## **RAILTEL CORPORATION OF INDIA LIMITED**

(A Govt. of India Undertaking)

## Expression of Interest for Selection of Partner from Empaneled Business Associate for EXCLUSIVE PRE-BID TEAMING ARRANGEMENT

For

"Supply and Installation of ICT Infrastructure at Core and end Sites and its Operation & Maintenance"

EOI No: RailTel/EOI/COMKTG/EB/IT/INFRA/2023-24 dated 11th Apr 2023

#### **EOI NOTICE**

Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023

EOI Notice No: RailTel/EOI/COMKTG/EB/IT/INFRA/2023-24 dated 11th Apr 2023

RailTel Corporation of India Ltd., (here after referred to as "RailTel") invites EOIs from RailTel's Empaneled Partners for the selection of suitable partner as Exclusive pre bid teaming arrangement for "Supply and Installation of ICT Infrastructure at Core and end Sites and its Operation & Maintenance".

The details are as under:

1	Last date for submission of Technical Packet against EOIs by bidders	15 <sup>th</sup> Apr 2023 at 15:00 Hours
2	Opening of Technical Bid of EOIs	15 <sup>th</sup> Apr 2023 at 15:15 Hours
3	Number of copies to be submitted for scope of work	One
4	EOI fees inclusive tax (Non-refundable)	Rs. 5,000/- (Five Thousand only)
5	Token EOI EMD	Rs. 10,00,000/- (Ten Lakhs Only) to be submitted along with EOI.
		Balance EMD for Rs. 1,90,00,000 (One Crore Ninety Lakhs only) shall be submitted by selected Business Associate, before submission of final bid to the end customer.

The EMD should be in the favor of RailTel Corporation of India Limited payable at Delhi through online bank transfer or EMD can be submitted as PBG in favour of RailTel Corporation of India Limited. Partner need to share the online payment transfer details like UTR No. date and Bank along with the proposal.

RailTel Bank Details: Union Bank of India, Account No. 340601010050446, IFSC Code - UBIN0534064.

Eligible Business Associates are required to direct all communications related to this Invitation for EoI document, through the following Nominated Point of Contact persons:

Level:1 Contact: Anish Singh Gusain

Designation: AGM/EB

Email: anishgusain@railtelindia.com

Contact: +91-9717644491

<u>Level:2</u> Contact: Shashidhar Uppal Designation: Addl. GM/EB Email: <a href="mailto:shashi\_uppal@railtelindia.com">shashi\_uppal@railtelindia.com</a>

<u>Level:3</u> Contact: Parag Kumar Goyal Designation: ED/EB

Email: parag@railtelindia.com

#### Note:

- Empaneled partners are required to submit soft copy of technical packet through an e-mail at <u>eoi.ebco@railtelindia.com</u> duly signed by Authorized Signatories with Company seal and stamp.
- 2. The EOI response is invited from eligible Empaneled Partners of RailTel only.
- 3. All the document must be submitted with **proper indexing** and **page no**.
- 4. This is an exclusive pre RFP partnership arrangement with empaneled business associate of RailTel for participating in the end customer RFP. Selected partner's authorised signatory has to give an undertaking they will not submit directly or indirectly their bids and techno-commercial solution/association with any other organization once selected in this EOI for pre-bid teaming arrangement (before and after submission of bid to end customer organization by RailTel). This undertaking has to be given with this EOI Response.
- 5. **Transfer and Sub-letting**. The Business Associate has no right to give, bargain, sell, assign or sublet or otherwise dispose of the Contract or any part thereof, as well as to give or to let a third partytake benefit or advantage of the present Contract or any part thereof.

#### Introduction about RailTel

RailTel Corporation of India Limited (RailTel), an ISO-9001:2000 organization is a Mini Ratna Government of India undertaking under the Ministry of Railways. The Corporation was formed in Sept 2000 with the objectives to create nationwide Broadband Telecom and Multimedia Network in all parts of the country, to modernize Train Control Operation and Safety System of Indian Railways and to contribute to realization of goals and objective of national telecom policy 1999. RailTel is a wholly owned subsidiary of Indian Railways.

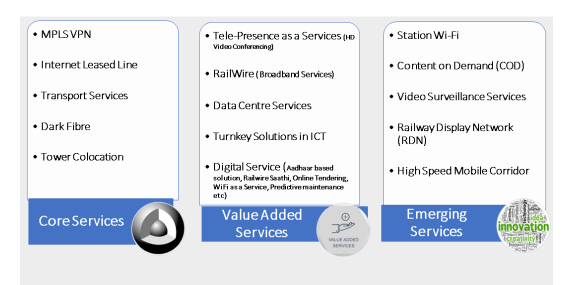
RailTel has approximately 61000 kms of OFC along the protected Railway tracks. The transport network is built on high capacity DWDM and an IP/ MPLS network over it to support mission critical communication requirements of Indian Railways and other customers. RailTel has Tier-III Data Center in Gurgaon and Secunderabad hosting / collocating critical applications. RailTel is also providing Telepresence as a Service (TPaaS), where a High Definition Video Conference facility bundled with required BW is provided as a Service.

For ensuring efficient administration across India, country has been divided into four regions namely, Eastern, Northern, Southern & Western each headed by Executive Director and Headquartered at Kolkata, New Delhi, Secunderabad & Mumbai respectively. These regions are further divided into territories for efficient working. RailTel has territorial offices at Guwahati, & Bhubaneswar in East, Chandigarh, Jaipur, Lucknow in North, Chennai & Bangalore in South, Bhopal, and Pune & Ahmedabad in West. Various other territorial offices across the country are proposed to be created shortly.

RailTel's business service lines can be categorized into three heads namely B2G/B2B (Business to Government and Business to Business) and B2C (Business to customers):

#### Licenses & Service portfolio:

Presently, RailTel holds Infrastructure Provider -1, National Long Distance Operator, International Long Disftance Operator and Internet Service Provider (Class-A) licenses under which the following services are being offered to various customers:



#### a) Carrier Services

- National Long Distance: Carriage of Inter & Intra -circle Voice Traffic across India using state
  of the art NGN based network through its Interconnection with all leading Telecom Operators
- Lease Line Services: Available for granularities from E1 to multiple of Gigabit bandwidth& above
- Dark Fiber/Lambda: Leasing to MSOs/Telco's along secured Right of Way of Railway tracks
- Co-location Services: Leasing of Space and 1000+ Towers for collocation of MSC/BSC/BTS of Telco's

## b) Enterprise Services

- Managed Lease Line Services: Available for granularities from E1, DS-3, STM-1 & above
- MPLS VPN: Layer-2 & Layer-3 VPN available for granularities from 2 Mbps& above
- Dedicated Internet Bandwidth: Experience the "Always ON" internet connectivity at your fingertips in granularities 2 Mbps to several Gbps
- c) DATA CENTER Infrastructure as a services (IaaS), Hosting as Services, Security operation Centre as a Service (SOCaaS): RailTel has MeitY empaneled two Tier-III data centres in Gurgaon & Secunderabad. Presently RailTel is hosting critical applications of Indian Railways, Central & State government/ PSUs applications. RailTel will facilitate Government's applications / hosting services including smooth transition to secured state owned RailTel's Data Centers and Disaster Recovery Centres. RailTel also offers SOC as a Service 'SOCaaS'. In addition, RailTel offers VPN client services so that employees can seamlessly access government's intranet, applications securely from anywhere without compromising security.
  - National Long Distance: Carriage of Inter & Intra -circle Voice Traffic across India using state
    of the art NGN based network through its Interconnection with all leading Telecom Operators
  - Lease Line Services: Available for granularities from E1 to multiple of Gigabit bandwidth& above
  - Dark Fiber/Lambda: Leasing to MSOs/Telco's along secured Right of Way of Railway tracks
  - Co-location Services: Leasing of Space and 1000+ Towers for collocation of MSC/BSC/BTS of Telco's
- d) High-Definition Video Conference: RailTel has unique service model of providing high definition video conference bundled with Video Conference equipment, bandwidth and FMS services to provide end to end seamless services on OPEX model connecting HQ with other critical offices. RailTel also offers application-based video conference solution for employees to be productive specially during this pandemic situation.

#### e) Retail Services - RailWire

RailWire: Triple Play Broadband Services for the Masses. RailTel has unique model of delivering broadband services, wherein local entrepreneurs are engaged in delivering &

maintaining broadband services and upto 66% of the total revenues earned are shared to these local entrepreneurs in the state, generating jobs and revitalizing local economies. On date RailTel is serving apprx 5,00,000 subscribers on PAN Indian basis. RailTel can provide broadband service across— Government PSU or any organization's officers colonies and residences.

#### 2. Project Background and Objective of EOI

RailTel intends to participate in RFP floated by end Customer organization for "Supply and Installation of ICT Infrastructure at Core and end Sites and its Operation & Maintenance".

RailTel invites EOIs from RailTel's Empaneled Partners for the selection of suitable partner for participating in above mentioned work for the agreed scope work. The empaneled partner is expected to have excellent execution capability and good understanding customer local environment.

#### 3. Scope of Work

The scope of work will be as mentioned in the end Customer organization RFP for "Supply and Setting up of ICT Infrastructure at Data Centers and Remote Sites and Operation & Maintenance".

The brief scope of work is provided below for reference: -

- 1. To setup & Integrate IT Infrastructure and commissioning of Monitoring and Management software at DC, its DR and 250 remote locations.
- 2. To Facilitate installation of third party Operating System and applications on the commissioned computing Infrastructure. The end user will supply Operating System(OS) and licenses of required server OS: Windows, Red Hat Linux, SUSE Linux, Ubuntu. Bidder responsibility shall be to provide the necessary support for installation of these OS on the supplied servers.
- To Establish MPLS connectivity at DC, DR and 250 remote locations. Please note that ERNET India will arrange MPLS service provider, however, integration of supplied hardware with MPLS link will be the responsibility of contractor.
- 4. To Establish IPSec tunnels over MPLS so as to create data path between commissioned remote sites & Data Centres in order to receive metadata from remote locations to Data Centres.
- 5. O&M of supplied Infrastructure and MPLS Links.

The above scope of work is indicative and the detailed scope of work is given in the end customer tender documents with latest amendments and clarifications.

In case of any discrepancy or ambiguity in any clause / specification pertaining to scope of work area, the RFP released by end customer organization shall supersede and will be considered sacrosanct. (All associated clarifications, response to queries, revisions, addendum and corrigendum, associated prime service agreement (PSA)/MSA/SLA also included.)

Special Note: RailTel may retain some portion of the work mentioned in the end organization RFP, where RailTel has competence so that overall proposal becomes most winnable proposal.

## 4. Response to EOI guidelines

#### 4.1 Language of Proposals

The proposal and all correspondence and documents shall be written in English in soft copy through an email.

#### 4.2 RailTel's Right to Accept/Reject responses

RailTel reserves the right to accept or reject any response and annul the bidding process or even reject all responses at any time prior to selecting the partner, without thereby incurring any liability to the affected bidder or Business Associate or without any obligation to inform the affected bidder or bidders about the grounds for RailTel's action.

#### 4.3 EOI response Document

The bidder is expected to examine all instructions, forms, terms and conditions and technical specifications in the bidding documents. Submission of bids, not substantially responsive to the bidding document in every aspect will be at the bidder's risk and may result in rejection of its bid without any further reference to the bidder.

All pages of the documents shall be signed by the bidder including the closing page in token of his having studies the EOI document and should be submitted along with the bid.

#### 4.4 Period of Validity of bids and Bid Currency

Bids shall remain valid for a period of 105 days from the date LOI issued by the end Customer organization for which bid is going to submit.

#### 4.5 Bidding Process

The bidding process as defined in para 4.10 & 6.

#### 4.6 Bid Earnest Money (EMD)

4.6.1 The Business Associate shall furnish a sum as given in EOI Notice via online transfer from any scheduled bank in India in favour of "RailTel Corporation of India Limited" along with the offer. This will be called as EOI EMD.

- 4.6.2 Offers not accompanied with valid EOI Earnest Money Deposit shall be summarily rejected.
- 4.6.3 In case of Business Associate's offer is selected for bidding, a BA has to furnish Earnest Money Deposit (for balance amount as mentioned in the customer's Bid asand if applicable) for the bid to RailTel amounting Rs. 190 Lakhs. The selected Business Associate shall have to submit a Bank Guarantee against EMD in proportion to the quoted value/scope of work and Integrity Pact to RailTel before submission of bid to end customer as and if applicable.
- 4.6.4 **Return of EMD for unsuccessful Business Associates:** EOI EMD of the unsuccessful Business Associate shall be returned without interest after completion of EOI process.
- 4.6.5 **Return of EMD for successful Business Associate:** EOI-EMD & Earnest Money Deposit (balance proportionate EMD) if applicable and Integrity Pact of the successful bidder will be discharged / returned as promptly as possible after the receipt of RailTel's EMD/BG from the Customer and or on receipt of Security Deposit Performance Bank Guarantee as applicable (clause no. 4.7) from Business Associate whichever is later.
- 4.6.6 Forfeiture of EOI EMD or EOI EMD & EMD (balance proportionate EMD) and or Penal action as per EMD Declaration:
- 4.6.6.1 The EOI EMD may be forfeited and or penal action shall be initiated if a Business Associate withdraws his offer or modifies the terms and conditions of the offer during validity period.
- 4.6.6.2 In case of non-submission of SD/PBG (as per clause no. 4.7) lead to forfeiture of EOI EMD, EMD (balance proportionate EMD) if applicable and Integrity Pact BG and or suitableaction as prescribed in the EMD Declaration shall be initiated as applicable.
- 4.7 Security Deposit / Performance Bank Guarantee (PBG)
- 4.7.1 In case the bid is successful, the PBG of requisite amount proportionate to the agreed scope of the work will have to be submitted to RailTel.
- 4.7.2 As per work share arrangements agreed between RailTel and Business Associate the PBG will be proportionately decided and submitted by the selected Business Associate.
- 4.8 Last date & time for Submission of EOI response

EOI response must be submitted to RailTel at the email address specified in the preamble not later than the specified date and time mentioned in the preamble.

4.9 Modification and/or Withdrawal of EOI response

EOI response once submitted will treated, as final and no modification will be permitted except with the consent of the RailTel.

No Business Associate shall be allowed to withdraw the response after the last date and time for submission.

The successful Business Associate will not be allowed to withdraw or back out from the response

commitments. In case of withdrawal or back out by the successful business associate, the Earnest Money Deposit shall be forfeited and all interests/claims of such Business Associate shall be deemed as foreclosed.

#### 4.10 Details of Financial bid for the above referred tender

Business Associate meeting eligibility criteria and securing **highest score in evaluation criteria** (Annexure-A) will be selected for exclusive pre-bid arrangement for optimizing technical and commercial solution so that most winnable solution is submitted to end customer.

In case if there are Two or more Business Associate meeting eligibility criteria and securing equal marks in the evaluation criteria, then price bid will be sought from these BAs in the second stage for the given scope of the work and BA with overall lowest (L1) offer will be selected for exclusive pre bid arrangement for optimizing technical and commercial solution.

The final bid for the tender will be prepared jointly with the selected Business Associate so that the optimal bid can be put with a good chance of winning the Tender.

#### 4.11 Clarification of EOI Response

To assist in the examination, evaluation and comparison of bids the purchaser may, at its discretion, ask the Business Associate for clarification. The response should be in writing and no change in the price or substance of the EOI response shall be sought, offered or permitted.

#### 4.12 Period of Association/Validity of Agreement

RailTel will enter into a pre-bid agreement with selected bidder with detailed Terms and conditions.

#### 5. Eligibility Criteria for Bidding Business Partner of RailTel

S	Portioulers	Criteria for Tender Package		
No.	- Particulars	(Mandatory Compliance & Document Submission)		
A)	Financial Conditions			
i)	Partner should be registered under Companies Act, 1956 or Companies Act 2013 or as amended and should have at least 3 years of operations in India as on bid submission date.	<ol> <li>Certificate of Incorporation</li> <li>GST Registration</li> <li>PAN Card</li> </ol>		
ii)	Partner should have cumulative annual turnover of at least INR 525 Cr. for last three years (FY 19-20, 20-21, 21-22).	Turnover Certificate issued by the Chartered Accountant. Certificate should contain UDIN no. issued by ICAI		
iii)	Partner should also have a positive net worth & be profitable in the last 3 financial years (FY 19-20, 20-21, 21-22).	Positive Net Worth and Profitability Certificate issued by the CA for the last three financial years (FY 19-20, 20-21, 21-22). Certificate should contain UDIN no. issued by ICAI.		
В)	Technical Conditions			

S	B. C. L.	Criteria for Tender Package		
No.	Particulars	(Mandatory Compliance & Document Submission)		
	Partner should have experience of successful implementation of similar project(s) in Central/State Government/ Govt. undertakings/ UT's/Autonomous Bodies/Public listed companies/reputed Private organisation in India as:  Single order of Rs. 200 Crore or more;	Documentary evidence such as Certificate from		
iv)	OR Two orders each having minimum of Rs. 140 Crore or more; OR	Customer for satisfactory services/supply etc. for completed/ ongoing project.  (OR)		
	Three orders each having minimum of Rs. 105 Crore or more	Workorder/PO copies with payment certificate from end customer.		
	Similar Projects: - Setting up of Data Centre (including computing, storage & networking Infrastructure) / Operation & Maintenance of Data Centres / Network Operation Centres/ Security operation centres/ Smart City Projects/ Large IT networking.			
v)	Partner shall have at least 300 technical personnel on its payroll.	Undertaking from authorized signatory or HR Head of the Company on its letter head.		
vi)	Bidder should have offices at following cities: i. Mumbai ii. Chennai iii. Delhi/Noida/Gurgaon/Faridabad/Ghaziabad iv. Kolkata v. Bengaluru vi. Chandigarh/Mohali vii. Guwahati	An undertaking on Company letter head with details of office address of each location. Detail shall contain, Office address, Contact no. email ID, Office incharge etc. In case, Partner doesn't have office at any of the above location, A declaration shall be given by the bidder to open the office within 60 days from the date of issue of Contract.		
vii)	Malicious Code Certificate:  a) This is to certify that the Hardware and the Software being offered, as part of the contract, does not contain Embedded Malicious code that would activate procedures to: -  i. Inhibit the desires and designed function of the equipment.  ii. Cause physical damage to the user or equipment during the exploitation.  iii. Tap information resident or transient in the equipment/network.  b) The entity will be considered to be in breach of the procurement contract, in case physical damage, loss of information or	Undertaking from authorized signatory of the Company on its letter head.		

S	Bestingless	Criteria for Tender Package	
No.	- Particulars	(Mandatory Compliance & Document Submission)	
	infringements related to copyright and Intellectual Property Right (IPRs) are caused due to activation of any such malicious code in embedded software.		
viii)	Partner should have ISO-9001 Certificate	Copy of valid Certificate	
C)	Annexures		
ix)	Annexure 1	<b>Covering Letter:</b> Self-certification duly signed by authorized signatory on company letter head.	
x)	Annexure 2	The Bidder should agree to abide by all the technical, commercial & financial conditions of the end customer RFP for which EOI is submitted.	
		Self-certification duly signed by authorized signatory on company letter head.	
xi)	Annexure 3	An undertaking signed by the Authorized Signatory of the company to be provided on letter head. The Bidder should not have been blacklisted/debarred by any Governmental/ Non-Governmental Organization in India as on bid submission date.	
xii)	Annexure-4	Format for Affidavit to be uploaded by BA along with the tender documents.	
xiii)	Annexure-5	Non-disclosure agreement with RailTel.	
xiv)	Power of Attorney	Power of Attorney and Board Resolution in favour of one of its employees who will sign the Bid Documents.	
xv)	Additional Documents to be Submitted	Technical Proposal with overview of the project with strength of the Partner.	
xvi)	Annexure-6	No Deviation & Compliance Certificate	
xvii)	Annexure-7	EMD (as PBG) Format	
D)	Price Bid Format (BOQ) (Financial Bid)	Financial Bid will be sought separately from only selected BA/ BAs and the Price Format will be shared separately.	

## 6. Bidder's Profile

The bidder shall provide the information in the below table:

S.	ITEM	
No.		
1.	Full name of bidder's firm	
2.	Full address, telephone numbers, fax numbers, and email address of the primary office of the organization / main / head / corporate office	
3.	Name, designation and full address of the Chief Executive Officer of the bidder's organization as a whole, including contact numbers and email Address	
4.	Full address, telephone and fax numbers, and email addresses of the office of the organization dealing with this tender	
5.	Name, designation and full address of the person dealing with the tender to whom all reference shall be made regarding the tender enquiry. His/her telephone, mobile, Fax and email address	
6.	Bank Details (Bank Branch Name, IFSC Code, Account number)	
7.	GST Registration number	

#### 7. Evaluation Criteria

- 7.1 The Business Associates are first evaluated on the basis of the Eligibility Criteria asper clause 5 above.
- 7.2 The Business Associate who fulfills the Eligibility criteria of Bidding BA shall be further evaluated on the basis of Technical Evaluation as per Annexure -A.
- 7.3 The Business Associate with **securing highest marks** in Evaluation Criteria (Annexure-A) will be selected for exclusive pre-bid arrangement for optimizing technical and commercial solution so that most winnable solution is submitted to end customer.
- 7.4 In case if there are two or more Business Associates meeting eligibility criteria and securing equal marks in the evaluation criteria, then the price bids will be sought from these BAs in the second stage for the given scope of the work and BA with overall lowest (L1) offer will be selected for exclusive pre bid arrangement for optimizing technical and commercial solution.
- 7.5 RailTel reserves the right to accept or reject the response against this EOI, without assigning any reasons. The decision of RailTel is final and binding on the participants. The RailTel evaluation committee will determine whether the proposal/ information is complete in all respects and the decision of the evaluation committee shall be final. RailTel may at its discretion assign lead factor to the Business associate as per RailTel policy for shortlisting partner against this EOI.
- 7.6 All General requirement mentioned in the Technical Specifications are required to be complied. The solution proposed should be robust and scalable.

#### 8. Payment terms

8.1 RailTel shall make payment to selected Business Associate after receiving payment from Customer for the agreed scope of work. In case of any penalty or deduction made by customer for the portion of work to be done by BA, same shall be passed on to Business Associate. 8.2 All payments by RailTel to the Partner will be made after the receipt of payment by RailTel from end Customer organization.

#### 9 SLA

The selected bidder will be required to adhere to the SLA matrix as defined in the end Customer organization tender for his scope of work and the SLA breach penalty will be applicable proportionately on the selected bidder, as specified in the end Customer organization Tender. The SLA scoring and penalty deduction mechanism for in-scope of work area shall be followed as specified in the Tender. All associated clarifications, responses to queries, revisions, addendum and corrigendum, associated Prime Services Agreement (PSA)/ MSA/ SLA also included. Any deduction by Customer from RailTel payments on account of SLA breach which is attributable to Partner will be passed on to the Partner proportionately based on its scope of work.

Note: Depending on RailTel's business strategy RailTel may choose to work with Partner who is most likely to support in submitting a winning bid.

#### Annexure-A

All eligible empaneled business partners who fulfil the minimum eligibility conditions of the EOI shall be further evaluated on a total score of 100. The evaluation matrix consisting of the following parameters for each indicated vertical:

## A) Evaluation Criteria: (100 Marks)

S. No	Criteria / Category	Evaluation Criteria Details	Max Marks	Required Supporting Documents
1	Turnover / Bidders Profile	Cumulative annual turnover from the BA over the last three financial years.  Marks shall be allotted as given below:  • More than Rs. 700 Cr. = 25 marks  • More than Rs. 600 Cr to 700 Cr = 20 marks  • More than Rs. 525 Cr. to 600 Cr = 15 marks	25	Copy of Annual report / Certificate from the Statutory Auditor/CA on turnover details over the last three (3) financial years
2	Work Experience	The BA should have executed/ Executing Similar nature project(as per Eligibility Criteria Clause 5B) iv), under Technical Conditions above. Marks shall be allotted as given below:  • More than Rs. 200 Crs = 25 marks  • Between Rs. 140 Cr. to 200 Cr. = 20 marks	25	Documentary evidence such as Certificate from Customer for satisfactory services/supply etc. for completed/ ongoing project.  (OR)  Workorder/PO copies with payment certificate from end customer.

S. No	Criteria / Category	Evaluation Criteria Details	Max Marks	Required Supporting Documents
		Between Rs. 105 Cr. to 140 Cr. = 15 marks		
		In case of ongoing project that value of completed work shall be considered as project value.		
3	Work Experience(Multiple projects)	The BA should have executed/ Executing Similar nature project(as per Eligibility Criteria Clause 5B) iv), under Technical Conditions above. 3 or more Projects: 20 marks 2 Projects: 15 marks 1 Project: 10 marks	Documentary evidence such as Certificate from Customer for satisfactor services/supply etc. for completed/ ongoing project (OR)	
		In case of ongoing project that value of completed work shall be considered as project value.		Workorder/PO copies with payment certificate from end customer.
4	Technical Manpower	Technical Manpower on Company roles: Above 400– 15 Marks 350 above upto 400 – 10 Marks 300 and above upto 350- 5 Marks	15	Self-Certification from authorized /HR Head of the organization.
5	Project Solution	Understanding of requirement and overall solution - 15 marks	15	Proposed Solution Document and Architecture overview.
			100	

## **Annexure 1: Format for COVERING LETTER**

Designation

COVERING LETTER (To be on company letter head)
To,
RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023
Dear Sir,
SUB: Participation in the EoI process
Having examined the Invitation for EoI document bearing the reference number released by your esteemed organization, we, undersigned, hereby acknowledge the receipt of the same and offer to participate in conformity with the said Invitation for EoI document.
If our application is accepted, we undertake to abide by all the terms and conditions mentioned in the said Invitation for EoI document.
We hereby declare that all the information and supporting documents furnished as a part of our response to the said Invitation for EoI document, are true to the best of our knowledge. We understand that in case any discrepancy is found in the information submitted by us, our EoI is liable to be rejected.
We hereby Submit EMD amount of Rsissued videfrom Bank
Authorized Signatory Name

#### Annexure 2: Format for Self-Certificate & Undertaking

Self-Certificate (To be on company letter head)	
Eol Reference No:	Date:
То,	
RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023	
Dear Sir,	

#### Sub: Self Certificate for Tender, Technical & other compliances

1)	Having examined the Technical specifications mentioned in this EOI & end customer tender, we
	hereby confirm that we meet all specification.

- 2) We\_\_\_\_\_agree to abide by all the technical, commercial & financial conditions of the end customer RFP for which EOI is submitted (except pricing, termination & risk purchase rights of the RailTel). We understand and agree that RailTel shall release the payment to selected BA after the receipt of corresponding payment from end customer by RailTel. Further we understand that in case selected BA fails to execute assigned portionof work, then the same shall be executed by RailTel through third party or departmentally at the risk and cost of selected BA.
- 3) We agree to abide by all the technical, commercial & financial conditions of the end customer's RFP for the agreed scope of work for which this EOI is submitted.
- 4) We hereby agree to comply with all OEM technical & Financial documentation including MAF, Technical certificates/others as per end to end requirement mentioned in the end customer's RFP. We are hereby enclosing the arrangement of OEMs against each of the BOQ item quoted as mentioned end customer's RFP. We also undertake to submit MAF and other documents required in the end Customer organization tender in favour of RailTel against the proposed products.
- 5) We hereby certify that any services, equipment and materials to be supplied are produced in eligible source country complying with OM/F. No. 6/18/2019 dated 23rd July 2020 issued by DoE, MoF.
- 6) We hereby undertake to work with RailTel as per end customer's RFP terms and conditions. We confirm to submit all the supporting documents constituting/ in compliance with the Criteria as required in the end customer's RFP terms and conditions like technical certificates, OEM compliance documents.
- 7) We understand and agree that RailTel is intending to select BA who is willing to accept all terms & conditions of end customer organization's RFP for the agreed scope of work. RailTel will strategies to retain scope of work where RailTel has competence.

- 8) We hereby agree to submit that in case of being selected by RailTel as BA for the proposed project (for which EOI is submitted), we will submit all the forms, appendix, relevant documents etc. to RailTel that is required and desired by end Customer well before the bid submission date by end customer and as and when required.
- 9) We hereby undertake to sign Pre Bid Agreement, Pre-Contract Integrity Pact and Non-Disclosure Agreement with RailTel on a non-judicial stamp paper of Rs. 100/- in the prescribed Format.
- 10) We undertake that we will not submit directly or indirectly out bids and techno-commercial solution/association with any other organization once selected in this EOI for pre-bid teaming arrangement (before and after submission of bid to end customer organization by RailTel)
- 11) We undertake that we will provide a dedicated/Toll free no. for service support. Relevant details to be submitted with Bid Document or an Undertaking to this effect that the same shall be provided within 15 days from the date of placement of contract.

**Authorized Signatory** 

Name & Designation

## Annexure 3: Undertaking for not Being Blacklisted/Debarred

<on company="" head="" letter=""></on>
To,
RailTel Corporation of India Ltd Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023
Subject: Undertaking for not Being Blacklisted/Debarred
We, Company Name , having its registered office at Address
hereby declares that that the Company has not been blacklisted/debarred by any
Governmental/ Non-Governmental organization in India for past 3 Years as on bid submission date.
Date and Place
Authorized Signatory's Signature:
Authorized Signatory's Name and Designation:
Bidder's Company Seal:

#### **Annexure 4: Format of Affidavit**

FORMAT FOR AFFIDAVIT TO BE UPLOADED BY BA ALONGWITH THE EOI DOCUMENTS
(To be executed in presence of Public notary on non-judicial stamp paper of the value of Rs. 100/
The paper has to be in the name of the BA) **  (Name and designation)** appointed as the atternov/sutherized
I (Name and designation)** appointed as the attorney/authorized signatory of the BA (including its constituents),
M/s(hereinafter called the BA) for the purpose of the EOI
documents for the work of as per the EOI No.
of (RailTel Corporation of India Ltd.), do hereby solemnly affirm and state on the
behalf of the BA including its constituents as under:
1. I/we the BA (s), am/are signing this document after carefully reading the contents.
2. I/we the BA(s) also accept all the conditions of the EOI and have signed all the pages in confirmation thereof.
communication thereor.
3. I/we hereby declare that I/we have downloaded the EOI documents from RailTel website <a href="https://www.railtelindia.com">www.railtelindia.com</a> . I/we have verified the content of the document from the website and
there is no addition, no deletion or no alternation to be content of the EOI document. In case
of any discrepancy noticed at any stage i.e. evaluation of EOI, execution of work or final
payment of the contract, the master copy available with the RailTel Administration shall be
final and binding upon me/us.
4. I/we declare and certify that I/we have not made any misleading or false representation in
the forms, statements and attachments in proof of the qualification requirements.
5. I/we also understand that my/our offer will be evaluated based on the documents/credentials
submitted along with the offer and same shall be binding upon me/us.
6. I/we declare that the information and documents submitted along with the EOI by me/us are
correct and I/we are fully responsible for the correctness of the information and documents,
submitted by us.
7. I/we undersigned that if the certificates regarding eligibility criteria submitted by us are found
to be forged/false or incorrect at any time during process for evaluation of EOI, it shall lead
to forfeiture of the EOI EMD besides banning of business for five years on entire RailTel.
Further, I/we (insert name of the BA)**and all my/our constituents
understand that my/our constituents understand that my/our offer shall be summarily rejected.
8. I/we also understand that if the certificates submitted by us are found to be false/forged or
incorrect at any time after the award of the contract, it will lead to termination of the contract,

along with forfeiture of EMD/SD and Performance guarantee besides any other action

provided in the contract including banning of business for five years on entire RailTel.

DEPONENT SEAL AND SIGNATURE OF THE BA

#### **VERIFICATION**

I/We above named EOI do hereby solemnly affirm and verify that the contents of my/our above affidavit are true and correct. Nothing has been concealed and no part of it is false.

**DEPONENT** 

SEAL AND SIGNAURE OF THE BA

Place:

Dated:

<sup>\*\*</sup>The contents in Italics are only for guidance purpose. Details as appropriate, are to be filled in suitably by BA. Attestation before Magistrate/Notary Public.

## NON-DISCLOSURE AGREEMENT

of _			osure Agreement (this " <u>Agreement</u> ") is made and entered into on this day <u>Effective Date</u> ") at	
			By and between	
unde Floor 'Rail'	r Ministr , Office <b>Γel')</b> , wh	y of Rail <sup>,</sup> Block, T ich expre	of India Limited, (CIN: L64202DL2000GOI107905), a Public Sector Undertaking ways, Govt. of India, having its registered and corporate office at Plate-A, 6th Tower -2, East Kidwai Nagar, New Delhi-110023, (hereinafter referred to as ession shall unless repugnant to the context or meaning thereof, deem to mean sors and its permitted assignees of the ONE PART,	
			And	
the	provisi		(CIN:), a company duly incorporated under Companies Act,, having its registered office at, (hereinafter referred to as ',), which is repugnant to the context or meaning thereof, deem to mean and include its	
			mitted assignees of OTHER PART	
RailT	el and _	s	shall be individually referred to as "Party" and jointly as "Parties"	
or propagater enging formulation documents or the contraction of the c	ed to its to prietary of the company	ousiness yrights, f business curemen dels, pro product tion");	ailTel and, each possesses confidential and proprietary information activities, including, but not limited to, that information designated as confidential section 2 of this Agreement, as well as technical and non-technical information, trade secrets, know-how, financial data, design details and specifications, and marketing strategies and plans, forecasts or plans, pricing strategies, at requirements, vendor and customer lists, inventions, techniques, sketches, acesses, apparatus, equipment, algorithms, software programs, software source designs and the like, and third party confidential information (collectively, the Parties have initiated discussions regarding a possible business relationship for	
			·	
	sing ca	pacity, the	ach Party accordingly desires to disclose certain Information (each Party, in such e " <u>Disclosing Party</u> ") to the other Party (each Party, in such receiving capacity, ) subject to the terms and conditions of this Agreement.	
prom			FORE, in consideration of the receipt of certain Information, and the mutual Agreement, the Parties, intending to be legally bound, hereby agree as follows:	
1. <u>Permit</u>		tted Use.		
	(a)	Receivi	ng Party shall:	
		(i)	hold all Information received from Disclosing Party in confidence;	
a co	mmercia	` '	use such Information for the purpose of evaluating the possibility of entering into ement between the Parties concerning such Information; and	
dired	ctors, en		restrict disclosure of such Information to those of Receiving Party's officers, affiliates, advisors, agents and consultants (collectively, the " <i>Representatives</i> ")	

who the Receiving Party, in its reasonable discretion, deems need to know such Information, and are

bound by the terms and conditions of (1) this Agreement, or (2) an agreement with terms and conditions substantially similar to those set forth in this Agreement.

- (b) The restrictions on Receiving Party's use and disclosure of Information as set forth above shall not apply to any Information that Receiving Party can demonstrate:
- (i) is wholly and independently developed by Receiving Party without the use of Information of Disclosing Party;
- (ii) at the time of disclosure to Receiving Party, was either (A) in the public domain, or (B) known to Receiving Party;
  - (iii) is approved for release by written authorization of Disclosing Party; or
- (iv) is disclosed in response to a valid order of a court or other governmental body in the India or any political subdivision thereof, but only to the extent of, and for the purposes set forth in, such order; <u>provided</u>, <u>however</u>, that Receiving Party shall first and immediately notify Disclosing Party in writing of the order and permit Disclosing Party to seek an appropriate protective order.
- (c) Both parties further agree to exercise the same degree of care that it exercises to protect its own Confidential Information of a like nature from unauthorised disclosure, but in no event shall a less than reasonable degree of care be exercised by either party.

## 2. <u>Designation</u>.

- (a) Information shall be deemed confidential and proprietary and subject to the restrictions of this Agreement if, when provided in:
- (i) written or other tangible form, such Information is clearly marked as proprietary or confidential when disclosed to Receiving Party; or
- (ii) oral or other intangible form, such Information is identified as confidential or proprietary at the time of disclosure.
- **3.** <u>Cooperation.</u> Receiving Party will immediately give notice to Disclosing Party of any unauthorized use or disclosure of the Information of Disclosing Party.
- **4.** Ownership of Information. All Information remains the property of Disclosing Party and no license or other rights to such Information is granted or implied hereby. Notwithstanding the foregoing, Disclosing Party understands that Receiving Party may currently or in the future be developing information internally, or receiving information from other parties that may be similar to Information of the Disclosing Party. Notwithstanding anything to the contrary, nothing in this Agreement will be construed as a representation or inference that Receiving Party will not develop products, or have products developed for it, that, without violation of this Agreement, compete with the products or systems contemplated by Disclosing Party's Information.
- **5. No Obligation.** Neither this Agreement nor the disclosure or receipt of Information hereunder shall be construed as creating any obligation of a Party to furnish Information to the other Party or to enter into any agreement, venture or relationship with the other Party.

#### 6. Return or Destruction of Information.

- (a) All Information shall remain the sole property of Disclosing Party and all materials containing any such Information (including all copies made by Receiving Party) and its Representatives shall be returned or destroyed by Receiving Party immediately upon the earlier of:
  - (i) termination of this Agreement;
  - (ii) expiration of this Agreement; or

- (iii) Receiving Party's determination that it no longer has a need for such Information.
- (b) Upon request of Disclosing Party, Receiving Party shall certify in writing that all Information received by Receiving Party (including all copies thereof) and all materials containing such Information (including all copies thereof) have been destroyed.
- 7. **Injunctive Relief**: Without prejudice to any other rights or remedies that a party may have, each party acknowledges and agrees that damages alone may not be an adequate remedy for any breach of this Agreement, and that a party shall be entitled to seek the remedies of injunction, specific performance and/or any other equitable relief for any threatened or actual breach of this Agreement

#### 8. Notice.

- (a) Any notice required or permitted by this Agreement shall be in writing and shall be delivered as follows, with notice deemed given as indicated:
  - (i) by personal delivery, when delivered personally;
  - (ii) by overnight courier, upon written verification of receipt; or
- (iii) by certified or registered mail with return receipt requested, upon verification of receipt.
- (b) Notice shall be sent to the following addresses or such other address as either Party specifies in writing.

## RailTel Corporation of India limited:

Attn: Address:		 	
Phone: Email.			
	 :		
Attn: Address: Phone: Email:			

## 9. Term, Termination and Survivability.

- (a) Unless terminated earlier in accordance with the provisions of this agreement, this Agreement shall be in full force and effect for a period of \_\_\_\_\_\_ years from the effective date hereof.
  - (b) Each party reserves the right in its sole and absolute discretion to terminate this Agreement by giving the other party not less than 30 days' written notice of such termination.
- (c) Notwithstanding the foregoing clause 9(a) and 9 (b), Receiving Party agrees that its obligations, shall:
- (i) In respect to Information provided to it during the Term of this agreement, shall survive and continue even after the expiry of the term or termination of this agreement; and
  - (ii) not apply to any materials or information disclosed to it thereafter.

- **10. Governing Law and Jurisdiction.** This Agreement shall be governed in all respects solely and exclusively by the laws of India without regard to its conflicts of law principles. The Parties hereto expressly consent and submit themselves to the jurisdiction of the courts of New Delhi.
- **11. Counterparts.** This agreement is executed in duplicate, each of which shall be deemed to be the original and both when taken together shall be deemed to form a single agreement
- **12. No Definitive Transaction.** The Parties hereto understand and agree that no contract or agreement with respect to any aspect of a potential transaction between the Parties shall be deemed to exist unless and until a definitive written agreement providing for such aspect of the transaction has been executed by a duly authorized representative of each Party and duly delivered to the other Party (a "**Final Agreement**"), and the Parties hereby waive, in advance, any claims in connection with a possible transaction unless and until the Parties have entered into a Final Agreement.

#### 13. Settlement of Disputes:

- a) The parties shall, at the first instance, attempt to resolve through good faith negotiation and consultation, any difference, conflict or question arising between the parties hereto relating to or concerning or arising out of or in connection with this agreement, and such negotiation or consultation shall begin promptly after a Party has delivered to another Party a written request for such consultation.
- b) In the event of any dispute, difference, conflict or question arising between the parties hereto, relating to or concerning or arising out of or in connection with this agreement, is not settled through good faith negotiation or consultation, the same shall be referred to arbitration by a sole arbitrator.
- c) The sole arbitrator shall be appointed by CMD/RailTel out of the panel of independent arbitrators maintained by RailTel, having expertise in their respective domains. The seat and the venue of arbitration shall be New Delhi. The arbitration proceedings shall be in accordance with the provision of the Arbitration and Conciliation Act 1996 and any other statutory amendments or modifications thereof. The decision of arbitrator shall be final and binding on both parties. The arbitration proceedings shall be conducted in English Language. The fees and cost of arbitration shall be borne equally between the parties.

#### 14. CONFIDENTIALITY OF NEGOTIATIONS

Without the Disclosing Party's prior written consent, the Receiving Party shall not disclose to any Person who is not a Representative of the Receiving Party the fact that Confidential Information has been made available to the Receiving Party or that it has inspected any portion of the Confidential Information or that discussions between the Parties may be taking place.

#### 15. REPRESENTATION

The Receiving Party acknowledges that the Disclosing Party makes no representation or warranty as to the accuracy or completeness of any of the Confidential Information furnished by or on its behalf. Nothing in this clause operates to limit or exclude any liability for fraudulent misrepresentation.

### **16. ASSIGNMENT**

Neither this Agreement nor any of the rights, interests or obligations under this Agreement shall be assigned, in whole or in part, by operation of law or otherwise by any of the Parties without the prior written consent of each of the other Parties. Any purported assignment without such consent shall be void. Subject to the preceding sentences, this Agreement will be binding upon, inure to the benefit of, and be enforceable by, the Parties and their respective successors and assigns.

#### 17. EMPLOYEES AND OTHERS

Each Party shall advise its Representatives, contractors, subcontractors and licensees, and shall

require its Affiliates to advise their Representatives, contractors, subcontractors and licensees, of the obligations of confidentiality and non-use under this Agreement, and shall be responsible for ensuring compliance by its and its Affiliates' Representatives, contractors, subcontractors and licensees with such obligations. In addition, each Party shall require all persons and entities who are not employees of a Party and who are provided access to the Confidential Information, to execute confidentiality or non-disclosure

agreements containing provisions no less stringent than those set forth in this Agreement. Each Party shall promptly notify the other Party in writing upon learning of any unauthorized disclosure or use of the Confidential Information by such persons or entities.

#### 18. NO LICENSE

Nothing in this Agreement is intended to grant any rights to under any patent, copyright, or other intellectual property right of the Disclosing Party, nor will this Agreement grant the Receiving Party any rights in or to the Confidential Information of the Disclosing Party, except as expressly set forth in this Agreement.

#### 19. RELATIONSHIP BETWEEN PARTIES:

Nothing in this Agreement or in any matter or any arrangement contemplated by it is intended to constitute a partnership, association, joint venture, fiduciary relationship or other cooperative entity between the parties for any purpose whatsoever. Neither party has any power or authority to bind the other party or impose any obligations on it and neither party shall purport to do so or hold itself out as capable of doing so.

## 20: UNPULISHED PRICE SENSITIVE INFORMATION (UPSI)

agree	es and acknowledges that	, its Partners, employe	es, representatives etc.
by virtue of being	ng associated with RailTel and bei	ing in frequent communica	ation with RailTel and its
employees, sh	all be deemed to be "Connected P	ersons" within the meanin	g of SEBI (Prohibition of
Insider Trading	) Regulations, 2015 and shall be	bound by the said regula	ations while dealing with
any confidentia	al and/ or price sensitive information	n of RailTel	_ shall always and at al
	vith the obligations and restrictions		
said regulations	s,shall abide by the r	estriction on communicati	on, providing or allowing
access to any	Unpublished Price Sensitive Inf	formation (UPSI) relating	to RailTel as well as
restriction on tra	ading of its stock while holding suc	h Unpublished Price Sens	itive Information relating
to RailTel	0	·	_
21 MISCELLANEO	<b>DUS.</b> This Agreement constitutes	the entire understanding	among the Parties as to
	d supersedes all prior discussions	•	•
	Agreement shall be valid or bindin		
	Party by its authorized representati		
	sion of this Agreement shall not co	,	,
, , , , , , , , , , , , , , , , , , ,	every provision of this Agreement.		, ,
	Agreement are held to be illegal, u		
	maining terms, conditions or provi		
•	es and obligations set forth herein		
•	obligations which may be granted		
riginio, romodioo or	conganone milon may so gramos	er impeessa anaer ian er	equity:
IN WITNESS W	HEREOF, the Parties have execut	ted this Agreement on the	date set forth above.
		•	
	<u>: Ra</u>	ailTel Corporation of Ind	<u>ia Limited</u> :

Name:	Name
Title:	Title:

Witnesses

# Annexure 6: No Deviation & Compliance Certificate (on Company Official Letter Head)

BA Name
[Address and Contact Details] Date
To,
RailTel Corporation of India Ltd.
Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023
Ref: EOI No.
Subject: No Deviation & Compliance Certificate
1) With reference to our Bid submitted against the above referred EOI no, we hereby confirm that we comply with all terms, conditions and specifications of the end customer Tender Documents read in conjunction with Amendment(s)/Corrigendum(s) / Clarification(s) (if any) issued by end customer prior to last date of submission of bids and the same has been taken into consideration while submitting our bid and we declare that we have not taken any deviation in this regard.
2) We further confirm that any deviation, variation or additional conditions etc. or any mention, contrary to Bidding Documents and its Amendment(s)/Corrigendum(s) / Clarification(s) (if any) as mentioned at 1.0 above found anywhere in our bid, implicit or explicit, shall stand unconditionally withdrawn, without any cost implication whatsoever to ERNET India.
Date and Place
Authorized Signatory's Signature:
Authorized Signatory's Name and Designation:
Bidder's Company Seal:

Annexure: EMD (as PBG) Format

BG NO :

ISSUANCE DATE : DD-MM-YYYY
BG AMOUNT : Rs xxxxxxx /EXPIRY DATE : 31-07-2023
CLAIM EXPIRY DATE : 31-07-2024

In consideration of the RailTel Corporation of India Limited, (CIN: L64202DL2000GOI107905) having its registered office at Plate-A, 6<sup>th</sup> Floor, Office Block Tower-2, East Kidwai Nagar, New Delhi - 110023 (Here in after called RailTel) having agreed to exempt Partner Name (CIN:) having its registered office at Partner's address (Here in after called "the said Contractor(s)") from the demand, under the terms and conditions of EOI NO. made between RailTel Corporation of India Limited and Partner Name for (here in after called "the said Agreement") of security deposit for the due fulfilment by the said contractor (s) of the terms and conditions contained in the said Agreement, or production of a Bank Guarantee for Rs. /- (In Words).

We, **Bank Name** a banking company incorporated under the Companies Act, 1956 and carrying on Banking Business under The Banking Regulation Act, 1949 and having its Registered Office at **Bank's Address** and its Central office at **Bank's Corporate Office Address** (indicate the name of the Bank) here in after referred to as "the Bank") at the request of **Partner's Name** Contractor(s) do hereby undertake to pay the **RailTel** an amount not exceeding **Rs** /- (In Words) .. against any loss or damage caused to or suffered or would be caused to or suffered by the **RailTel** by reason of any breach by said Contractor(s) of any of the terms or conditions contained in the said Agreement.

We, **Bank Name** do here by undertake to pay the amounts due and payable under this Guarantee without any demur, merely on demand from the **RailTel** stating that the amount as claimed is due by way of loss or damage caused to or would be caused to or suffered by the **RailTel** by reason of breach by the said Contractor(s) of any terms and conditions contained in the said Agreement or by the Contractor(s) failure to perform the said Agreement. Any such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee. However, our liability under this guarantee shall be restricted to an amount not exceeding **Rs.** /- (In Words).

We, **Bank's Name** undertake to pay to the **RailTel** any money so demanded not with standing any dispute or disputes raised by the Contractor(s) / Supplier(s) in any suit or proceedings pending before any court or Tribunal relating thereto our liability under this present being, absolute and unequivocal. The payment so made by us under this Bond shall be a valid discharge of our liability for payment there under and the Contractor(s)/ Supplier(s) shall have no claim against us for making such payment.

We, **Bank's Name** further agree that the Guarantee here in contained shall remain in full force and effect during the period that would be taken for the performance of the said Agreement and that it shall continue to be enforceable till all the dues of the **RailTel** under or by virtue of the said Agreement have been fully paid and its claims satisfied or discharged or till **RailTel** certifies that the terms and conditions of the said Agreement have been fully and properly carried out by the said Contractor(s) and accordingly discharge this Guarantee. Unless a demand or claim under the Guarantee is made on us in writing on or before the **DD-MM-YYYY(Claim Expiry Date.)** We shall be discharged from all liability under this Guarantee thereafter.

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

This Guarantee will not be discharged due to the change in the Constitution of the bank or the Contractor(s) Supplier(s).

**Bank's Name** lastly undertake not to revoke this Guarantee during its currency except with the previous consent of the **RailTel** in writing.

Date:	DD-MI	M-YYYY
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Place:

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