MNEXURE-B

BHARAT SANCHAR NIGAM LIMITED

(A Govt. of India Enterprise)



NAME OF WORK: EXPRESSIONOF INTEREST FOR LEASING OUT OF BUILT UP SPACE IN BSNL BUILDINGS AT VARIOUS LOCATIONS FOR OFFICE SPACE IN MANIPUR SSA

O/o the Executive Engineer (Civil)

BSNL Civil Division

IMPHAL

EOINO:-02/MNP/CD-IMP/EOI/BSNL/21-22 Dated: 09.07.2021

ssued to:
Signature of Officer issuing the documents:
Designation: Executive Engineer (Civil)
Date of issue:

This document consists of 26 pages

SECTION-I BHARAT SANCHAR NIGAM LIMITED (A Government of India Enterprise)

EOINO:-02/MNP/CD-IMP/EOI/BSNL/21-22/01 Dated: 09.07.2021

NOTICE INVITING EXPRESSION OF INTEREST (NIEOI)(2nd Call)

Sealed EXPRESSION OF INTEREST FOR LEASING OUT OF BUILT UP SPACE IN BSNL BUILDING AT VARIOUS LOCATIONS FOR OFFICE SPACE IN MANIPUR BA is hereby invited in two bid system in the prescribed Performa by the O/o Executive Engineer(Civil), BSNL Civil Division, IMPHAL up to 15:00 hrs on the date mentioned below.

The following organizations are eligible to submit their bids:

- (a) Public Organizations, which, for the purpose of renting, shall mean
 - i) Central/ State Government offices
 - ii) Central/State Government PSU and their subsidiaries / joint ventures.
 - iii) Autonomous bodies/ Boards/ Council/ Commissions/ Statutory Bodies/ Regulatory Bodies, etc. running with the budgetary support of Government or controlledbytheGovernmentorset-upbyaGovernmentAct/Executiveorder.
 - iv) Constitutional bodies, Judicial &Quasi-Judicial bodies and Organisation set up by an act of Parliament.
- (b) Scheduled Banks, both Government owned as well as Private except the Cooperative Banks.
- (c) International bodies, and
- (d) Reputed Private Companies with annual turnover of not less than Rs. 25 crores in Delhi / Mumbai / Chennai / Kolkata, Rs. 10 Crores in other State / UT Capitals and Rs.5Croresinothercitiesandtowns.(Strikeoutwhicheverisnotapplicable).

Note:- The vacant spaces shall not be rented out to other Telecom Service Providers for their Telecom operations.

- 2.0) Bid form consisting of eligibility criteria, terms and conditions, and the Performa of the EOI can be had from the aforesaid office from 11:00 hrs to 16:00hrs on all the working days ,upto penultimate day of the last date of submission of the EOI.
- 3.0) The bid form can also be downloaded from the website www.ne2.bsnl.co.in
- 4.0) Details for obtaining bid forms, receipt and opening thereof shall be as follows:-

SN	Stage	Date and Time
а	Last date for receipt of application for issue of	Upto 15.00 hrs of
	bid form	14.07 .2021
b	Last date for issue of bid form	Upto 15.00 hrs of 15.07.2021
С	Date of pre-bid conference, if any	14.07 .2021 at 11:30 hrs
d	Last date and time for receipt of sealed bids	UP TO 15:00 Hrs on
		16.07 .2021

NOTICE INVITING EOI							BSNL		
	е	Time and date financial Bid	for opening	of technical &	1 -	t 6. 07	15:30 2021	hrs	on

(*) – To be filled by the officer calling EOI.

- 5.0) The Eligibility Bid will be opened in the presence of the representatives of the bidders at 15:30 hrs. on the last date of receipt of the bids.
- 6.0) Financial bid shall be opened only of those bidders who qualify in Eligibility-cum-Technical bid in the presence of the representatives of the bidders.
- 7.0) In case of the attested copies of the documents/testimonials/certificates original copies thereof should be produced on demand at the time of opening of the Bid.
- 8.0) The bid in which any of the prescribed conditions are not fulfilled is liable to be summarily rejected.
- 9.0) Canvassing in any form whether directly or indirectly, in connection with the bids is strictly prohibited and the bid submitted by the Consultant who resorts to canvassing shall be liable to rejection.
- 10.0) BSNL does not bind itself to accept the highest or any other bid, and reserves itself the right to reject any or all the bids without assigning any reasons.
- 11.0) No conditional bid including conditional rebate shall be accepted. Conditional bid will be liable to be summarily rejected.
- 12.0) The bid forms shall not be issued by post/courier. Further, Bids shall not be received by post/courier/fax.
- 13) In any quarries regarding vacant space please contact Executive Engineer (C), BSNL Civil Division, Imphal (Mob no: 9436010665)

Executive Engineer (Civil)
BSNL Civil Division,
TQ Building, (Ground Floor)
D T O COMPOUND,
IMPHAL-795001
MANIPUR

SECTION-II GUIDELINES TO BIDDERS

1. DEFINITIONS

- a) The Contract means the documents forming the EOI document and acceptance thereof and the formal agreement executed between the competent authority on behalf of BSNL and the bidder, together with the documents referred to therein including these conditions and instructions issued from time to time by the Engineerin-charge and all these documents taken together, shall be deemed to form one contract and shall be complementary to one another.
- b) The Site or Area shall mean the vacant space or any area which is to be given on rent.
- c) The BIDDER shall mean eligible organization bidding for the space to be taken on rent under the contract and shall include the legal personal representative or such individual or the persons representing such eligible organizations.
- d) The BSNL shall mean Bharat Sanchar Nigam Limited (A Government of India Enterprise) having its registered office at Bharat Sanchar Bhawan, Harish Chandra Mathur lane, Janpath, New Delhi-110001 and shall include their legal representatives, employees and permitted assigns.
- **e)** The **Engineer-in-Charge** or **E-in-C** means the Officer who shall be in-charge of the building and who shall sign the agreement on behalf of the Bharat Sanchar NigamLtd.
- f) Department means Bharat Sanchar Nigam Limited and shall include their legal representatives, employees and permitted assigns, who invite EOI on behalf of BSNL.
- **g)** The **Arbitrator** means the authority nominated by Chief General Manager (CGM) for arbitration.
- h) Where the context so requires, words imparting the singular only also include the plural and vice versa. Any reference to masculine gender shall whenever required include feminine gender and vice versa.

2. SCOPE OFTENDER

- a) BSNL intends to lease out the built space in the building on rent basis to the organizations as mentioned inpara'2'ofSection-I.Tentative requisite details of the vacant pace area available at SECTIONVII. The likely usage for which the said built up space may be put to use is for office purpose, IT & ITES related work, training institutes etc. However, the Bidders required to actually visit the site and its locality to gather all the requisite information for quoting his rates.
- b) Preferably, the initial leasing period will be three years with provision for extension up to 9 years with escalation in rent after every three years provided that such escalationshallbewith15%increaseinrent(i.e.,@5%perannum)ofthelastrent paid at the time of such revision.
- c) The Bidder shall sign lease agreement for the built-up space within 1 month of the acceptance of his bid.

3. DECLARATIONS

The bidder shall be required to furnish the declaration as per Section IV along with the bid.

4. BID / EOIDOCUMENTS

The appraisal requirements, bidding procedures and contract terms and conditions are prescribed in the EOI Documents. The Bid/EOI documents include the following:

(a) Notice Inviting EOI Section I

(b) Guidelines to Bidders Section II

(c) Commercial Conditions of Contract Section III

(d) Declaration Section IV

(e) Bid Forwarding letter Section V

(f) Letter of authorization to attend bid opening Section VI

(g) Details of Locations Section VII

(h) Proforma for Declaration for downloaded EO I document Section VIII

(i) Standard Lease Agreement Section IX

(j) Price Schedule(Financial Bid) Section X

The Bidder is expected to examine all instructions, forms, terms and conditions in the EOI Documents. Failure to furnish any information required as per the EOI Documents or incompletesubmissionofthebidsdocumentinanyrespectshallbeatthebidder's riskand may result in rejection of the bid.

5. MISCELLANEOUS

- a. TheBiddermustuseonlytheprescribedProformaforthebiddocumentissuedbyBSNL ordownloadedfromtheBSNLWebsite <u>www.ne2.bsnl.co.in</u>inthesameforminA4size paper.
- b. Submission of the bid by a Bidder would imply that the Bidder has carefully read and agreed to the terms and conditions contained in the bid document.
- c. No conditional bid including conditional rebate/enhancement shall be accepted. Conditional bid will be liable to be summarily rejected.
- d. Thebidshallremainopenforacceptanceforaperiodof120(Onehundredandtwenty) days from the date of submission of the bids, which may be extended, if required, by mutualagreementandtheBiddershallnotcancel,altertermsandconditionsorwithdraw the offer during this period.
- e. This bid document shall form a part of the contract agreement.
- f. Canvassinginanyformwhetherdirectlyorindirectly,inconnectionwiththebidisstrictly prohibited.BidsubmittedbytheBidder,whoisfoundtobecanvassing,willbeliableto rejection.

- g. BSNLdoesnotbinditselftoacceptthehighestbid.Further,BSNLalsoreservetoitself the right to reject any or all the bids without assigning any reason.
- h. If the date fixed for opening of bids is subsequently declared as holiday by the BSNL, the revised date will be notified. However, in absence of such notification, the bids will be opened on next working day, time and venue remaining unaltered.
- i. AnyclarificationissuedbyBharatSancharNigamLtd.inresponsetoqueriesraisedby prospective bidders shall form an integral part of Bid Documents and it may amount to amendment of relevant clauses of the Bid Documents.
- j. Bidder may apply for any location(s) in the circle (out of the locations mentioned in Section VII) in the prescribed format/procedure.
- k. References, information and certificates from the respective bidder submitted in compliance of terms and conditions of the bid document should be duly signed by the authorized signatory. In case of the documents from a Government organizations / PSUs, it should be signed by the person not below the rank of Executive Engineer / Under Secretary or equivalent.

6. METHOD OFAPPLICATION

- a) The bid should be signed by the authorized officer not below the rank of the officer in UnderSecretary/STSgradeorequivalentincaseofGovernmentorganizations/PSUs and by duly authorized signatory in case of others.
- **b)** Over-writing should be avoided. Correction, if any, should be made up by neatly crossingout,initialing,datingandrewriting.Correctionfluid/tapeshouldnotbeused.
- **c)** TheBidderorhisauthorizedrepresentativeshallsignandputhissealoneachpageof the EOI document before submission in token of acceptance of the terms and conditions of the bid.

7. SUBMISSION & OPENING OF BIDS AND VALIDITYTHEREOF:

- a) The Bid shall be in two bids system.
- **b)** The Bid to be submitted should be in the sealed envelopes in the following manners: The third envelope (sealed) superscribed thereon "EXPRESSION OF INTEREST FOR LEASING OUT OF BUILTUP SPACE IN BSNL BUILDING AT VARIOUS LOCATIONS FOR OFFICE SPACE IN MANIPUR SSA" should contain the following two envelopes.
 - i. The first envelope (<u>sealed</u>) superscribed there on "<u>Eligibility details"</u>should contain the, the 'DECLARATION' as prescribed in the terms & conditions of the bid document, details in the prescribed proforma & attested copies of the documents/ testimonials/certificates meeting the eligibility conditions.
 - ii. The second envelope <u>&ealed</u>) super scribed thereon "<u>Financial Bid'</u>should contain financial bid in the prescribed Proforma (SECTION X).
 - iii. Anydeviationfromtheabovemannershallrenderthebidliablefortherejection.
 - c) The bidders should submit their bid on the prescribed time and date at the address mentioned below.
 - O/o The Executive Engineer (Civil),BSNL Civil Division,IMPHAL-795001, TQ Building, D T O COMPOUND,IMPHAL,MANIPUR

- **d)** Any bid received after the prescribed deadline of date and time shall not be opened and summarily rejected.
- e) The Eligibility-cum-Technical Bid will be opened in the presence of their representatives of the bidders at15:30hrs.on the last date of receipt of the bids.
- f) Financial bid shall be opened only of those bidders who qualify in Eligibility-cum-Technical bid in the presence of the representatives of the bidders on the same day.
- g) The bidder's representatives who are present at the time of opening of bid shall sign an attendance register. Authority letter to this effect shall be submitted by the bidder before they are allowed to participate in bid opening.(AFORMATISGIVENINSECTIONVI).
- h) A maximum of two representatives for any bidder shall be authorized and permitted to attend the bid opening.
- i) The Bidder's names, modifications, bid withdrawals and such other details as the BSNL may at itsdiscretion, consider appropriate will be announced at the time of opening.
- j) Bid shall remain valid for acceptance for a period of 120 days after the date of opening. The bid in which the bidder has restricted its validity for the period shorter than the aforesaid shall be rejected by BSNL as non-responsive. In certain circumstances, BSNL may requesting writing to the bidders for extending validity of the bid.
- **k)** The un-opened bids shall be returned to the bidder after final decision is taken on the bids.

8. CHECKLIST OF THE DOCUMENTS TO BE SUBMITTED INBID:

- a) Eligibility cum Technical Bid:
 - i. Declaration in the prescribed Proforma as in Section IV.
 - ii. The prescribed bid document with each page duly signed by the authorized signatory with seal in token of acceptance of its terms and conditions in accordance with clause7.
 - iii. Proof of eligibility i.e.
 - A. For Public Organizations— A statement on the letter head of the department / company giving details about their organization.
 - B. For international bodies A statement on the letter head of the company giving details about their affiliation with UN or any other international organization.
 - C. For reputed private companies Certificate of incorporation, Income tax returns along with balance sheets duly authenticated by the CA for the last three years.
 - iv. Certificate in case of down loaded bids as per SECTIONVIII.

b) Fnancial Bid:-

(I) The Bidder shall give the unit price per square meter of Plinth area / Carpet areaorperunitbasis(asaskedforinFinancialBid)permonthforthelocation appliedfor,listedinthePricescheduleandtheunitpricesindicatedshallbeexclus ive of taxes and operational & maintenance(O&M) charges in the proforma given in SECTION X

9. SECURITY DEPOSIT

- ii. The procees of the Security Deposit shall be payable to the BSNL as compensation for any loss resulting from the Bidder's failure to discharge its obligations under the lease agreement.
- iii. The Security Deposit will be discharged by the BSNL after successful completion of the lease period.

10. EVALUATION OFBIDS:

The evaluation and comparison of bids shall be based on the rentals offered in the Price Schedules in Section X.

11. BSNL'S RIGHT TO ACCEPT / REJECT ANY OR ALLBIDS

- a. BSNL 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 lease without as signing any reason whatsoever and without thereby incurring any liability to the affected bidder or bidders on the grounds of BSNL's action.
- b. BSNL reserves the right to lease out the premises of same location to different bidders.

12. ISSUE OF LETTER OF INTENT(LOI)

- i. The issue of an LOI shall constitute the intention of the BSNL to enter an agreement with the bidder for leasing the premises.
- ii. Within 7days of issue of the LOI, the bidder shall give it's acceptance alongwith Security Deposit in conformity with terms of bid document.

13. SIGNING OFCONTRACT

- i. The issue of LOI followed by acceptance by the bidder(s) shall constitute the award of leasetothebidder(s). DetailedleaseagreementasperSectionIXshallbesignedwithin seven days from the date of receipt of Security Deposit.
- **14. ANNULMENTOFAWARD** Failure of the successful bidder to comply with the requirement of clause 9(i) shall constitute sufficient ground for the annulment of the award in which event the BSNL shall call for fresh bids.

SECTION III

COMMERCIAL CONDITIONS OF CONTRACT

1. TERMS & CONDITIONS

Thegeneralterms and conditions of lease are given in Standard Lease Agreement provided in Section IX.

2. LIQUIDATEDDAMAGES

Should the Bidder fail to perform contractual obligations including payment of monthly lease rent within the period prescribed, the BSNL shall be entitled to recove ramount with interest at the rate of bank rate (presently ***%) plus 4% for the period of delay. Quantum of liquidated damages assessed and levied by the BSNL shall be final and not challengeable by the bidder.

3. FORCEMAJEURE

- If, at any time, during the continuance of this contract, the performance in whole or in part by either party of any obligation under this contract is prevented or delayed by reasons of any war, or hostility, acts of the public enemy, civil commotion, sabotage, explosions, epidemics, quarantine floods. strikes,lockouts,oractofGod(hereinafter referred to as events) provided notice of happenings of any such eventuality is given by either party to the other within 3 days from the date of occurrence thereof, neither party shall by reason of such event be entitled to terminate this contract nor shall either party have any claim for damages against the in respect of such non-performance or delay in performance, and deliveries under the contract shall be resumed as soon as practicable after such an event come an endorce as e to exist, and the decision of the BSNL as to whethertheserviceshavebeensoresumedornotshallbefinalandconclusive.Further that if the performance in whole or part of any obligation under this contract is prevented or delayed by reasons of any such event for a period exceeding 10days, either party may, at its option, terminate the contract.
- ii. Provided, also that if the contract is terminated under this clause, the BSNL shall be at libertytotransfertheworkandthefundsfromthebiddertoanyotherBanktobeappointed by the BSNL, without any financial implications being imposed by the original bidder on BSNL arising out of such transfer.

4. TERMINATION FORDEFAULT

The BSNL may, without prejudice to any other remedy for breach of contract, by written notice of default, sent to the bidder, terminate this contract in whole or in part,

a) Ifthebidderfailstomeetitscontractualobligationswithinthetimeperiod(s)specified intheleaseagreement,oranyextensionthereofgrantedbytheBSNLpursuanttoclause
 12, Section II; and

- b) Ifthebidder,ineitheroftheabovecircumstances,doesnotremedyit'sfailurewithina period of 10 days (or such longer period as the BSNL may authorize in writing) after receipt of the default notice from the BSNL.
- c) In the event the BSNL terminates the contract in whole or in part, the BSNL may proceed, upon such terms and in such manner as it deem sp propriate.

5. TERMINATION FORINSOLVENCY

The BSNL may at any time terminate the Contract by giving written notice to the Bidder, without compensation to the bidder, if the bidder becomes bankrupt or otherwise insolvent asdeclaredbythecompetentcourtprovidedthatsuchterminationwillnotprejudiceoraffect anyrightofactionorremedywhichhasaccruedorwillaccruethereaftertotheBSNL.

6. ARBITRATION

ExceptasotherwiseprovidedelsewhereinthisEOI,intheeventofanydisputes,controversy ordifferencesarisingoutoforrelatingtothisagreementorthebreach,terminationorinvalidity thereof between the parties, such party or parties shall make a request to the other party or partiestoamicablysettlesuchdifferencesordisputesandpartiesshallthereuponmakeevery efforttosettlethesameamicablywithinaperiodof60(sixty)daysfromthedateofmakingof such request.

Whereparties are unable to settle the disputes through conciliation, the same shall be referred to the <u>CGM</u>, <u>NEII Circle</u>, <u>Dimapur</u> for referral of such disputes to a sole arbitrator (chosen from the name (s) provided by BSNL), to be mutually decided by the parties, as perthe provisions of the Arbitration and Conciliation Act 1996, any amendment the reof and notification is sued or rules made there under from time to time.

The venue of the arbitration proceeding shall be Dimapur, Nagaland

The fees, if any, of the arbitrator shall, if required to be paid before the award is made and published, be paid half and half by each of the parties. The cost of the reference and of the award (including fees, if any, of the arbitrator) shall be in the discretion of the arbitrator who may direct to any, by whom and in what manner, such cost or any part thereof, shall bepaid and fix or settle the amount of costs to be sopaid.

In the event of any dispute or difference relating to the interpretation and application of the provisionsofthisEOIwherebidderisaCentralPublicSectorEnterprise(CPSE)/PortTrustor Government Department/Organization(excluding disputes concerning Railways, Income Tax ,Customs & Excise Departments), such dispute or difference shall be taken up by either party for resolution through Administrative Mechanism for Resolution of CPSEs Disputes (AMRCD)asmentionedinDPEOMNo.4(1)/2013-DPE(GM)/FTS-1835dated22.05.2018.

SECTION IV

DECLARATION

To,

Executive Engineer (Civil)
BSNL Civil Division
TQ Building,
D T O COMPOUND
IMPHAL-795001
MANIPUR

Sub:-Submission of "EXPRESSION OF INTEREST FOR LEASING OUT OF BUILT UP

SPACE IN BSNL BUILDING AT VARIOUS LOCATIONS FOR OFFICE SPACE IN MANIPUR BA"

Dear Sir,

I/We have read and examined the EOI document, terms and Conditions thereof and other documents and Rules referred to in the EOI document and all other contents in the EOI document for leasing out the built up space.

I/We hereby submit our bid for as per the stated scope of work within the specified time schedule.

I/We hereby submit all the documents mentioned in the EOI document.

I/We agree to keep the offer open for One Twenty (120) days from the last due date of submission thereof and not to make any modifications in its terms and conditions. If, I/We withdrawmy/ourofferbeforethesaidperiodorbeforeissueofletterofacceptance, whichever isearlier, ormakesany modifications in my/ouroffer BSNL shall without prejudice to any other right or remedy, beat liberty to cancel the said BSNL shall without prejudice to any other right or remedy, be at liberty to cancel the bid.

Signature of the Bidder

Seal of Bidder

Place: Date:

SECTION - V

BID FORWARDINGLETTER

EOI No ...: - Date

To,

The Executive Engineer(Civil)
Bharat Sanchar Nigam Limited
BSNL Civil Division,

TQ Building, D.T.O,COMPOUND, IMPHAL-795001 MANIPUR Dear Sir,

1. Having examined the conditions of EOI document and specifications including addenda Nos.....the receipt of which is hereby duly acknowledged, we, undersigned, offer

our bid to take BSNL premises on lease in conformity with the said conditions of contract.

- 2. Weundertake,ifourBidisaccepted,tooccupythespaceimmediatelyaspertermsofthe Bid Document.
- 3. WeagreetoabidebythisBidforaperiodof120daysfromthedatefixedforBidopening and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
- 4. UntilaformalLetterofIntentofContractispreparedandexecuted,thisBidtogetherwith your written acceptance thereof in your notification of award shall constitute a binding contract between us.
- 5. Bid submitted by us is properly sealed and prepared so as to prevent any subsequent alteration and replacement.
- 6. Weunderstandthatyouarenotboundtoacceptthehighestoranybid, youmayreceive.

Dated thisdayof2021
Name and Signature
In the capacity of
Duly authorised to sign the bid for and on behalf of
witness
Address
Signature

SECTION VI

LETTER OF AUTHORISATION FOR ATTENDING BID OPENING

(To reach before bid opening)

The Executive Engineer
(Civil)Bharat Sanchar Nigam
Limited BSNL Civil Division
TQ BUILDING
D.T.O,COMPOUND,
IMPHAL-795001
MANIPUR

Subject:- Authorisation for attending bid opening on............................... (date) in the EXPRESSION OF INTEREST FOR LEASING OUT OF BUILT UP SPACE IN BSNL BUILDING AT VARIOUS LOCATIONS FOR OFFICE SPACE IN MANIPUR BA.

Followingpersonsareh	erebyauthoris	edtoattendthebidopeningfortheEOImen	tioned aboveon
behalf of			(Bidder) in
order ofpref	erence given l	below.	
OrderofPreference	Name	Specimen Signatures	
ſ			

Alternate

II.

Representative

Signatures of bidder Or

Officer authorised to sign the bid Documents on behalf of the bidder.

- **Note :1**. Maximum of two representatives will be permitted to attend bid opening. In cases whereitisrestrictedtoone, firstpreference will be allowed. Alternate representative will be permitted when regular representatives are not able to attend.
- **2.** Permission for entry to the hall where bids are opened may be refused in case authorisation as prescribed above is not recovered.

SECTION -VII

DETAILS OF LOCATIONS AVAILABLE IN BSNL PREMISES AT VARIOUS LOACATIONS FOR OFFICE SPACE IN MANIPUR SSA for "EXPRESSION OF INTEREST FOR LEASINGOUTOFBUILTUPSPACEINBSNLBUILDINGATMANIPUR

SI.	Name of the	Name of the	Name of the Building	Carpet	Area
No.	District	city/Town/Village	with complete	-	le for
			Address	renting	out
				Sq. m.	Sq.ft.
1.	IMPHAL WEST	BAUPARA, IMPHAL	TELEPHONE BHAWAN (E-10 B/OCB BLDG)- 795001	418.86	4506.92
2.	IMPHAL WEST	LAMPHELPAT	SATELLITE EART STATION BUILDINGAT LAMPHELPAT-795004 -(GROUND FLOOR)	421.03	4530.24
3	IMPHAL WEST	BAPUPARA	DTO BUILDING (OLD TELEGRAPH OFFICE) AT BAPUPARA-795001 -(GROUND FLOOR)	225.95	2431.16
4	KAKCHING	KAKCHING LAMKHAI	1.5K TE BUILDING AT KAKCHING LAMKHAI-795103 -(GROUND FLOOR) -(FIRST FLOOR)	310.74	3343.49
5	BISHENPUR	BISHENPUR	1.5K (MODIFIED) TE BUILDINGAT BISHENPUR-795126 -(FIRST FLOOR)	126.96	1366
6	CHURACHAND PUR	CHURACHANDPUR	2K TE BUILDING, CHURACHANDPUR- 795128 -(FIRST FLOOR)	90.75	967.40
7	KANGPOKPI	KANGPOKPI	1.5K TE BUILDING (1 ST FLOOR)	150.14	1615.49
8	IMPHAL WEST	KHUMBAONG	1.5K TE BUILDING (1 ST FLOOR)	34.20	367.99
9	IMPHAL WEST	HAORANGSABAL	1.5K TE BUILDING (1 ST FLOOR)	184.36	1983.72
ST	AFF QUARTER	L			
10	TENGNOUPAL	MOREH	2 NOS. TY-II, STAFF QUARTERS	484.20	45.00
11	TENGNOUPAL	MOREH	2 NOS. TY-II, STAFF QUARTERS	594.49	55.25

NOTICE INVITING EOI BSNL

Detailed attributes of vacant space:

- A. Separate entry is not available.
- B. Lift is not available.
- C. AC environment is not available but installation is possible.

<u>Note</u>:For all vacant spaces mentioned in above table, separate detailed attributes of each area shall be given. Circle may improve the above format to bring out the details more clearly.

SECTION VIII

(DECLARATIONTOBEGIVENBYTHEBIDDERSWHOHAVEDOWNLOADEDTHEEOI DOCUMENT FROM THEWEB)

It is to certify that

- 1 I/WehavesubmittedthebidintheProformaasdownloadeddirectlyfromthewebsite.
- I / We have submitted EOI documents which are same / identical as available in the website.
- 3. I / We have **not made any modification / corrections / additions etc.** in the EOI documents downloaded from web by me /us.
- 4. I/We have checked **no page is missing** and all pages are available & that all pages of EOI document submitted by us are **clear and legible**.
- 5. I/We have **signed(with stamp)all the pages** of the EOI document before submitting the same.
- 6. I/We have sealed the EOI documents properly before submitting the same.
- 7. I / We have read carefully and understood the important instructions to the all bidders who have downloaded the tenders from theweb.
- 8. Incaseatanystagelater, it is found there is difference in our downloaded EOI documents from the original, BSNL shall have the absolute right to take any action as deemed fit without any prior intimation to me /us.
- 9. In case at any stage later, it is found that there is difference in our downloaded EOI documentsfromtheoriginal,theleaseagreementwillbecancelled.Thedepartmentwill not pay any damages to me / us on this account.
- 10. In case at any stage later, it is found that there is difference in our downloaded EOI documentsfromtheoriginal,I/Wemayalsobedebarredforfurtherparticipationinthe EOI in the concerned BSNL Circle.

(DIDDED)

Dated	(BIDDER)
(SIGN. WITH SEAL)	ADDRESS:-
	PHONE Nos.:-
	Mobile No:-
	e-mail:
	16

SECTION IX

STANDARD LEASE AGREEMENT (SLA) FOR RENTING OUT SPACE

	AGREEMENT		THISDAY	OFTwo	thousand	and
		•	BETWE	ΞN		
1956 Delhi IMP H 'B.S.I	andhavingitsregis 110001 and also IAL-795001,MAN N.L'or'Lessor'whio	teredoffice having in IIPUR(here chexpressi	eatBharatSancharBh nter alia one of its einafterreferredas onshallincludeitssu	pany incorporated undonawan,HarishChandraMield Unit/office at BSN	lathurLane IL Civil Divis	New sion-
·			AND	ngshallsorequireorperm	•	
succe	he	erein after ministrator	Called 'The Lesse s,liquidatorsandrece	Address ee's (which expression eivers,wherevertheconte	shall includ	le its
Wher spac MAN	eas BSNL /Less of the community of the c	or has invi LOCATION Upon the	ONS FOR OFFICE S	dtfor leasi SPACE AND STAFF QI esseehas be	UÄRTERS IN	l ⁻
vice		ence to m		esingularonlyalsoinclud hall wherever required	•	and iinine
theLe	essoragreestoleto	utandLess	seeagreestotakeonle	heotherconditionsherei easethepremisesknown		
fixtur	es and fittings sta	anding and	d being thereon buil	ding related services (escribed in SCHEDULE	external & int	

- 3. The lessee shall, subject to the terms hereof pay gross rent in monthly arrears for the said premises at the rate of Rs......per month which shall be deemed to be exclusive of maintenance and all the taxes payable to municipal or other local/state/other bodies. The rent alongwithoperation&maintenancechargeasstipulatedinpara4ispayableinadvancebefore 10thofeverymonthfailingwhichtheamountwithinterestattherateofbankrate(presently*** %) plus 4% for the period of delay shall be recovered by BSNL (Lessor). In the event of the tenancyherebycreated,beingterminatedasprovidedbythesepresents,theLesseeshallpay only a proportionate part of the rent for the fraction of the current month up to the date of such termination. Themonthlyrentisherebyagreedtoremainfixedduringtheperiodofleaseofthree years subject to provisions in clause9.
- 4. The operation and maintenance charges at the rate of Rs...*... per sqm per month with applicable taxes will be charged over and above the monthly rent and it will be proportionately enhanced with respect to enhancement of the rent. The operation and maintenance of the following items (*) are covered under the saidcharges:
 - i. Air conditioning & mechanical ventilation
 - ii. Electrical fixtures, fittings, installations, compound lights and pumps.
 - iii. Lifts.
 - iv. Sub-station.*
 - **v.** Diesel generators.
 - vi. Building management systems.*
 - vii. Firefightingsystems.
 - viii. Water treatment plant.*
 - ix. Sewerage treatment plant.*
 - **x.** Deployment of security for entire campus and commonarea.
 - xi. Housekeeping for entire campus in commonarea.
 - xii. Any otheramenities.

SecurityarrangementofthepremisesunderpossessionoftheLesseeshallbetheresponsibility of Lessee. Lessor (BSNL) shall not be responsible for any loss of installation, equipment etc. The rate of maintenance charges as stated in para 4 above are exclusive of electricity, water chargesetc.

Rented premises shall not display any publicity material of competing telecom companies. Further, BSNL shall reserve the right for utilizing the premises for publicity/otherpurposes

^{*(}Give details. Strike out / add the facilities as per actual site conditions)

- 5A. That the Lessor shall have right to adjust from security deposit, the mutually agreed sum, which has to be incurred by him on account of Major damages to the building/premises. The major damages, levy, shall be ascertained jointly by lessor & lessee. The lessee shall not be liable to pay normal wear and tear
- 6. Thesaidpremises shall be deemed to include the fixtures and fitting sexiting there on as shown in Schedule 'B' and the lessee shall upon the expiration of the term hereby created or any renewalthereof and subject to clause 14 hereofyield up the said premises including fixtures and fittings in as good a condition as received.
- 7. The Lesse eshall be entitled to use the said premises for the purpose for law full business of Lesse e and is not detrimental to the interest of the lessor.
- 8. The Lesseeshall not sublet assign or otherwise part with the whole or any part or parts of the premises during the period of tenancy nor will allow at the time of vacating the premises and will handover peacefully vacant possession to the Lessor or his authorised agent.
- 9. That the Municipal Taxor other local tax levied by local authority and water charges are to be borne by the LESSE Eproportion at elyincluding any future revision with retrospective effect for the area of occupation. Any other taxor any hike imposed by the appropriate authority is to be a superior of the context of
- borne by the LESSEE. Service tax at the prescribed rates is to be borne by the LESSEE. It is madeabsolutelyclear,inthisdeedthatitshallbethesoleresponsibilityofthelesseetopayall such charges a stated in paras 9&10 to Govt. and/or other Govt. authorities. It is agreed that in case the lesser is required to pay or forced to pay such taxes, charges, the lessor may pay the same and deduct the same from the security deposit, in such events, short fall in any security deposit during the currency of agreements hall be payable by Lesse ewith the following monthly rent payable, so as to secure deposit of Rs..... keeps deposited with Lessor throughout the lease period. The lease is subject to the local authority by elaws. The Lesse eshall comply with municipal and other charges. If the Govt/local authority objects to lease out the BSNL premises, then the bidder has to vacate the same and BSNL shall not be liable to payany compensation for the same.
- 10. That the LESSEE shall pay all charges in respect of electric power, light used in the said premises in accordance with the sub-meters installed therein during the currency of this agreement including proportionate fixed charges against bills raised by the appropriate authorities beginning from the date of taking over the demised possession of the said premises. The cost of sub-meterin cluding its installations shall be borne by the Lessee.

- 11. Thatatthetimeofoccupation,thelesseeshallseethatallfittingsandfixturesareinperfect order and shall be responsible to restore this in the same condition in which they have been taken over except natural wear andtear.
- 12. That the Lessee shall allow the Lessor or his authorised agent to enter the said premises at the reasonable hours or when necessary for inspection/repairetc.
- 13. Theresponsibilityforregistration/documentationofthisindenturewouldbethatofthelessee and all expenses in that regard would be borne by the lessee / tenant. The registration of this agreementshouldbegotdonebythelesseewithinaperiodof......months(timeperiodasper local laws, rules and regulations to be mentioned) from the date it is signed. One copy of the registered document would be supplied by the lessee to the lessor within 15 days of the registrationthereof.
- 14. ThattheLESSEEshallbeentitledtoerectandfixuppartitions, cubicles and other fixtures and fitting and meters into or upon the said premises or any part thereof after getting approval of the same from the Lessor provided that same shall in all events confirm the building by elaws of the authority concerned for time being. However, at the expiry of this lease or extension. If any, the lesse will hand over vacant possession of the said premises in its normal original condition after removing a tits own costall and fixture in stalled by the lesse. The Lesse eshall not make any structural changes, addition/alterations in the premises.
- 15. That day-to-day repairs arising out of the normal wear and tear or resulting from any modifications by the Lesse eshall be done by the Lesse eath is own cost but any major structural repairs will have to be done by the Lessor at his own cost. Lessor shall have power to remove any the fixture / fittings or modification done by the Lesse eifitis felt that such changes as done under clause 14 will damage the structure of the building.
- 16. The Lessorshall not beliable for loss of profitor loss of good will arising from the occupation of the said premises by the Lesse eand the Lesse eshall make no claim in respect the reof.

- 17. TheLesseeagreeswiththeLessortoabidebythetermsandconditionsoftheleasedeed and shall peacefully hold and enjoy the said premises during the said terms and any renewal thereofwithoutanyinterruptionordisturbancetothelessorbyhimoranypersonclaimingbyor through or underthem.
- 18. If the Lesseeshall bedesirous of extending the lease of the said premises after the expiration of the term hereby granted, it will give a notice in writing to the lessor not less than one month before the expiration of the term hereby granted to the Lessor. The reupon the lessor may renew the lease for a further period of three years in accordance with the covenants, agreements and conditions as in the presentagreement including the present covenant for renewal provided that such revision shall be with 15% increase in rent (i.e. @ 5% per annum) of the last rent paid at the time of such revision. However, it is agreed condition that if no such mutual agreement is reached the Lessee shall vacate the premises on the expiry of the time of lease deed. Only two such extensions of maximum duration of 3 years each may be considered and the Lessee shall have to vacate the premises after a total period of 9 years
- 19. The Lessorshall been titled to terminate the lease at any time giving to the lesse eathreemonth advance notice in writing of its intention to do so.
- 20. Thatincaseofdefaultofnon-paymentoftheleaseamountforthemaximumperiodofthree (3)months,thenthisagreementshallstandautomaticallyterminatedandthelesseeshallhave to vacate the premises immediately. No claim whatsoever will beentertained.
- 21. The lessor has right to recover any amount due to Lessee from the Security Deposit available with Lessor and the decision of the Lessor will be final and binding on the Lessee.
- 22. AnynoticetobemadeorgiventotheLessorunderthesepresentsorinconnectionwiththe said premises shall be considered as duly given if sent by the lessee through the post by registered letter/speed post addressed to the officer who signs this agreement on behalf of LessorandacopytotheHeadofBSNLFieldUnit/circleconcernedandanynoticegiventothe lessee shall be considered as duly given if sent by the lessor through the post by registered letter/speed post addressed to the lessee at their last known place of abode. Any demand or noticesentbytheregisteredpostineithercaseshallbeassumedtohavebeendeliveredinthe usual course ofPost.
- 23. That in case of any dispute with regard to this LEASE AGREEMENT, the same shall be subjecttothejurisdictionofCourtsat**DIMAPUR**(i.e.Place/circlewhereagreementissigned) andIndianLawshallbeapplicable.However,duringthependencyofthedispute,"theLESSEE shallnotstoppaymentofrentandotherCHARGESifitisinpossessionofthedemisepremises and other terms shall also continue toapply."
- 24. "PROVIDEDALWAYSanditisherebyexpresslyagreedthatifatanytimethereshallarise any dispute, doubt, difference or question with regard to the interpretation or in respect of the right, duties and liabilities of the parties hereto or in any way touching or arising out of these presents or otherwise in relation to premises then every such dispute, difference, doubt or question (except the decision whereof is herein expressly provided for) shall be referred for adjudication through arbitration by a sole arbitrator appointed by the Chief General Manager(CGM)/ Telecom Circle Head of BSNL etc. or if there be no CGM, the Executive

Director(NB) of BSNL or if there be no ED(NB), the CMD of BSNL. It will be the term of agreement that either of the parties shall have no objection to any such appointment that the arbitrator so appointed is a BSNL employee and that he had to deal with the matters to which the agreement relates in the course of his duties as BSNL's employee. If the arbitrator so appointedisunableorunwilling toactorneglectinghisworkorisbeingtransferredorresigns hisappointmentorvacatehisofficeduetoanyreasonwhatsoever, anothersolearbitratorshall beappointedinthemanneraforesaid. The personso appointed shall be entitled to proceed with the reference from the stage at which it was left by his predecessor. The provisions of the Indian Arbitration Act 1996 or any statutory modification or re-enactment the reof and rules made there under for the time being in force shall apply to such arbitration and this deed shall be deemed to be submission to arbitration within the meaning of the said Act.

Itisalsoatermofthecontractthatifanyfees are payable to the arbitrator these shall be paid equally by both the parties.

It is also a term of the contract that the arbitrator shall be deemed to have entered on the referenceonthedateheissuesnoticetoboththepartiescallingthemtosubmittheirstatement of claims and counter statement of claims. The venue of the arbitration shall be such placeas may be fixed by the arbitrator in his sole discretion. The fees, if any, of the arbitrator shall, if required to be paid before the award is made and published, be paid half and half by each of the parties. The cost of the reference and of the award (including the fees, if any, of the arbitrator)shallbeinthediscretionofthearbitratorwhomaydirecttoany,bywhomandinwhat manner,suchcostsoranypartthereof,shallbepaidandfixorsettletheamountofcoststobe sopaid.

- 25. IntheeventofLessorcommittinganybreachofterms&conditionshereincontainedand Lesseehasnotrectifiedthesaidbreachwithin......days,afterthesamehasbeenbroughtto their notice by the Lessor, the Lessor shall be at liberty to terminate the agreement by giving onemonth'snoticeinwritingterminatingthelease&uponexpiringofsuchnoticeLesseeshall standterminated.
- 26. UpontheterminationorearlierdeterminationofthisagreementintheeventtheLessees failingtheremovetheemployees/representative,hisbelonging,furniture&fixturesetc&hand over the vacant and peaceful possession thereof to the Lessor, it is agreed that Lessee shall pay to all Lessor mesne profitofRs. ______per day in addition to the monthly rent payable, without prejudice to other rightful remedy, from the date of such default. Until such time of the Lessee have removed their articles, belonging, fixture, effects, employee etc. from said premisesandhandedoverpeacefulpossessionofthesetotheLicensor.Thesaidmesneprofit in case not paid regularly will be adjusted/deducted from the security deposit lodged with the Lessor.Thepaymentofmesneprofithoweverdoesnotabsolvethelesseetotheirobligations to vacant the premises on the expiry or termination of thisagreement.
- 27. That the Lessee shall abide by all laws, byelaws, rules & regulations of government or local authority. The Lessee shall not use the premises for the things/ business which is prohibitedbyanylawofland. The Lessee shall notorattempt to do soor cause or suffer to be anything which may or is likely to jeopardize or prejudice to the interest of the Lessor. In

NOTICE INVITING EOI	BSNL

event of default being committed, the Lessee undertakes to exclusively own such liability & responsibility & shall keep the lessor fully horning &indemnified in respect of such liability

- 28. That the Less or and their agents, employees shall been title to visit & in spectthe said premises or any part thereof, at all reasonable times for the purpose of either viewing the conditions of said demised premises or otherwise. The Lessee shall nothing do obstruct any such visitor from visiting the said premises or any part thereof.
- 29. This lease agreement has been executed in duplicate. One counter part of the lease agreement to be retained by the Lessee and the other by the Lessor.

THE SCHEDULE 'A' REFERRED TO ABOVE

The premises includ on	.floor	of t	he	building	known	as
Bearing Survey Nos						
North -						
South -						
East -						
West -						
along with all rights a spaces etc. Parking						parking
THE SCHEDUL	.E 'B' REFER	RRED TO A	BOVE			
Details of fixture	s and fittings	:				
1. 2.						
3. 4.						
IN WIT OF	NESS				OFFICIAL in the manner	SEAL hereinafter
mentioned and to on the day and to						he Lessee
		(Się	gnature)			
For and on beha	alf of Lessee					
In the presence	of witnesses					
	1					
2						

And by the lessor in presence of witness

		(Signature)
	1	
	2	
	he Lessee is a Company	
Firm or So	ociety Address	
For and or	n behalf of	
Having au	uthority to sign on behalf of the	
-		
Vide resolu	lution date	
)	
Note:-	Portionswhicharenotapplicablemaybescoredoffa ard Lease Agreement (SLA)format.	atthetimeoffillingup of the

SECTION X PRICE SCHEDULE FINANCIAL BID

To,
The Executive Engineer (Civil)
BSNL Civil Division,
TQ BUILDING, D.T.O,COMPOUND
IMPHAL-795001, MANIPUR

Sir	,									
	With	reference	to	the	EOI	no.		dated	,	we,
								I/We offe	er the following	price
		e the said pre ons mentione				ease ba	asis in accordar	nce with th	ne terms and	

SI.	Location &	Total	Monthly Lease rent per	Total monthly	Likely
No	Address	Carpet	Square Meter of Carpet	rent	usage
'		area	area excluding	TOTAL	of the
		(Sqft)	applicable taxes and	(In Rupees)	rented
		(Oqit)	O&M charges (In	, , ,	
			Rupees)		space
			Rupees)		
1	TELEPHONE BHAWAN	4506.92			
	(E-10B/OCB BILDG)				
	2ND & 3RD FLOORS), BABUPARA, IMPHAL-				
	795001				
2	SATELLITE EART				
2	STATION BUILDINGAT				
	LAMPHELPAT				
	DIST:-IMPHAL WEST-				
	795004	4530.24			
	-(GROUND FLOOR)	4000.24			
3	DTO BUILDING				
	(OLD TELEGRAPH				
	OFFICE) AT				
	BAPUPARA,DIST:-				
	IMPHALWEST-				
	795001				
	-(GROUND FLOOR)	2431.16			
4	1.5K TE BUILDING				
	AT KAKCHING				
	LAMKHAI,DIST:-				
	KAKCHIng-795103				
	-(GROUND FLOOR)	3343.49			

				,
5	1.5K (MODIFIED)			
	TE BUILDING AT			
	BISHENPUR,DIST:			
	_BISENPUR-			
	795126	1366.00		
	-(FIRST FLOOR)			
6	2K TE BUILDING,			
	CHURACHANDPU			
	R,DIST:-			
	CHURACHANPUR			
	-795128			
	-(FIRST FLOOR)	967.40		
7	1.5K TE BUILDING	1615.49		
	(1 ST FLOOR),			
	KANGPOKPI-			
	795129, MANIPUR			
8	1.5K TE BUILDING	367.99		
8	(1 ST FLOOR),	307.33		
	KHUMBAONG,			
	IMPHAL WEST-			
	795113, MANIPUR			
9	1.5K TE BUILDING	1983.72		
	(1 ST FLOOR),			
	HAORANGSABAL,			
	IMPHAL WEST-			
	795113, MANIPUR			

SI. No	Location & Address	Total Plinth area (Sqft)	No of Quarter	Monthly Lease rent per Quarter excluding applicable taxes and O&M charges (In Rupees)	 Likely usage of the rented space
	STAFF QUARTER				
(A)	Telephone Exchange MOREH				
1	TY-II	484.2 0	2 NOS		
2	TY-III	594.4 9	2 NOS		

Yours Faithfully

Signature of the Authorized Signatory of the Bidder with seal

- i. Amount to be mentioned clearly in Indian form of international numerals.
- ii. No corrections/alterations are permitted while mentioning the amount.
- iii. Amounttobewritteninbothfiguresandwords.Ifthereisanydifferencebetweenfigures and words, the words will prevail.