regarding the system being offered by him.
- 10.4 A signed undertaking from Authorized signatory of the bidder that shall certify that all components/parts/assembly/ shall be original and reliable, new components /parts/ assembly/ and that no refurbished/duplicate/second hand components/parts/assembly/ are being used or shall be used.
- 10.5 Documentary proof of GST registration.

11. Clause-by-clause compliance :

A clause-by-clause compliance on the Technical Specifications and Commercial Conditions demonstrating substantial responsiveness to the Technical Specifications and Commercial Conditions. In case of deviations, a statement of the deviations and exception to the provision of the Technical Specifications and Commercial Conditions shall be given by the bidder. A bid without clause-by clause compliance of the Scope of work, Technical Specifications (Part 3 (A & B)) General (Commercial) Conditions and Special (commercial) Conditions (Part 5 (A & B)) shall not be considered.

12. BID SECURITY DECLARATION.

- 12.1 Deleted
- 12.2 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 12.8
- 12.3 The bid security Declaration The bid security declaration is required to protect the purchaser against the risk of bidder's conduct, which would warrant the forfeiture of bid security pursuant to para 12.8.
- 12.4 The MSME bidders are exempted from payment of bid security-
- 12.5 A proof regarding valid registration with body specified by Ministry of Micro, Small &

DGM SP-CFA

Page 18 of 75

Medium Enterprise for the tendered items will have to be attached along with the bid.

- The enlistment certificate issued by MSME should be valid on the date of opening of tender.
- MSME unit is required to submit its monthly delivery schedule.
- If a vendor registered with body specified by Ministry of Micro, Small and 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.
- 12.5 Deleted.
- 12.6 Deleted
- 12.7 The successful bidder's bid security will be discharged upon the bidder's acceptance of the advance work order satisfactorily in accordance with clause 27 of this part 4(A) and furnishing the performance security.
- 12.8 The bid security may be forfeited:
 - a. If the bidder withdraws his bid during the period of bid validity specified by the bidder in the Bid form or
 - b. In the case of successful bidder, if the bidder fails :
 - i. To sign the contract in accordance with clause 28 of this part 4(A)or
 - ii. To furnish performance security in accordance with clause 27 of this part 4(A).
 - c. In both the above cases, i.e. 12.7 (a) & (b), the bidder as well as his collaborator shall not be eligible to participate in any of the future tender of BSNL, either directly or as a third party, for next three years from the date of issue of Advance Work Order. The decision of BSNL in this regard shall be final and binding on the bidder and is not challengeable.
- 12.9 Deleted

12. PERIOD OF VALIDITY OF BIDS

- 13.1 Bid shall remain valid for 180 DAYS from the date of opening of the tender. A BID VALID FOR A SHORTER PERIOD SHALL BE REJECTED BY THE PURCHASER AS NON-RESPONSIVE.
- 13.2 In exceptional circumstances, the Purchaser may request the bidder's consent for an extension to the period of bid validity. The request and the responses thereto shall be made in writing. The bid security provided under Clause 12 shall also be suitably extended. A bidder may refuse the request without forfeiting his bid security. A bidder accepting the request and granting the extension will not be permitted to modify his bid.

14. 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 state(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. SEALING AND MARKING OF BIDS:

- 15.1 The bid should be submitted as per clause 3 of Part 2 of tender information.
- 15.2 The bid should be submitted online using Single stage bidding & Two Envelope methodology.
- a. The first envelope will be named Techno-Commercial bid. This envelope will contain documents of bidder's satisfying the eligibility/ Technical & commercial conditions as per clause 2, 7 & 10 of this part 4(A) with bid security as per clause12 of this part 4(A).
- b. The second envelope will be named as Financial bid containing price schedules as per Part 9.
- c. The cover of first envelope shall contain the "Original & copy" of techno-commercial bid duly marked as "TECHNO-COMMERCIAL BID".
- d. The cover of second envelope shall contain the "Original & copy " of the financial bid, duly marked as " FINANCIAL BID".

Both the envelopes should be sealed separately and further kept in a single main envelope under the personal seal of the bidder.

15.3 a. All the envelopes shall be addressed to the purchaser at the following address

DGM (SP-CFA), V FLOOR, No.2, KUSHKUMAR RD, NUNGAMBAKKAM, CHENNAI-600 034.

- b. All the envelopes shall bear name of the tender, the tender number and the words 'DON'T OPEN **BEFORE'** (Due date and time) and also mentioning item(s) for which the bid is submitted.
- c. The inner and outer envelopes shall indicate the name and address of the bidder to enable the bid to be returned unopened in case it is declared as received 'late' Tender may be sent by registered post or delivered in person on above-mentioned address (address is given in clause 15.3 (a) above). The responsibility for ensuring that the tenders are delivered in time would vest with the bidder.
- d. Bids delivered in person on the day of tender opening shall be delivered up to 11.00 hours to DGM (SP-CFA), V FLOOR, No.2, KUSHKUMAR RD, NUNGAMBAKKAM, CHENNAI-600 034. The purchaser shall not be responsible if the bids are delivered elsewhere.
- e. <u>Venue of tender opening</u>:-Tender will be opened in the O/o DGM (SP-CFA), V FLOOR, No.2 KUSHKUMAR RD, NUNGAMBAKKAM, Chennai-34 at 11.30 hours on the due date. If due to administrative reason the venue of the bid opening is changed, it will be displayed prominently on notice board.

15.4 If both the envelopes are not sealed and marked as required by para 15.1 & 15.2 the bid shall be rejected

16 . SUBMISSION OF BIDS

- 16.1 Bids must be submitted online by the bidders on or before the specified date and time indicated in clause 6 of Part 1(A) i.e. DNIT.
- 16.2 The Purchaser may, at its discretion, extend this deadline for the submission of bids by amending the Bid Documents in accordance with clause 6 of Part 1(A) 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 his bid offer against a set of bid documents purchased by him for all or some of the systems / equipment / packages 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 . LATE BIDS

- 17.1 No bid shall be accepted online by E-tender Portal after the specified deadline for submission of bids prescribed by the purchaser.
- 17.2 Bids in offline after closing time would not be accepted and the same in online would be rejected.

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 also and digitally authenticated as per clause 15.
- 18.3 Subject to clause 20, no bid shall be allowed for modification subsequent to the deadline for submission of bids.

19 . OPENING OF BIDS BY PURCHASER

19.1 The purchaser shall open bids in the presence of the authorized representatives of bidders on line who choose to attend, at time& date specified in Clause 7 of the Part 1(A) DNIT 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 bidders before they are allowed to participate in bid opening. (A Format is given in Part 7 C).

DGM SP-CFA

Page 21 of 75

- 19.2 A maximum of two representatives of any bidder shall be authorized and only one representative will be permitted to attend the bid opening.
- 19.3 Names of envelopes to be opened & information to be read out by Bid opening Committee.
 - i. In single stage bidding & two envelopes system, the bids will be opened in 2 stages i.e. 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, the sealed financial bids will be handed over to DGM(SP-CFA), CHTD for retention. Thereafter the TEC will evaluate Techno-commercial bids and the report of TEC will be approved by competent authority.
 - ii. Financial bid of those bidders who are approved to be techno-commercially compliant by the competent authority, will be opened by POC in front of techno-commercially eligible bidders / representatives by sending them a suitable notice.
- 19.4 The date fixed for opening of bids, if subsequently is declared as holiday by BSNL, the revised date of schedule will be notified. However, in the absence of such notification, the bids will be opened on next working day, time and venue remaining unaltered.

20 EVALUATION

Bids will be Evaluated and L1 will be arrived based on the Grand total cost of price schedule.

Purchase 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.

- 20.1 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 (g) of Price Schedule does not tally with its break up quoted in col (e) & (f), the same shall be corrected by summing up the break ups. If there is any discrepancy between the unit price and total price that is obtained by multiplying the unit price in col (g) and quantity in column (d) shall prevail and the total price shall be corrected by the Purchaser.
- 20.2 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, his bid shall be rejected.
- 20.3 Prior to the detailed evaluation, pursuant to Clause 22 of this Part 4(A), the Purchaser will determine the substantial responsiveness of each bid to the Bid Documents. For purposes of these Clauses, a substantially responsive bid is one which conforms, to all the terms and conditions of the Bid Documents without material deviations. The Purchaser's determination

of bid's responsiveness is to be based on the contents of the bid itself without recourse to extrinsic evidence.

- 20.4 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.
- 20.5 The Purchaser may waive any minor infirmity or non-conformity or irregularity in a bid which does not constitute a material deviation, provided such waiver does not prejudice or affect the relative ranking of any Bidder.

21 . EVALUATION AND COMPARISON OF SUBSTANTIALLY RESPONSIVE BIDS

- 21.1 The Purchaser shall evaluate in detail and compare the bids previously determined to be substantially responsive pursuant to clause 20 of this Part 4(A).
- 21.2 Part bidding is not allowed. If the bidder fails to quote for any of the work, the bid will be rejected
 - (a) The evaluation and comparison of responsive bids shall be done on the basis of Net cost to BSNL on the prices of the goods offered along with all applicable Taxes, packing Forwarding Freight & Insurance charges etc. as arrived in Col.h of Price schedule in Part -12 Section I and II of the Biddocument after arithmetical correction in the manner laid down in clause 20.2 above but excluding taxes which are creditable to BSNL. Further, the bidder is also required to mention the taxes (if any) applicable on the movement of Goods.
 - (b)
 - i. "Duties, taxes & Cesses for which the firm has to furnish GST Challans / Tax Invoices will be indicated separately in the PO / APO.
 - ii. Suppliers should furnish the correct HSN / SAC classification /Customs tariff Head in the price Schedule. If the credit for the Duties, Taxes and Cesses under provision/ rules under GST law is found to be not admissible at any stage subsequently owing to wrong furnishing of Tariff Head, then the suppliers will be liable to refund such non-admissible amount, if already paid, along with penalty and interest if charged by the concerned authority.
- iii. In case the Duties ,Taxes and Cesses which are not eligible for input tax credit as per the quotes indicated in the price schedule by the suppliers and subsequently at any stage if it is found that Credit for such Duties , Taxes and Cesses is admissible as per provision of GST law, then the suppliers will be liable to refund the amount equivalent of such Duties ,Taxes and Cesses if any already paid to them provided the credit can be claimed within the time prescribed under the applicable legislation and BSNL has all documents to claim such credit. The refund is also subject to the bidder performing necessary act for enabling BSNL to claim the credit viz. upload the information on GSTN. However, the purchaser may allow the supplier to submit necessary documents in this regard which may enable the purchaser to avail the input tax credit provided such credit is still available for the amount so paid as per provision of GST law.

DGM SP-CFA

Page 23 of 75

- iv. The purchaser reserves the right to ask the bidders to submit documentary proof confirming the correct HSN or SAC classification/ Customs Tariff Head from the CGST/SGST/IGST office where the HSN or SAC classification/ Customs 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 GST Act/Customs Tariff notifications.
- v. "If the supplier fails to furnish necessary supporting documents i.e. Tax invoices / Customs invoices etc. in respect of the Duties ,Taxes and Cesses which are eligible for input tax credit, the amount pertaining to such Duties ,Taxes and Cesses will be deducted from the payment due to the firm.
- vi. If the supplier fails to perform necessary compliances which would any manner restrict BSNL to claim input tax credit, then the amount pertaining to such Duties, Taxes and Cesses will be deducted from the payment due to the supplier
- vii. If the supplier does not disclose the correct details on the invoice or on the GSTN viz., Place of Supply, etc. which restricts BSNL to claim input tax credit, then the amount pertaining to such Duties, Taxes and Cesses will be deducted from the payment due to the supplier.
- (c) Bids will be Evaluated and L1 will be arrived based on the total cost of price schedule.

22 CONTACTING THE PURCHASER

- 22.1 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.
- 22.2 Any effort by a bidder to modify his 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.

23 PLACEMENT OF ORDER

- 23.1 The Purchaser shall consider placement of orders for repairing SMPS Power Plants modules/control panels on those eligible bidders whose offers have been found technically, commercially and financially acceptable and who are willing to accept the L-1 rates as finally approved by the Purchaser for placement of Work Orders after counter offers. The purchaser reserves right to make counter offers against the prices quoted by any bidder. The discretion of the purchaser in this regard is final.
- 23.2
 - (a) It may not be practicable to distribute the orders to all the bidders who meet the technical considerations and commercial conditions, as in some cases the quantity ordered on each successful tenderer will be too small to be viable, both for the bidder and BSNL. The distribution of orders therefore should normally be restricted to the limited number of bidders. In this tender the no. of bidders proposed to be selected are **TWO**.

(b) The quantity to L-1 and remaining bidders who accepts for the L-1 rates will generally be in accordance with DOT Memo No.3-6/93- MMT (Vol.IV) and is given below, in respect of large orders. The discretion of the Purchaser in this regard shall be final and binding.

Table 1(B) (With provisions for MSE units)						
No of Bidders to be	Allott	ed Qty	to the	respe	ective bidders(Col 2)	Qty earmarked for
approved(Col 1)	L1	L2	L3	L4	L5 and so on	MSE bidder(s) (Col 3)
One Bidder	75%	NIL	NIL	NIL	NIL	25%
Two Bidders	45%	35%	NIL	NIL	NIL	25%

- Note 1(a): Table 1(B) shall be followed if the tender has provision for reservations for MSE units.
- Note 1(b): In case of tenders like for Turnkey projects etc. where it is not feasible to award the work to more than one bidder, the provisions for MSEs shall not be made.
- Note 2: If no eligible MSE bidders are available then aforesaid earmarked 20% quantity shall be dereserved & the allotted quantity for other general bidders will be restored to 100% and distribution shall be as per Table -1(A) above.
- Note 3: (i) If L-1, L-2, L-3 etc. happens to be MSE bidders then they will be given allotted quantity as per the applicable sub-column of column 2 of above table. In case, there are MSE bidders whose quoted price is within +15% of L-1 price then 20% reserved quantity shall be distributed amongst such MSE bidders.
 - (ii) In the event of any of the eligible bidder(s) not agreeing to repair the modules/control panels or not being considered by BSNL for repairing the modules/control panels, inter-se ranking of the bidders below the aforesaid bidder(s) will be recast to fill up the vacated slot(s). This will be done to ensure that the number of bidders on which order for repairing the modules/control panels to be placed remains same as specified in the tender.

Table 1(A) (Without Provisions for MSE Units)				
No of Bidders	Distribution Quantity			
2	L- 1 : 60% & L- 2 : 40%			

23.3 In case if only one bidder out of all qualifies all the eligibility conditions and becomes successful, the Purchaser reserves the right to award 100% of the work to the successful bidder.

Page 25 of 75

- 23.4 The rates of L-1 approved by the Purchaser shall be the rates at which Work Orders shall be placed by the Purchaser on the other bidder, as per the quantities mentioned above.
- 23.5 The contract awarded will be valid for a period of one year from the date of signing the agreement. The Purchaser has the absolute right to extend the contract with the mutual consent of bidder for a further period by giving due notice to the bidder.
- 23.6 The successful bidders should communicate their established repair centre address within Chennai Telephones area to the purchaser.

PURCHASER'S RIGHT TO VARY QUANTITIES

- 23.7 BSNL will have the right to increase or decrease up to 25% of the quantity of goods and services specified in the schedule of requirements as per DNIT, without any change in the unit price or other terms and conditions at the time of award of contract.
- 23.8 BSNL also reserves the right for placement of additional order or up to 50% of the additional quantities of goods and services contained in this 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 a fresh.
- 23.9 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 order up to 100% of the 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. Exceptional situation and emergent nature should be spelt out clearly detailing the justification as well as benefits accrued out of it and loss incurred in case this provision is not invoked and approved by the authority competent to accord administrative and financial approval for the procurement calculated on the basis of total procurement i.e. initial and proposed add on quantity.

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

26.1 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 a liability to the affected bidder or bidders on the grounds for the Purchaser's action.

DGM SP-CFA

Page 26 of 75

- 26.2 The Purchaser reserves the right to disqualify such bidders who have a record of not meeting the contractual obligations against earlier contracts entered into with the Purchaser.
- 26.3 BSNL shall not be bound to accept the lowest of any tender and reserves to itself the right to accept or reject any bid or to accept whole or a portion of tender, as it may deem fit, without assigning any reason thereof and without incurring any liability to the affected bidder(s) for the action of BSNL.

27.ISSUE OF ADVANCE WORK ORDER

- 27.1 The issue of Advance work order shall constitute the intention of the tenderer to enter into the contract with the bidder.
- 27.2 The bidder shall within 14 days of issue of the Advance Work Order, give his unconditional acceptance along with performance security of 3% of the total bid value in conformity with Part XI provided with the bid documents. If the bidder fails to submit the unconditional acceptance and the performance security deposit within the said period as specified in the AWO, the AWO shall be automatically treated as cancelled.

28 SIGNING OF CONTRACT

- 28.1 The issue of Work Order shall constitute the award of contract on the bidder.
- 28.2 Upon the successful bidder furnishing performance security in pursuant to Clause 27.2 above, the tenderer shall discharge the bid security pursuant to clause 12 of this Part 4(A).

29.ANNULMENT OF AWARD

29.1 Failure of the successful bidder to comply with the requirement of Clause 27.2 above 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.REJECTION OF BIDS

- 30.1 While all the conditions specified in the Bid documents are critical and are to be complied with, special attention of bidder is invited to the following clauses of the bid documents. Non-compliance of any one of which shall result in outright rejection of the bid.
 - (a) Clauses 12.1, 12.2 & 13.1 of Part 4 (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.

DGM SP-CFA

Page 27 of 75

- (b) Clause 2,7 & 10 of Part 4 (A): If the eligibility conditions as per clause 2 of Part 4 (A) are not met and / or documents prescribed to establish the eligibility as per Clauses 7 & 10 of Part 4 (A) are not provided, the bids will be rejected without further evaluation.
- (c) Clause 11 of Part 4 (A): If clause-by-clause compliance and deviation statements as prescribed are not given, the bid will be rejected at the stage of primary evaluation. In case of no deviations, a statement to that effect must be given.
- (d) While giving compliance 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.
- (e) Part -12 Price Schedule: If Prices are not filled in as prescribed in price schedule.
- (f) Part -4 (A) clause 9.5 on discount which is reproduced below:

"Discount, if any, offered by the bidder shall not be considered unless specifically indicated in the price schedule. Bidders desiring to offer discount shall therefore modify their offer suitably while quoting and shall quote clearly net price taking all such factors like Discount, free supply etc. into account".

- (g) If the completed bid document has been uploaded along with the eligibility document i.e., Techno-Commercial Bid , then the bid will be rejected
- 30.2 Before outright rejection of the Bid by Bid-opening team for noncompliance of any of the provisions mentioned in clause 31.1 (a), 31.1(b) of Part 4 (A), the bidder company is given opportunity to explain their position, however if the person representing the bidder 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.
- 30.3 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.

30.4 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.

Page 28 of 75

- 30.5 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.
- 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 desirous participants to be present on the occasion.

31 ACTION BY PURCHASER AGAINST BIDDER(S)/ VENDOR(S) IN CASE OF DEFAULT.

In case of default by bidder(s)/vendor(s) such as

- A. Does not service the equipment in time
- B. Equipment does not perform satisfactorily in the field in accordance with the specification;
- C. or any other default whose complete list is enclosed in Appendix-1
- D. purchaser will take action as specified in Appendix-1 of this Part.

32 NEAR-RELATIONSHIP CERTIFICATE

- i. The bidder should give a certificate that none of his/her near relative is working in the units as defined below 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. In case of Limited Company, certificate will be given 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.
- ii. The company or firm or the person will also be debarred for further participation in the concerned unit.
- lii. The near relatives for this purpose are defined as:
 - a) Members of a Hindu undivided family.
 - ь) 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).
- iv. The format of the certificate is given in Part 6(B)

33. VERIFICATION OF DOCUMENTS AND CERTIFICATES

The bidder will ensure that all the documents and certificates including experience/ performance and self certificates submitted by him are correct and genuine before enclosing them in the bid.

DGM SP-CFA

Page 29 of 75

The onus of proving genuineness of the submitted documents would rest with the bidder. If any document / paper/ certificate submitted by the participant bidder is found/ discovered to be false/ fabricated/ tampered/ manipulated either during bid evaluation or during award of contract or thereafter, then the purchaser will take action as per clause-1 of appendix-1 of this Part.

Note for Tender opening Committee:-At the time of tender opening the TOC will check / verify that the documents conforming to eligibility part are submitted by the participant bidder duly authenticated by the authorized signatory to obviate any possibility of doubt and dispute and maintain veracity of the documents/ papers/ certificates. The documents / papers to be submitted in respective bid part have been explicitly stated in clause-7 of part - 4 (A). This opened bid part which is already signed by the authorized representative of the bidder company during bid submission will be signed by the tender opening committee on hard copy and preserve it along with the bids received on line in case of e- tendering. **These papers will be treated as authentic one, in case of any dispute.**

(End of Part - 4(A)

PART – 4 (B) SPECIAL INSTRUCTIONS TO BIDDERS

- 1. The special instructions to bidders shall supplement the "Instructions to the Bidders" and in case of any conflict with those in Part 4 (A) i.e. General instructions to bidders (GIB), the provisions herein shall prevail.
- 2. Date fixed for opening of bids is, if subsequently, declared as holiday by the Government of India, the revised schedule will be notified. However in absence of such notification, the bids will be opened on next working day, time and venue remaining unaltered.
- 3. Bid submitted without BID declaration or without relevant certificate of exemption will be rejected.
- 4. Purchaser reserves the right to disqualify such bidders who have a record of not meeting contractual obligations against earlier contracts entered into with the Purchaser.
- 5. Any clarification issued by the BSNL Chennai Telephones in response to query raised by prospective bidders shall form an integral part of bid documents and it may amount to amendment of relevant clause(s) of the bid documents.
- 6. The Purchaser reserves the right to counter offers price(s) against price(s) quoted by any bidder.
- 7. The purchaser reserves the right to reject a bid as non-responsive if the prices for all items are not quoted by the bidder in the price schedule.
- 8. It is not mandatory on the part of the purchaser to issue work order to successful bidder for all the items of the tender. The Purchaser reserves the right to issue work orders to only some of the items mentioned in the tender as per his convenience, depending on the requirement.
- 9. The Purchaser intends to limit the number of technically and commercially responsive bidders in this package from the list of such bidder arranged in increasing order of their evaluated price starting from the lowest for the purpose of ordering against this tender. The Purchaser reserves the right for the placement of orders of entire quantities on the bidder with the lowest quoted and evaluated prices.

DGM SP-CFA

Page 30 of 75

- 10. The tender shall be evaluated on the basis of rate mentioned in the price schedule of Part 12 (FINANCIAL BID)
- 11. Purchaser reserves the right to blacklist a bidder for a suitable period in case he fails to honour his bid without sufficient grounds.
- 12. The successful bidder should engage adequate number of well skilled, technically qualified, active, motivated and dynamic personnel for carrying out works and complete within the targeted time frame.
- 13. Any current proceedings against the bidder by any unit of BSNL should be informed at the time of the bid. In case of any suppression of information/providing false declaration is known at a later date, the bid is liable to be rejected. Also, in case any penalty is imposed by any BSNL unit against the successful bidder the submission of the bid and end of the deliveries against the issued WO, BSNL reserves the right to cancel the WO placed forthwith and regulate the security deposit/PBG as per BSNL guidelines. BSNL will then be free to award the full/part of the requirements to any of the other willing bidders.

(End of Part-4 Part B)

PART -4 (C) E-TENDERING INSTRUCTIONS TO BIDDERS

GENERAL

- The Special Instructions (for e-Tendering) supplement 'Instruction to Bidders', as enclosed in Part 4(B) of the tender Documents.
- Submission of Bids only through online process is mandatory for this Tender.
- E-Tendering is a new methodology for conducting Public Procurement in a transparent and secured manner.
- For conducting electronic tendering, CHTD has decided to use the portal (https://www.tenderwizard.com/BSNL) through ITI Ltd, a Government of India Undertaking.
- Benefits to Suppliers are outlined on the Home-page of the portal.

1. TENDER BIDDING METHODOLOGY:

- Sealed Bid System 'Single Stage Two Envelopes'.
- In case of two envelope system financial and techno-commercial bids shall be submitted by the bidder at the same time.
- 2. BROAD OUTLINE OF ACTIVITIES FROM BIDDERS PROSPECTIVE:
 - Procure a Digital Signing Certificate (DSC)
 - Register on Electronic Tendering System[®] (ETS) of <u>https://www.tenderwizard.com/BSNL</u>.
 - Create Users and assign roles on ETS
 - View Notice Inviting Tender (NIT) on ETS
 - Download Official Copy of Tender Documents from ETS

DGM SP-CFA

Page 31 of 75

- Clarification to Tender Documents on ETS
 - Query to BSNL (Optional)
 - View response to queries posted by BSNL
- Bid-Submission on ETS
- Attend Public Online Tender Opening Event (TOE) on ETS
 - Opening of Technical-Part
- Post-TOE Clarification on ETS (Optional)
 - Respond to BSNL's Post-TOE queries.
- Attend Public Online Tender Opening Event (TOE) on ETS
 - > Opening of Financial-Part (Only for Technical Responsive Bidders)

For participating in this tender online, the following instructions are 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 authenticity/non-repudiation of electronic records, and to 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 III, issued by a Certifying Authority (CA) licensed by Controller of Certifying Authorities (CCA) [refer http://www.cca.gov.in].

4. REGISTRATION AND TRAINING

- To use the Electronic Tender portal (https://www.tenderwizard.com/BSNL), vendors need 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.
- Amendments, if any, to the tender document will be notified in the above website as and when such amendments are notified. It is the responsibility of the bidders who have downloaded the tender document from the website to keep themselves abreast of such amendments before submitting the tender document. Intending bidders are requested to register themselves with M/s ITI through https://www.tenderwizard.com/BSNL for obtaining User ID, Digital Signature etc., by paying Vendor registration fee and processing fee for participating in the above mentioned tender.
- Pay Annual Registration Fee as applicable.
- **NOTE:** After successful submission of Registration details and Vendor Registration Fee, and processing fee (as applicable) please contact ITI Helpdesk (as given below), to get your registration accepted/activated.

ITI'S HELPDESK

DGM SP-CFA

Page 32 of 75

- Telephone/ Mobile 9894191904/ 9941947400 [between 9:30 hrs to 18:00 hrs on working days]
- E-mail ID <u>bsnltwhelpdesk@gmail.com</u>, <u>twhelpdesk679@gmail.com</u>, <u>twhelpdesk438@gmail.com</u>

BSNL CONTACT

BSNL's Contact Person-1, DGM(SP-CFA)

Telephone no. 044-28255511 [between 10:00 hrs to 17:30 hrs on working days] BSNL's Contact Person-2, AGM (ESP)

Telephone no. 044-28231616, Mobile No.9444944900 [between 10:00 hrs to 17:30 hrs on working days]

5. SOME BIDDING RELATED INFORMATION FOR THIS TENDER (SEALED BID)

The entire bid-submission would be online on ETS portal of ITI. Broad outline of submissions are as follows:

- Submission of Bid Security declaration
- > Submission of digitally signed copy of Tender Documents / Addendum
- Two Electronic Envelopes containing
- 1. Techno-commercial-Part-containing all the relevant documents
 2. Financial-Part

6. OFFLINE SUBMISSIONS :

• The bidder is requested to submit the following documents through offline method (i.e. Technical bids and Financial bids in separate covers) so as to reach

O/o DGM(SP-CFA),

V FLOOR, No.2, KUSHKUMAR RD, NUNGAMBAKKAM, CHENNAI- 600 034.

on or before the date & time of submission of bids specified in covering letter of this tender document, in a Sealed Envelope. The envelope shall bear the tender number and the words 'DO NOT OPEN BEFORE' (due date & time). Ensure that the Technical bids consists of

- 1. Bid Security Declaration (In Original).
- 2. DD/ Bankers cheque of Rs. 590/- drawn in favour of ACCOUNTS OFFICER (CASH & ACCOUNTS) HQ,BSNL, CHENNAI TELEPHONES, payable at Chennai against payment of tender fee.
- 3. Power of attorney in accordance with clause 14 Part-4 (A)
- 4. Valid MSME certificate if applicable
- **NOTE:** The Bidder has to upload the Scanned copy of all above said original documents as Bid-Annexure during Online Bid-Submission.

7. SPECIAL NOTE ON SECURITY OF BIDS

Security related functionality has been rigorously implemented in ETS in a multidimensional manner. Starting with 'Acceptance of Registration by the Service Provider', provision for security

has been made at various stages in Electronic Tender's software. Specifically for Bid Submission, some security related aspects 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 Password created by the server itself. The Pass-word is more difficult to break. This method of bid-encryption does not have the security and data-integrity related vulnerabilities which are inherent in e-tender in 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.

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) duly 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 the portal.
- As soon as a Bid is decrypted (during the TOE itself), salient points of the Bids are simultaneously made available for downloading by all participating bidders. The tedium 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. 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.

9. IMPORTANT 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 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).

10. OTHER INSTRUCTIONS:

- For further instructions, the vendor should visit the home-page of the portal (https:// www.tenderwizard.com/BSNL).
- **IMPORTANT NOTE:** It is strongly recommended that all authorized users of Supplier organizations should thoroughly peruse the information provided under the relevant links, and take appropriate action. This will prevent hiccups, and minimize teething problems during the use of ETS.

The following 'FOUR KEY INSTRUCTIONS for BIDDERS' must be assiduously adhered to:

- 1. Obtain individual Digital Signing Certificate (DSC or DC) well in advance of your first tender submission deadline on ETS
- 2. Register your organization on ETS well in advance of your first tender submission deadline on ETS.
- 3. Get your organization's concerned executives trained on ETS well in advance of your first tender submission deadline on ETS.
- 4. Submit your bids well in advance of tender submission deadline on ETS (At least one day before the deadline) (There could be last minute problems due to internet timeout, breakdown, etc).

While the first three instructions mentioned above are especially relevant to first-time users of ETS, the fourth instruction is relevant at all times.

11.MINIMUM REQUIREMENTS AT BIDDERS END

- > Computer System with good configuration (Min PIV, 1GB RAM, Win7 OS)
- Broadband connectivity.
- Microsoft Internet Explorer 6.0 or above
- Digital Certificate(s)

12.VENDORS TRAINING PROGRAM

Vendors may contact the ITI Helpdesk personnel given below for any type of training/help, which they may require while uploading the bids.

ITI Helpdesk Personnel

9894191904/9941947400/080-40482000/044-49424365

E- reverse auction/ Limited tender option available with the portal, if required will be conducted after the opening of financial bids in case of more than one techno-commercially qualified bidders.

DGM SP-CFA

Page 35 of 75

However in case of only one techno-commercially qualified bidder, the Tender inviting authority reserves the right to go for manual negotiations, if rates quoted by the bidder is on the higher scale.

END OF PART - 4(C) (End of Part - IV)

PART - 5

GENERAL (COMMERCIAL) CONDITIONS OF CONTRACT

1. APPLICATION

The General Conditions shall apply in contracts made by the Purchaser for the services

2. **STANDARDS**

The services under this contract shall conform to the standards prescribed in the Technical Specifications.

3. DELIVERY AND COMPLETION

3.1 Delivery of the services shall be made by the Contractor in accordance with the terms specified by the Purchaser in its Schedule of Requirements and special conditions of contract, and the materials shall remain at the risk of the Contractor until entire work has been successfully completed and made over to BSNL. Any loss/ malfunctioning due to mishandling, theft, damage etc. during the execution of the work shall be made good by the contractor, failing which the equivalent cost of loss/damage will be recovered from the bills payable.

4. PERFORMANCE SECURITY

DGM SP-CFA

Page 36 of 75

- 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 valid for a period of 2 years to the purchaser for an amount equal to 3% of the value of advance purchase order 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 format provided in 'Section XI' of this Bid Document.
- 4.4. The performance bank guarantee shall be for a period beyond six months of contract period and shall be renewed if contract period is renewed.
- 4.5. 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 validity.
- 5. In case the successful bidder(s) cannot satisfactorily execute the works awarded to him under the contract and also cannot rectify the defects raised by the Exchange/site-in-Charge of BSNL within a period of one month from the date of communication of the problem(s), the performance security stands forfeited and no further order will be placed on the bidder.

6 PRICES

6.1 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 his Bid except for variation caused by change in Taxes/duties as specified in clause 6.2 mentioned below.

6.2 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.
- 6.2 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 P.O.

Page 37 of 75

7. SUBCONTRACTS

Sub-contracting under this tender is "not permissible".

8. Work order and CHANGES IN WORK ORDER

8.1 The work order will be issued by the AGM/DE in-charge for all the components or partial components as per the price schedule for one or more sites. On receipt of the work order the bidder has to collect the faulty SMPS modules/cards from the respective SDE incharge as specified in the work order. The repaired modules should be returned back to the respective SDE incharge within the duration of schedule as mentioned in time schedule in 10.2. Also the vendor has to extend his support if need arises at a particular Exchange/site. The SL. No. of the SMPS modules/cards should be mentioned in the work order.

A unique Sl.No. with divisional identity should be assigned to each SMPS module/cards given in the work order for repair. This unique Sl.No with divisional identity written on a good quality sticker should be affixed on the SMPS modules/cards sent for repair. The same should be entered in a register.

While returning these SMPS modules/cards by the vendor, the date of return should be entered in the sticker as well as in the field register.

- 8.2 The Purchaser may, at any time, by a written order given to the Contractor, make change within the general scope of the contract.
- 8.3 There will not be any increase or decrease in price or the time required for the execution because of the above changes.

Note: . The packing forwarding freight or any other charges are to be borne by the bidder.

9. PAYMENT TERMS:

The Payment shall be made in Indian Rupees Only. The mode of payment is as follows:

- 9.1 All the payment will be made through Real Time Gross Settlement (RTGS). The purchaser has to submit necessary letter mentioning the A/c No., Name of Branch, MICR Code No., Internet Finance Security Code (IFSC) etc.
- 9.2 The Contractor may submit separate bills for one or more modules after completion of works as mentioned in the Work Order and after installation and after clearly demonstrating all the functional tests of the equipment.
- 9.3 The payment shall be made for the bills submitted by the Contractor(s) on successful completion of services executed against the Work Orders issued to them. The following documents shall be submitted for claiming the payment:
 - a) Bill in triplicate with details of the site name, services executed under the Work Order number and date.
 - b) Copy of the work order against which the bill(s) is/are raised.

DGM SP-CFA

Page 38 of 75

- c) Work Completion Certificate with date of completion from the Exchange/site- in-Charge of BSNL to the effect that the work has been carried out satisfactorily as per clause 8.1 above.
- d) The bills /invoice should bear the Unique ID of SMPS module/cards as mentioned in the work order

10. SCHEDULED DATE OF DELIVERY / DELAYS IN THE TENDERER'S PERFORMANCE

10.1 Delivery of the services and performance of services shall be made by the contractor in accordance with the time schedule specified by the Purchaser in its tender conditions. In case the work is not completed within the stipulated delivery period, the Purchaser reserves the right either to short close/cancel the Work Order and/or recover liquidated damage charges. The cancellation/short closing of the order shall be at the risk and responsibility of the contractor and Purchaser reserves the right to get the balance unsupplied item/ incomplete portion of the work , at the risk and cost of the defaulting vendors.

10.2 Delivery of the services shall be made by the supplier in accordance with the following time schedule:

TIME SCHEDULE

SI. No	Work Item	Time Limit to Start the work	Duration for Completion
1	Repair of 25A/50A/100A/200A SMPS modules and Control Panel & Alarm Cards of different makes in all exchanges/sites(CFA) in CHTD of Chennai and Rural areas Kancheepuram, Chengalpet and Thiruvallur Dist.	Within one Day from the Date of Issue of Work Order	Within 5 working days from the Date of Issue of Work Order

Duration for completion of the work includes the transportation of the SMPS power plant modules

- 10.3 The Contractor should ensure that the Power Plants modules are properly handled till they are handed over to the concerned SDE in-charge.
- 10.4 Duration for completion of work for a work item of unit quantity or of any quantity more than one for an exchange/site will remain the same as allowed for unit quantity.

- 10.5 Therefore, the contractor is supposed to put sufficient teams on a exchange/site for carrying out different works in parallel in view of the above clauses.
- 10.6 Delay by the contractor in the performance of its service obligations shall render the contractor liable to any or all of the following sanctions:
 - (a) Forfeiture of its performance security
 - (b) Imposition of liquidated damages
 - (c) Termination of the contract for default

11. LIQUIDATED DAMAGES

In case the contractor fails to repair the SMPS modules and control panel within five working days from the date of issue of work order as stipulated in clause (ii) and (iii) of Part 3 (B), the contractor shall be liable to pay Liquidated Damage (LD) charges

- 11.1 The date of delivery of the services stipulated in the acceptance of 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 made after expiry of the contract period, without prior concurrence of the Purchaser, and be accepted by the consignee, such deliveries will not deprive the Purchaser of his right to recover liquidated damages under clause 11.2 below.
- 11.2. In case the contractor does not start work even after the expiry of the period given in the table as per clause 10.2 of Part 5(A), any other contractor or any outside agency would be engaged to complete the work, and charge the expenditure incurred in completion of the said work on to the original contractor due to the original delay.
- 11.3. (i) Should the contractor fail to complete the services or any consignment in all respects within the period prescribed for delivery under clause 10.2 of Part –5(A), the contractor, without prejudice to other remedies available to the purchaser shall be entitled to recover, as agreed liquidated damages for breach of contract, a sum of Rs.25/- per day for extent of 15 days and a sum of Rs.50/- per day for another extent of 15 days. On the 31st day if the service is not completed, the purchaser is entitled to recover the cost of the module from the pending bills/PBG.
 - (ii) 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 preferable to arbitration.
- 11.4 In case, a SMPS module or control panel is damaged by the contractor, a new module / control panel shall be replaced by the contractor free of cost else a compensation equivalent to the current cost of module / control panel shall be payable by the contractor.

11.5 REPIAR NOT POSSIBLE(RNP): The contractor shall intimate the Purchaser about the modules / control panels found RNP within 24 hours of receipt of faulty module/control panel by returning it and in no case RNP shall exceed 3% of the total module/control panel received by the contractor. However SMPS module/ control panel found heavily burned, card missing, track burned, microprocessor corrupted etc., do not fall in the category of repairable modules and in general will not be accepted by the contractor. If RNP declared by contractor is above 3% then contactor will replace such modules/control panel by new one for each module / control panel exceeding 3% limit as mentioned above.

12. CONTRACTOR CONDITIONS

- 12.1. The expression "works" or "work" where used in these conditions shall, unless there be something either in the subject or context repugnant to such constructions, be construed and taken to mean the works by the contract to be executed, whether temporary or permanent and whether original, altered, substituted or added.
- 12.2. The person(s) whose tender is accepted hereinafter called the contractor(s), shall within fourteen days of the receipt by him/them of the notification of the acceptance of his/their tender, enter into agreement and pay the performance security as mentioned in clause 4 of this Part for the due fulfillment of his/their contract.
- 12.3. All compensation or other sums of money payable by the Contractor(s) to BSNL under the terms of his/their contract may be deducted from or paid by the sale of a sufficient part of his/their security deposit or from any sums which may be due or may become due to the contractors by BSNL on any account whatsoever, and in the event of his/their security deposit being reduced by reason of any such deduction or sale of aforesaid, the Contractor(s) shall within fifteen days thereafter make good in cash or Government securities endorsed as aforesaid any sum or sums which may have been deducted from or raised by the sale of his/their security or any part thereof.
- 12.4. The Contractor(s) is/are to set out executing the whole of the works in conjunction with an Officer to be deputed by the Purchaser and during the progress of the works to amend on the requisition of the Purchaser, any error which may arise therein and provide all the necessary labour and materials for so doing. The Contractor(s) is/are to provide all plant, labour and materials which may be necessary and requisite for the works. All the materials and the workmanship are to be best of their respective kinds. The Contractor(s) is/are to leave the work spot/site in all respects neat, clean and perfect at the completion thereof. Site wise detailed accounting for the stores handed over to BSNL by the contractor and the balance stores available should be provided by the contractor within 7 days of completion of the work at each site.

All the materials after the completion of work, shall be made over to the Purchaser or handed over to their designated representatives in good condition along with handing over of

DGM SP-CFA

Page **41** of **75**

the site to BSNL, failing which the Contractor(s) shall be liable for recovery of cost of the balance material at penal rates.

- 12.5 All works in the course of execution or executed in pursuance of the contract shall at all times be open for inspection and supervision by the Purchaser or its nominees. The Contractor(s) shall at all times during the usual working hours and at all other times of which notice of the intention of the Purchaser or its nominees to inspect the works, shall have been given to the agent of the Contractor(s) shall be considered to have the same force as if they had been given to the contractor(s) himself/ themselves. The Purchaser may instruct the contractor(s) to dismiss any person in the contractor's employee upon the works who may be incompetent or who may misconduct himself and the Contractor(s) shall forthwith comply with such instructions.
- 12.6 From the commencement of work, till the completion of the same, materials are to be under the Contractor(s) charge. The Contractor(s) shall remain responsible for the safety and security of same and for the proper execution of the work according to specifications and directions of the Purchaser. In the event of loss or damage to BSNL property, it is the responsibility of the contractor to make good the losses at no cost to BSNL. On the Contractor's failure to comply, the Purchaser shall have the right to deduct the amount of damage so assessed from any sum, including the security deposit, which may be due or become due to the contractor(s) by BSNL whatsoever.

The Contractor(s) is/are to be held responsible for and to make good all injuries, damages and repairs occasioned or rendered necessary to the said tools and accessories and other materials by fire or other cause and to hold the Purchaser harmless from any claims or injuries to person or for structural damage to property happening from any neglect, default, want of proper care or misconduct on the part of the Contractor(s) or anyone of his/their employees during the execution of the work.

12.7. If the Contractor(s) or his/their employees or servants shall break, deface, injure, destroy or cause any damage to any portion of the premises in which they may be working or any building, road, road curves, fence, enclosures, water pipes, cables, drains, electric or telephone posts or wires, trees, grass or grass land or cultivated land, contiguous to the premises on which they work, or part of its being executed the contractor(s) shall make good the same at his/their own expenses or in default, the Purchaser may cause the same to be made good by other workmen and deduct the expenses (of which the decision of the Purchaser shall be final) from any sums that may be then or at any time thereafter may become due to the contractor(s) by BSNL under the Contract or otherwise or from his/their security deposits or to the proceeds thereof or of a sufficient portion thereof.

DGM SP-CFA

Page **42** of **75**

- 12.8. The Purchaser reserves the right to recover departmental claims arising under this contract from the amounts due to the contractor(s) on this work or under any other contract.
- 12.9. In the event of non-responsiveness from the contractor, the Purchaser reserves the right to get the unexecuted part of the work done by any other agency at any rate (even if higher than the tendered rate) and recover the expenditure incurred from the bills payable to the original contractor or the security deposit. The Purchaser shall not make any payment to the original contractor for any unfinished work and he is liable for penalties as given under Clause 11 of Part 5(A).

12.10. COMPLETION CERTIFICATE.

- (a) Within a week of the completion of all the works for a site as per the work order, the contractor shall give a notice of such completion to the Purchaser or its designated DE/ AGM-in-Charge and within 1 week of the receipt of such notice, the SDE-In-Charge/Site in-charge shall inspect the work and if all contractual obligations are satisfied, issues a completion certificate for the work(s) done at the site.
- (b) The completion certificate shall be issued only under the following conditions:
- (i) Successful completion of all the works carried out.
- (ii) The contractor(s) should remove from the site rubbish, waste material and should clean off the dirt due to the work executed or of which he may have had possession for the purpose of the execution thereof.

13. SAFETY CODE

- 13.1 All necessary personal safety equipment as considered adequate by the purchaser or its nominee should be kept available for the use of persons employed on the site and maintained in condition suitable for immediate use, and the contractor(s) should take adequate steps of ensuring proper use of equipment by those concerned.
 - a) The Contractor(s) shall not employ persons below the age of 18 years and females for all the works involving risk.
 - b) Notwithstanding the above clauses from there is nothing in these to exempt the Contractor(s) from the operations of any other Act or Rules in force in the Republic of India.

14. LABOUR CONDITIONS

14.1. Successful bidder should have registered themselves with the concerned appropriate authorities/ Assistant Labor Commissioner (central) as per contract labour (regulation and abolition) Act (Central) 1972 and Contract Labour Rules (Central) 1971 as applicable and submit the copy of the license along with the bid.

DGM SP-CFA

Page **43** of **75**

- 14.2. The contractor will be assigned work anywhere under the jurisdiction of Chennai Telephones and should be able to deploy sufficient man power to any place in the state for carrying out the works.
- 14.3. The exchange/site-in-charge designated by the Purchaser may request the contractor to dismiss or remove from the site of the work any person or persons in the contractors employ upon the work who may be incompetent or exhibit misconduct and the contractor shall forthwith comply with such requirements.
- 14.4. Engaging child labour (below the age of 14) is strictly prohibited.

14.5. INSURANCE:

Without limiting any of his/their obligations or liabilities, the Contractor(s) shall, at his/ their own expense, take and keep comprehensive insurance including third party risk for the plant, machinery, and materials etc., brought to the site and for all the workers during the execution of work. The Contractor(s) shall also take out workmen's compensation insurance as required by Law and undertake to indemnify and keep indemnified BSNL from and against all manner of claims, demands, losses, damages, costs (including the cost between attorney and client) and charges and expenses that may arise in regard to the same or that the Government may suffer or incur with respect to and/or incidental to the same. The Contractor(s) shall have to furnish originals and/or attested copies when called upon by the Purchaser or its nominee of all the insurance policies taken as aforesaid, within 15 days of being called upon to do so together with all premium receipts and other papers related thereto which the Purchaser may require. In no case, the work should be commenced without taking the necessary insurance policies as aforesaid.

- 14.6. In case of a tender by partners, any change in the constitution of the firm shall be forthwith notified by the Contractor(s) to the Purchaser.
- 14.7. The successful bidder shall have to execute a Bond indemnifying the BSNL from all statutory / legal liabilities towards all the personnel either employed itself or in the rolls of its sub-vendors, who have been deployed for execution of various works against this project, that may arise due to various labour and other laws as specified by Central / State Government from time to time. Further the engagement and employment of any personnel and payment of wages to them as per the existing provisions of various labour laws and regulations is the sole responsibility of the bidder and any breach of such laws or regulation shall be deemed to be breach of this contract.

15. WORK CONDITIONS

15.1. Adequate number of workers shall be employed by the contractor to ensure timely completion of entrusted works and to avoid damage to the telecom materials at site.

Page 44 of 75

- 15.2. The failure of instructions of the Purchaser or any other officer authorized by the Purchaser to bring any defects to the notice of the contractor(s) does not relieve the latter of his/their obligations to secure the quality of work and rate of progress required by the contract. Any loss to the contractor due to the stoppage of work for reasons given above has to borne by him/ them and any damage to the work shall be made good to the Purchaser.
- 15.5. The Contractor(s) shall not cause any injury or damage to the Public or private properties or persons while executing the work.
- 15.6. The Contractor(s) should not tamper with or damage any structure in the camp.
- 15.7. The successful bidder shall ensure that any works carried out by them under this project should not become a safety hazard and is not in contravention of any statue, rule or regulation and public policy.

16. PURCHASER'S RIGHT TO VARY THE QUANTITY AFTER FINALISATION OF CONTRACT

As per clause 25 of Part – 4 (A).

17. CLARIFICATIONS

The BSNL reserves the right to issue any clarifications on or before the last date prescribed for submission of tenders. Such clarifications will be part of this tender document.

18. FORCE MAJEURE

- 18.1 If any time, during the continuance of this contract, the performance in whole or in part by either party of any obligation under this contract shall be prevented or delayed by reason of any war, or hostility, acts of the public enemy, civil commotion, sabotage, fires, floods, explosions, epidemics, quarantine restriction, 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 such claim for damages against the 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 event may 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, provided further that if the performance, in whole or part of any obligation under this contract is prevented or delayed by reason of any such event for a period exceeding 60 days either party may, at this option terminate the contract.
- 18.2 PROVIDED also that if the contract is terminated under this clause, the Purchaser shall be at liberty to take over from the contractor 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 the course of manufacture in possession of the contractor at the

Page 45 of 75

time of such termination of such portions thereof as the Purchaser may deem fit excepting such materials bought out components and stores as the contractor may with the concurrence of the Purchaser elect to retain.

19. TERMINATION FOR DEFAULT

- 19.1 The Purchaser may, without prejudice to any other remedy for breach of contract, by written notice of default, sent to the contractor, terminate this contract in whole or in part
 - a. If the contractor fails to deliver any or all of the goods/services within the time period(s) specified in the Contract, or any extension there have granted by the Purchaser.
 - b. If the contractor fails to perform any other obligation(s) under the Contract; and
 - c. If the contractor, in either of the above circumstance, (s) does not remedy his failure within a period of 30 days (or such longer period as the Purchaser may authorize in writing) after receipt of the default notice from the Purchaser.
- 19.2 In the event of the Purchaser terminating the contract in whole or in part, pursuant to Para 8.1 the Purchaser may proceed, upon such terms and in such manner as it deems appropriate, goods similar to those undelivered and the installer shall be liable to the Purchaser for any excess cost for such similar goods. However, the contractor(s) shall continue performance of the contract to the extent not terminated.

20. TERMINATION FOR INSOLVENCY

The Purchaser may at any time terminate the Contract by giving notice to the contractor, without compensation to the contractor. If the contractor 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.

21. ARBITRATION

21.1 In the event of any question, dispute or difference arising under this agreement or in connection there-with except as to matter the decision of which is specifically provided under this agreement the same shall be referred to sole arbitration of the Chief General Manager, Chennai Telephones or in case his designation is changed or his office is abolished then in such case to the sole arbitration of the officer for the time being entrusted whether in addition to the functions of the Chief General Manager, Chennai Telephones or by whatever designation such officers may be called (hereinafter referred to as the said officer) and if the Chief General Manager or the said officer is unable or unwilling to act as such the sole arbitration or some other person appointed by the

Page 46 of 75

Chief General Manager or the said officer. The agreement to appoint an arbitrator will be in accordance with the Arbitration and Conciliation Act, 1996. There will be no objection to any such appointment that the arbitrator is 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 Government Servant he has expressed views on all or any of the matter under dispute. The award of the arbitrator shall be final and binding on the parties. In the event of such arbitrator to whom the matter is originally referred, being transferred or vacating his office or being unable to act for any reasons whatsoever such Chief General Manager or the said officer shall appoint another person to act as 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.

- 21.2 The arbitrator may from time to time with the consent of parties enlarge the time for making and publishing the award. Subject to 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.
- 21.3 The venue of the arbitration proceeding shall be the Office or such other places as the arbitrator may decide.

22. SET OFF

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

23. LEGAL JURISDICTION

It is also a condition of this contract that the Court that has territorial jurisdiction upon the place (Chennai) from which the acceptance of Tender is issued shall have absolute jurisdiction for adjudicating any differences or disputes arising out of this Contract.

24. FALL CLAUSE

- 24.1 The prices once fixed will remain valid during the scheduled delivery period except for the provisions in clause 6 of Part 5(A). Further, if at any time during the contract
- (a) 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. 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

Page 47 of 75

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 his performance security.

- 24.2 (a) The vendor while applying for extension of time for delivery of services, if any, shall have to provide an undertaking as "We have not reduced the rates, and/or offered the same or similar 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."
- (b) In case under taking as in Clause 24.2(a) is not applicable, the vendor will give the details of rates, the name(s) of purchaser, quantity etc. to the Purchaser, while applying extension of delivery period.

DGM SP-CFA

Page 48 of 75

PART – 6

UNDERTAKING & DECLARATION PART – 6(A)

UNDERSTANDING THE TERMS AND CONDITION OF TENDER AND SPECIFICATION OF WORK.

- a). Certified that
 - I/we have read, understood and agree with all the terms and conditions, specifications included in the tender documents and offer to execute the work at the rates quoted by us in the tender form.
 - 2. DELETED
- b). the tenderer hereby covenants and declares that:
 - 1. All the information, documents, Photo copies of the documents/certificates enclosed along with the tender offer is correct.
 - 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 Bill amount pending with BSNL. In addition, BSNL may debar the contractor from participation in its future tenders.

Date:

Place:

Signature of Tenderer

Name of tenderer along with date & seal

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PART – 6(B) NEAR-RELATIONSHIP CERTIFICATE

Tender No:

Due to open on :

То

DGM SP-CFA, Chennai Telephones, V Floor, No.2 Kush Kumar Rd, Nungambakkam, Chennai-600 034.

Dear Sir,

Dated this..... Day of.....

Signature:....

(Name in Block Letters of the SIGNATORY)

In the Capacity of

Note:

In the case of proprietorship Firm Certificate will be given by the proprietor. For partnership firm the certificate will be given by all the partners and in case of Limited Company by all the Directors of the Company. "Government of India/ Financial Institution Nominees and Independent Non official directors appointed by Government of India or the Governor of the state are excluded from the purview of submission of Certificate"

DGM SP-CFA

Page 50 of 75

SECTION –7 PROFORMAS

7A. BID Security Declaration Certificate

Tender No. _____ Date: _____

"I have read the clause regarding bid declaration certificate and I accept that if I withdraw (or) modify the bids during period of validity etc., my bid will be suspended/debarred/banned for the period of one year.

For and on behalf of (Name of firm/entity) Authorized signatory (To be duly authorized by the Board of Director)

DGM SP-CFA

Page **51** of **75**

DELETED

DGM SP-CFA

Page 52 of 75

PART -7(B)

Sub : PERFORMANCE GUARANTEE

The Performance Guarantee (to be typed on Rs. 100/- non-judicial stamp paper)

Whereas

R/o

(Hereafter referred to as BSNL) has issued an APO No: dated / /20 awarding the work/order for the supply of to M/s R/o (hereafter referred to as Bidder") and BSNL has asked him to submit the performance Guarantee in favour of CGM, CHTD, Chennai of Rs. /- (hereafter referred as "BG Amount") valid up to / /20 (hereafter referred to as "Validity date").

Now at the request of the Bidder, WeBankBranch having(address) and registered office address as(hereinafter called "the Bank") agreeto give this guarantee as hereinafter contained.

- 2. We," the Bank" do hereby undertake and assure to the BSNL that if in the opinion of the BSNL, 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 BSNL the said sum limited to P.G Amount or such lesser amount as BSNL may demand without requiring BSNL to have recourse to any legal remedy that may be available to it to compel the bank to pay the same.
- 3. Any such demand from the BSNL shall be conclusive as regards the liability of Bidder to pay to BSNL or as regards the amount payable by the Bank under this guarantee. The Bank shall not be entitled to withhold payment on the ground that the Bidder had disputed its liability to pay or has disputed the quantum of the amount or that any arbitration proceeding or legal proceeding is pending between Bidder and BSNL regarding the claim.
- 4. We, the Bank further agree that the guarantee shall come into force from the date of its issue and shall remain in full force and effect up to its Validity date.
- 5. The Bank further agrees that the BSNL shall have the fullest liberty without the consent of the BANK and without affecting in any way the obligations 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 BSNL 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 BSNL or any indulgence by BSNL to bidder or any other matter or thing whatsoever which under the law relating to sureties would but for this provision have the effect of relieving or discharging the guarantor.
- 6. Not withstanding anything herein contained:

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

(b)The guarantee shall stand completely discharged and all rights of the BSNL under this

Page 53 of 75

Guarantee shall be extinguished if no claim or demand is made on us in writing on or before its validity date.

- 7. In case BSNL demands for any money under this bank guarantee, the same shall be paid through banker's cheque in favour of " AO(HQ) Chennai Telephones payable at Chennai.
- 8 The Bank Guarantee 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 Authorised power of attorney Number Name of the Bank officer Designation Complete postal address of Bank Telephone Number Fax Number:

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PART -7(C)

LETTER OF AUTHORIZATION FOR ATTENDING BID OPENING EVENT.

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

Subject: Authorization for attending Bid opening

.....

Signature of the Representative

Signature of Bidder/ Officer authorized to sign on behalf of the Bidder

Name of the Representative

.....

Signature of the alternative Representative

.....

Name of the alternative Representative

Above Signatures 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.

DGM SP-CFA

Page 55 of 75

PART -7(D)

PROFORMA FOR CLAUSE BY CLAUSE COMPLIANCE

CLAUSE BY CLAUSE COMPLIANCE OF COMMERCIAL CONDITIONS (Part- 5) SPECIAL CONDITIONS OF CONTRACT {Part - 4(B)} AND TECHNICAL SPECIFICATION AND GUIDELINES {Part -3(B)}

PART – 5 COMMERCIAL CONDITIONS OF CONTRACT

Clause	Clause name	Acceptance and Compliance
1	Application	
2	Standards	
3	Delivery and documents	
4	Performance security	
5	Warranty (NA)	-
6	Prices	
7	Sub Contracts	
8	Work order and changes in work order	
9	Payment terms	
10	Scheduled date of delivery/delays in the	
	installer's performance	
11	Liquidated damages	
12	Contract conditions	
13	Safety Code	
14	Labour conditions	
15	Work conditions	
16	Purchaser right to vary	
17	Clarifications	
18	Force Majeure	
19	Termination for default	
20	Termination for insolvency	
21	Arbitration	
22	Set off	
23	Legal Jurisdiction	
24	Fall Clause	

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Part -4(B) - SPECIAL CONDITIONS OF CONTRACT								
Clause No.	Acceptance and compliance							
01								
02								
03								
04								
05								
06								
07								
08								
09								
10								
11								
12								
13								
14								

Part – 3(B) - TECHNICAL SPECIFICATIONS AND GUIDELINES

(The contra	ctor to refer to all clauses mentioned against the Work Item Nos)
Work Item No	Acceptance and compliance
1	
2	
3	
4	

DGM SP-CFA

Page **57** of **75**

PART –7(E)

PROFORMA FOR AGREEMENT

AGREEMENT

The successful tenderer shall have to execute the following agreement;

This agreement made on this ______ day of (month) ______ (Year) ______ between M/s ______ herein after called "The Contractor' (Which expression shall unless excluded by or repugnant to the context , include its successors ,heir, executors , administrative representative and assignee) of the one part & BSNL Chennai Telephones hereinafter referred to as the Government , of other part.

Whereas the contractor has offered to enter into contract with the said BSNL Chennai Telephones for the execution of Servicing of Power Plants in Chennai Telephones License area and adjoining areas under Kancheepuram and Thiruvallur districts in GM(CFA), vide TENDER NO: DGM (SP-CFA)/TENDER /SMPS POWER PLANT REPAIR/2019-20/ dated 28-12-2020

on the terms and conditions herein contained and the rates approved by the BSNL (copy of Rates annexed) have been duly accepted and where as the necessary security deposit have been furnished in accordance with the provisions of the tender document and whereas no interest will be claimed on the security deposits.

Now these presents witness and it is hereby agreed and declared by and between parties to these presents as follows.

2) The NIT (Notice Inviting Tender), Bid documents (Qualifying and Financial), letter of intent, approved rates, annexed hereto and such other additional particulars, instructions, drawings, work orders as may be found requisite to be given during execution of the work shall be deemed and taken to be an integral part of the contract and shall also be deemed to be included in the expression "The Agreement or "The Contract "wherever herein used.

3) The contractor shall also supply the requisite number of workmen with means & materials as well as tools, appliances, machines, implements, vehicles for transportation, cartage etc. required for the proper execution of work within the time prescribed in the work orders and /or as per the tender conditions.

4) The contractor hereby declares that nobody connected with or In the employment of B S N L is not/shall not ever be admitted as partner in the contract.

Page **58** of **75**

5) The contractor shall abide by the terms and conditions , rules, guidelines, construction practices, safety precautions etc. stipulated in the tender document including any correspondence between the contractor and the Government having bearing on execution of work and payments of work to be done under the contract.

In witness whereof the parties presents have here into set their respective hands and seals the ______ day and year in______

Signature of the Contractor

Signature of the Officer signing on behalf of BSNL with Seal

(Name of the contractor signing the Document)

(Name of the Officer signing the Document)

Above written Witness

1

2

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PART – 8
BIDDER'S PROFILE & QUESTIONNAIRE.
Tenderer / Bidder's Profile & Questionnaire (To be filled in and submitted by the bidder) A) Tenderers Profile
1. Name of the Individual/ Firm:
2. Present Correspondence Address
Telephone No Mobile No
FAX No
3. Address of place of Works/
Manufacture
Telephone No Mobile No

4. State the Type of Firm: (Tick the correct choice) Sole proprietor-ship/partnership firm/ Private limited company/ Public Limited Company

5. Name of the sole proprietor/ partners/ Director(s) of Pvt. Ltd Co.:

S. No	Name	Father's	Designation
		Name	
1			
2			
3.			
4.			
5.			

6. Name of the person authorized to enter into and execute contract/agreement and the capacity in which he is authorized (in case of partnership/ private Ltd Company):

.....

7. Permanent Account No. :

8. Details of the Bidder's Bank for effecting e-payments:

(a) Beneficiary Bank Name:..... DGM SP-CFA Page **60** of **75**

(b) Beneficiary branch Name:....

(c) IFSC code of beneficiary Branch.....

(d) Beneficiary account No.:....

(e) Branch Serial No. (MICR No.):.....

9. Whether the firm has Office/ works (i.e. manufacture of the tendered item) in Chennai? If so state its Address

.....

B) Questionnaire
 1. Do you think any other detail/ material is required to complete the work specified in the specification? Yes/ No.
 1.1 If Yes, Give details

2. Do you think any other item of work need be included in tender form to complete the work specified in the specification? Yes/ No.

2.1 If Yes, Give details

.....

••••••

3. 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.

4. Suggestion for improvement of the tender document.

.....

.....

Place.....

Signature of contractor

Date

Name of Contractor

DGM SP-CFA

Page 61 of 75

PART-9 BID FORM

То		From
<complete address="" of="" purchaser="" the=""></complete>		<complete address="" bidder="" of="" the=""></complete>
Bidder's Reference No:	Dated	
Ref: Your Tender Enquiry No	dated	

- Having examined the above mentioned tender enquiry document including amendment/ clarification/ addenda Nos. dated the receipt of which is hereby duly acknowledged, we, the undersigned, offer to supply and deliver in conformity with the said drawings, conditions of contract and specifications for the sum shown in the schedule of prices attached herewith and made part of the financial Bid.
- 2. Bid submitted by us is properly sealed and prepared so as to prevent any subsequent alteration and replacement.
- 3. We agree to abide by this Bid for a period of ...**210**......days from the date fixed for Bid opening or for subsequently extended period, if any, agreed to by us. This bid shall remain binding upon us up to the aforesaid period.
- 4. We understand that you are not bound to accept the lowest or any bid, you may receive.
- 5. If our Bid is accepted, we will provide you with a performance guarantee from a Scheduled Bank for a sum @ 3% of the contract value for the due performance of the contract.
- 6. If our Bid is accepted, we undertake to complete delivery of all the items and perform all the services specified in the contract in accordance with the delivery schedule specified in the Section-2 (Tender Information).
- 7. Until a formal Purchase Order of Contract is prepared and executed, this Bid together with your written acceptance thereof in your notification of award shall constitute a binding contract between us

Dated: day of 20	Signature :
Witness Signature: Name :	Name : In the capacity of
Address :	Duly authorized to sign the bid for and on behalf of

DGM SP-CFA

Page 62 of 75

	_ · • • • • • • • • • • • • • • • • • •	
Serial No		Particulars
1	Company's Name	
2	Address	
3	Phone No	
4	Particulars of Accounts NAME OF THE	
	ACCOUNT	
5	Bank Name	
6	ACCOUNT NO	
7	Branch Name& Address	
8	IFSC CODE OF BRANCH	

PART -10 MANDATE FORM E Payment of suppliers bills through RTGS

I/we hereby declare that the particulars given above are correct and complete. I/We undertake that till a change is requested by us the payment shall continue to be in the above account only. I/We also agree to bear the RTGS charges in case such charges are levied by any bank for processing the RTGS transaction.

Date

Signature of the authorized signatory(Sealed of the company)

**Certified that the particulars furnished above are correct as per our records.

Bank Stamp

Signature of the Authorised Officer (From the Bank)

DGM SP-CFA

Page 63 of 75



VENDOR MASTER FORM



(The details listed will be used for making all payments against POs / WOs, refund of EMDs / SDs, intimation of payments by email, issue of TDS certificates, C Form for CST purchases etc.) (*) Minimum Required Fields to be Filled by the Company/Vendor. Please Attach copies of the supporting documents.

Title*	÷	Mr.	Ms.							M/s								Dr.							
Name*	:			Γ														Γ		Ι	Τ		Ι		
				Γ	Γ													Γ		Ι	Τ		Ι		
				Γ														Γ		Ι	Τ		Ι		
Address *				Γ	Γ													Ι		Ι	Ι		Ι		
																				Ι	Ι		Ι		
				Ι																Ι	Ι		Ι		
Town/District*	÷			Γ	Γ													Ι		Ι	Ι		Ι		
City*	:																			Ι	Ι		Ι		
State*	÷			Γ														Ι		Ι	Ι		Ι		
Postal/Pin code*	•		our	itry	*		:													Γ	Ι	Τ		Τ	
Contact Details:																									
Telephone Number	÷					Fa	x N	о.		: [
Email_id (Mandatory for E-Tendering)	÷																								
Name of Contact Person	•							1	10	bile	No			:											
Alternate Contact Person	•							1	10	bile	No			:			Ι	Ι							
Tax information:																									
PAN	÷																								
Service Tax reg. no.	•														Ι										
LST (Local VAT reg.No.)	÷] c	ST	Re	g. No)	:	Ľ	_	_												
Tax Registration no. (for Foreign Vendors)	•																								
Income Tax Exemption	n d	etails:																							
IT exemption no.	÷					π	ex	empt	io	n ra	te		;	Ľ											
IT Exemption date	•			Ι																					
IT exemption date from	:			Ι		π	ex	empt	io	n da	te	to		Ľ						Ι		Γ			

Excise Details:										
Excise reg. no.										
Excise Range	:									
Excise Division	:									
Excise Commissionerate	:									
Payment Transaction	/Bank Details:									
Bank Country										
Bank Name										
Bank Address	:									
Bank A/c No										
Bank IFSC										
Account holder's Name	:									
Type of Account	: Savings(10) Qurrent(11)									
SWIFT Code (for Foreign Vendors)										
IBAN (for Foreign Vendors)										
(Enclose a blank Cheque	e / a photocopy of the Cheque to verify A/c No. & Bank details)									
Industry Status:										
Micro/ SSI Status	: Yes No									
	norize BSNL to make all payments to us by cheque /direct credit to our bank account details which are specified above. Norize BSNL to deduct bank charges applicable for such direct bank payments.									
2. If Excise Registra 3. If Bank Particular										
Company / Vendor Au	uthorized Signatory / Designation Date: Company Seal									
	(For Office Use)									
Vendor Account Group	: Payment Method :									
TDS Type - Invoice	: TDS Code - Invoice :									
Checked by:	Authorized by (Finance) SAP Vendor Master Created on SAP Vendor Code									
	Dogo 65 of 75									

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PART – 12 FINANCIAL BID CHENNAI TELEPHONES

Name of work: Repair of SMPS power modules 25A/50A/100A/200A and control cards & alarm cards

PRICE SCHEDULE

	SECTION II													
ON IS	ITEM OF WORK	UNIT	GST @ 18% (Rs.)	TOTAL UNIT PRICE {(e)+(f)} (Rs.)	Total Price {(g)*(d)} (Rs.)									
а	b	С	d	е	f=e*18%	g =e+f	h =d*g							
1	PS	25 A Modules	188											
2	of SMPS Plants	50 A Modules	281											
3		100 A Modules	515											
4	pairing Power I	200 A Modules	44											
5	Repairing Power	CONTROL PANEL & ALARM PANEL	187											
					То	tal								

Bids will be Evaluated and L1 will be arrived based on the total cost of price schedule

I/We also abide by the following points:-

- 1. The above rates quoted include
- a) Transportation charges of materials/ stores & transport charges for the workers etc., both for onward and return trips to the site(s) from local store location(s).
- b) The rates include handling charges, loading, unloading, shifting and placing on final position, cleaning, electrical & water charges during installation work and any other miscellaneous activity charges which may be required for completing the works.
- c) The rates include all taxes including GST.
- d) The rates include all liaising charges.
- e) The rates include the works mentioned in the special condition

2. CERTIFIED THAT THE ABOVE OFFER IS FINAL. I / WE HEREBY UNDERTAKE TO STRICTLY ABIDE BY ALL THE TERMS AND CONDITIONS OF THE TENDER DOCUMENT.

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Page 66 of 75

THANKING YOU,

YOURS FAITHFULLY,

DATE: _____

PLACE: COMPANY SEAL:

(End of Financial Bid)

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Page 67 of 75

APPENDIX

Appendix-Part - 1 to Part - 4 (A) of Chapter 4 (Standard Tender Enquiry Document)

S. No.	Defaults of the bidder / vendor.	Action to be taken
Α	В	C
1(a)	 Submitting fake / forged i. Bank Instruments with the bid to meet terms & condition of tender in respect of tender fee and/ or EMD DECLARATION; ii. Certificate for claiming exemption in respect of tender fee and/ or EMD DECLARATION; iii. Detection of default at any stage from receipt of bids till award of APO/ issue of PO/WO. 	 i. Rejection of tender bid of respective Vendor. ii. Banning of business for 3 years which implies barring further dealing with the vendor for procurement of Goods & Services including participation in future tenders invited by BSNL for 3 years from date of issue of banning order. iii. Termination/ Short Closure of PO/WO, if issued. This implies non-acceptance of further supplies / work & services except to make the already received material work/ complete work in hand.
	Note 1:- However, in this case the performance	e guarantee if alright will not be forfeited.
1(b)	Submitted fake / forged documents towards meeting eligibility criteria such as experience capability, supply, proof, registration with <u>Goods and Services Tax</u> , Income Tax departments etc. and as supporting documents towards other terms & conditions with the bid to meet terms & condition of tender	
	i. If detection of default is prior to award of APO	i. Rejection of Bid & ii. Forfeiture of EMD DECLARATION.
	 ii. If detection of default after issue of APO but before receipt of PG/ SD (DD,BG etc.) 	i. Cancellation of APO ,ii. Rejection of Bid &iii. Forfeiture of EMD DECLARATION.
	iii. If detection of default after receipt of PG/ SD (DD,BG etc.) .	 i. Cancellation of APO ii. Rejection of Bid & iii. Forfeiture of PG/ SD. However on realization of PG/ SD amount, EMD DECLARATION, if not already released shall be returned.

Page 68 of 75

	iv. If detection of default after issue PO/WO Note 3:- However, settle bills for the ma	 of Termination/ Short Closure of PO/WO and Cancellation of APO Rejection of Bid & Forfeiture of PG/SD. However on realization of PG/SD amount, EMD DECLARATION, if not released shall be returned. aterial received in correct quantity and quality if pending
	items do not affect working or use of sup	plied items. cepted except that required to make the already supplied
	items work.	septed except that required to make the uneady supplied
2	 If vendor or his representative uses violent/ coercive means viz. Physical / Verbal means to threatens BSNL Executive / employees and/ or obstruct him from functioning in discharge of his duties & responsibilities for the following : Obstructing functioning of tender opening executives of BSNL in receipt/ opening of tender bids from prospective Bidders, suppliers/ Contractors. Obstructing/ Threatening other prospective bidders i.e. suppliers/ Contractors from entering the tender venue and/ or submitting their tender bid freely. 	Banning of business for 3 years which implies Barring further dealing with the vendor for procurement of Goods & Services including participation in future tenders invited by BSNL for 3 years from date of issue of banning order.
3	Non-receipt of acceptance of APO/	Forfeiture of EMD DECLARATION.
	AWO and SD/ PG by L-1 bidder within time period specified in APO/ AWO.	
4.1	Failure to supply and/or Commission the equipment and/or execution of the work at all even in extended delivery schedules, if granted against PO/ WO.	 i. Termination of PO/ WO. ii. Under take purchase/ work at the risk & cost of defaulting vendor. iii. Recover the excess charges if incurred from the PG/ SD and outstanding bills of the defaulting Vendor.

4.2		т	
4.2	Failure to supply and/or Commission	1.	Short Closure of PO/ WO to the quantity already
	the equipment and/or execution of the		received by and/ or commissioned in BSNL and/ or in
	Work in full even in extended delivery		pipeline provided the same is usable and/or the
	schedules, if granted against PO/ WO.		Vendor promises to make it usable.
		ii.	Under take purchase/ work for balance quantity at
			the risk & cost of defaulting vendor.
		iii.	Recover the excess charges if incurred from the PG/
			SD and outstanding bills of the defaulting Vendor.
5.1	The supplied equipment does not	i.	If the material is not at all acceptable, then return the
	perform satisfactory in the field in		non-acceptable material (or its part) & recover its
	accordance with the specifications		cost, if paid, from the o/s bills/ PG/ SD.
	mentioned in the PO/ WO/Contract.		OR
		ji.	If the material is inducted in network & it is not
			possible to return it and/ or material is acceptable
			with degraded performance, the purchaser may
			determine the price for degraded equipment
			(Financial penalty = Price $-$ price determined for
			degraded equipment) himself and/ or through a
			committee.
			Undertake recovery of financial penalty from
			outstanding dues of vendor including PG/ SD.
5.2	Major quality problems (as	i.	If the material is not at all acceptable, then return the
	established by a joint team /		non-acceptable material (or its part) & recover its
	committee of User unit(s) and QA		cost, if paid, from the o/s bills/ PG/ SD;
	Circle) / performance problems and		OR
	non-rectification of defects (based on	ii.	If the material is inducted in network & it is not
	reports of field units and QA circle).		possible to return it and/ or material is acceptable
			with degraded performance, the purchaser may
			determine the price for degraded equipment
			(Financial penalty = Price – price determined for
			degraded equipment) himself and/ or through a
			committee. Undertake recovery of financial penalty
			from outstanding dues of vendor including PG/SD;
		iii.	Withdrawal of TSEC/ IA issued by QA Circle.

	 i. Recovery of over payment from the outstanding dues of Vendor including EMD DECLARATION / PG & SD etc. and by invoking 'Set off' clause 21 of Section 5 Part A or by any other legal tenable manner. ii. Banning of Business for 3 years from date of issue of banning order or till the date of recovery of over payment in full, whichever is later. with or without collusion of BSNL Executive/ employees. respective of the fact that payment is disbursed by BSNL or
 7 Network Security/ Safety/ Privacy:- If the vendor tampers with the hardware, software/ firmware or in any other way that Adversely affects the normal working of BSNL equipment(s) and/ or any other TSP through BSNL. Disrupts/ Sabotages functioning of the BSNL network equipments such as exchanges, BTS, BSC/ MSC, Control equipment including IN etc., transmission equipments but not limited to these elements and/ or any other TSP through BSNL. Tampers with the billing related data/ invoicing/ account of the Customer/ User(s) of BSNL and/ or any other TSP(s). W. Hacks the account of BSNL Customer for unauthorized use i.e. to threaten others/ spread improper news etc. Undertakes any action that affects/ endangers the security of India. 	 i. Termination of PO/ WO. ii. Banning of business for 3 years which implies barring further dealing with the vendor for procurement of Goods & Services including participation in future tenders invited by BSNL for 3 years from date of issue of banning order. iii. Recovery of any loss incurred on this account from the Vendor from its PG/ SD/ O/s bills etc. iv. Legal action will be initiated by BSNL against the Vendor if required.

Page **71** of **75**

8	If the vendor is declared bankrupt or	i.	Termination/ Short Closure of the PO/ WO.
	insolvent or its financial position has	ii.	Settle bills for the quantity received in correct
	become unsound and in case of a		quantity and quality if pending items do not affect
	limited company, if it is wound up or it		working or use of supplied items.
	is liquidated.	iii.	No further supplies are to be accepted except that
			required to make the already supplied items work.
		iv.	In case of turnkey projects, If the material is
			commissioned and is usable without any degradation
			of performance, then settle bills for the acceptable
			equipment/ material (or its part).
		٧.	In case of turnkey projects, if the material is inducted
			in network & it is not possible to return it and/ or
			material is acceptable with degraded performance,
			the purchaser may determine the price for degraded
			equipment (Financial penalty = Price – price
			determined for degraded equipment) himself and/ or
			through a committee. Undertake recovery of
			financial penalty from outstanding dues of vendor
			including PG/ SD.
9	In the event of the vendor, its		Termination/ Short Closure of the PO/ WO.
	proprietor, Director(s), partner(s) is /	ii.	Settle bills for the material received in correct
	are convicted by a Court of Law		quantity and quality if pending items do not affect
	following prosecution for offences		working or use of supplied items.
	involving moral turpitude in relation	iii.	No further supplies are to be accepted except that
	to the business dealings.		required to make the already supplied items work.
		iv.	In case of turnkey projects, If the material is
			commissioned and is usable without any degradation
			of performance, then settle bills for the acceptable
			equipment/ material (or its part).
		v.	In case of turnkey projects, If the material is inducted
			in network & it is not possible to return it and/ or
			material is acceptable with degraded performance,
			the purchaser may determine the price for degraded
			equipment (Financial penalty = Price – price
			determined for degraded equipment) himself and/ or
			through a committee.
			Undertake recovery of financial penalty from
			outstanding dues of vendor including PG/ SD.

Page **72** of **75**

10	If the vendor does not return/ refuses	i. Take action to appoint Arbitrator to adjudicate the
	to return BSNL's dues:	dispute.
	a) inspite of order of Arbitrator.	ii. Termination of contract, if any.
		iii. Banning of business for 3 years which implies barring
		further dealing with the vendor for procurement of
		Goods & Services including participation in future
		tenders invited by BSNL from date of issue of banning
		order or till the date by which vendor clears the
		BSNL's dues, whichever is later.
		iv. Take legal recourse i.e. filing recovery suite in
		appropriate court.
	b) inspite of Court Orders.	i. Termination of contract, if any.
		ii. Banning of business for 3 years which implies barring
		further dealing with the vendor for procurement of
		Goods & Services including participation in future
		tenders invited by BSNL from date of issue of banning
		order or till the date by which vendor clears the
		BSNL's dues, whichever is later.
11	If the Central Bureau of	Take Action as per the directions of CBI or concerned
	Investigation/Independent External	department.
	Monitor (IEM) / Income Tax/ Goods	
	and Services Tax/ Excise / Custom	
	Departments recommends such a	
	course	
12	The following cases may also be	Banning of business for 3 years which implies Barring
	considered for Banning of business:	further dealing with the vendor for procurement of
	i. If there is strong justification for	Goods & Services including participation in future tenders
	believing that the proprietor,	invited by BSNL for 3 years from date of issue of banning
	manager, MD, Director, partner,	order.
	employee or representative of the	
	vendor/ supplier has been guilty of	
	malpractices such as bribery,	
	corruption, fraud, substitution of	
	tenders, interpolation,	
	misrepresentation with respect to	
	the contract in question.	

- ii. If the vendor/ supplier fails to execute a contract or fails to execute it satisfactorily beyond the provisions of Para 4.1 & 4.2.
- iii. If the vendor/ supplier fails to submit required documents/ information, where required.
- iv. Any other ground which in the opinion of BSNL is just and proper to order for banning of business dealing with a vendor/ supplier.

Note 7: The above penalties will be imposed provided it does not clash with the provision of the respective tender.

Note 8:-In case of clash between these guidelines & provision of invited tender, the provision in the respective tender shall prevail over these guidelines.

Note 9: Banning of Business dealing order shall not have any effect on the existing/ ongoing works/ AMC / CAMC which will continue along with settlement of Bills.

(END OF TENDER DOCUMENT)

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Page **74** of **75**

SI No	Particulars for Input Invoice
1	Name and Registered Address of the supplier.
2	GST registration number of supplier.
3	Name of BSNL Entity.
4	Bill to and Ship to address of BSNL
5	GST registration number of BSNL
6	Date of Invoice
7	Invoice number
8	Place of supply(including state)
9	Type of Tax(CGST,SGST,IGST)
10	Rate of Tax
11	Value of Goods/Service and type/rate/amount of Tax should be separately mentioned
12	Quality of Goods
13	Total value of Invoice
14	Description of supply of Goods/Services
15	HSN code in case of goods
16	Accounting code in case of service.
17	Incase invoice has more than one tax rates, rate of Tax and amount of Tax for each supply should be mentioned separately

Annexure -A1

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Page **75** of **75**