RAILTEL CORPORATION OF INDIA LIMITED

(A Govt. of India Undertaking)

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

For

"Services thru SITC of Cloud Based Integrated News Room for Doordarshan News, DD India and Regional News Units of Doordarshan"

EOI No: RailTel/EOI/COMKTG/PB/INR/2025-26/01 dated 06th December 2025

EOI NOTICE

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

EOI No: RailTel/EOI/COMKTG/PB/INR/2025-26/01 dated 06th December 2025

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 "Services thru SITC of Cloud Based Integrated News Room for Doordarshan News, DD India and Regional News Units of Doordarshan"

The details are as under:-

1	Last date for submission of Technical Packet against EOIs by bidders	10 th December 2025 at 11:00 Hours
2	Opening of Technical Bid of EOIs	10 th December 2025 at 11:15 Hours
3	Bid Validity Period	165 Days + 2 Months from date of submission of EOI Response
4	EOI fees inclusive tax (Non-refundable)	Rs. 5,900/- (Five Thousand Nine Hundred only)
5	Token EOI EMD	Rs. 5,00,000/- (Five Lakh Rupees Only) to be submitted along with EOI
		(To be submitted via online bank transfer only).
		RailTel Bank Details: Union Bank of India, Account No. 340601010050446, IFSC Code - UBIN0534064.
		Partner needs to share the online payment transfer details like UTR No. date and Bank along with the proposal.
6	Balance EMD	Balance EMD for Rs. 5,95,00,000/- (Five Crore Ninety-Five Lakhs Rupees Only)
	(To be submitted by the shortlisted Business Associate to be intimated later)	To be submitted by shortlisted Business Associate, in the form of BG or online transfer before RailTel submit its bid to the end customer.
		i) In Case of Balance EMD is submitted in the form of Bank Guarantee:
		(SFMS report guidelines: -
		BG advising message – IFN 760COV/ IFN 767COV via SFMS
		To mandatory send the Cover message at the time

of BG issuance.

- IFSC Code of ICICI Bank to be used (ICIC0000007).
- Mention the unique reference (RAILTEL6103) in field 7037.)

ii) In case Balance EMD is submitted through Online Transfer, the same may be transferred in the following Bank Account.

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

Partner needs to share the online payment transfer details like UTR No. date and Bank along with the proposal.

iii) Insurance Surety Bond(Refer Annexure-7)

Note: The validity: BG/Surety Bond validity period (165 days) + 2 months and claim period of 1 year from BG expiry period.

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

Contact: Shashidhar Uppal Designation: GM/EB/CO

Email: shashi uppal@railtelindia.com

Contact: Rahul Agarwal
Designation: GM/Finance/CO
Email: carahul@railtelindia.com

Contact: Ashwini Kumar Designation: GM/CNOC

Email: ashwani@railtelindia.com

Note: -

- Empaneled partners are required to submit a soft copy of the technical packet through an email 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 documents must be submitted with **proper indexing** and **page no**.

- 4. This is an exclusive pre-bid partnership arrangement with an empaneled business associate of RailTel for participating in the end customer RFP. The selected partner's authorized 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 the 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.

1. Introduction about RailTel

RailTel Corporation of India Limited (RailTel), an ISO-9001:2000 organization is a Nav Ratna Government of India undertaking under the Ministry of Railways. The Corporation wasformed 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.

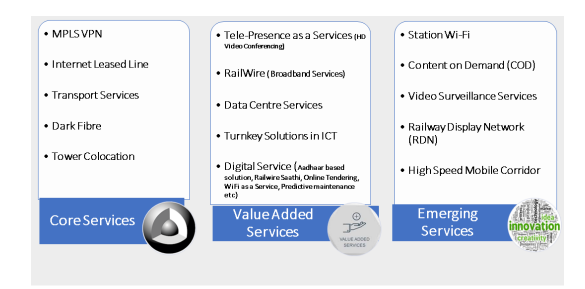
RailTel has approximately 61000 kms of OFC along the protected Railway tracks. The transport network is built on high-capacity DWDM and an IP/ MPLS network over it to supportmission critical communication requirements of Indian Railways and other customers. RailTel has Tier-III Data Center in Gurgaon 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 regionsnamely, Eastern, Northern, Southern & Western each headed by Executive Director and Headquartered at Kolkata, New Delhi, Secunderabad & Mumbai respectively. These regionsare further divided into territories for efficient working. RailTel has territorial offices atGuwahati, & Bhubaneswar in East, Chandigarh, Jaipur, Lucknow in North, Chennai & Bangalore in South, Bhopal, and Pune & Ahmedabad in West. Various other territorial officesacross 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 Distance Operator and Internet Service Provider (Class-A) licenses underwhich 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 service (laaS), Hosting as Services, Security operation Centre as a Service (SOCaaS): RailTel has MeitY empaneled two Tier-III data centers 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 Centers. RailTel also offers SOC as a Service 'SOCaaS'. In addition, RailTel offers VPN client services so that employees can seamlessly access the 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 a unique service model of providing high of 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 tobe productive, especially during this pandemic situation.

e) Retail Services - Rail Wire

RailWire: Triple Play Broadband Services for the Masses. RailTel has a unique model of delivering broadband services, wherein local entrepreneurs are engaged in delivering & maintaining broadband services and up to 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 approx. 5,70,000 subscribers on PAN Indian basis. RailTel can provide broadband service across—Government PSU or any organization's officers colonies and residences.

1. Project Background and Objective of EOI

RailTel intends to select the partner for "Services thru SITC of Cloud Based Integrated News Room for Doordarshan News, DD India and Regional News Units of Doordarshan" (of end customer)

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

2. Scope of Work:

RailTel intends to participate in RFP floated by end Customer organization (i.e. BEPC with RFP ref. no. RFP(03)2025-26 EI(P)TV dated 09.10.2025" for "Services thru SITC of Cloud Based Integrated News Room for Doordarshan News, DD India and Regional News Units of Doordarshan". The RFP can be downloaded from the website https://prasarbharati.eproc.in/.

Brief Scope includes Services thru SITC of Cloud Based Integrated News Room for Doordarshan News, DD India and Regional News Units of Doordarshan.

Detailed scope & specification of items are mentioned in end customer RFP.

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).

Inspection: The selected partner shall be fully responsible for ensuring compliance with the

inspection, testing, and quality assurance requirements as stipulated in the end customer's RFP. All materials, equipment, and related works shall undergo inspection and testing in accordance with the specified technical standards, codes, and practices at the partner's own cost. The partner shall provide all requisite test reports and extend full access and cooperation to the inspecting authorities nominated by the end customer and/or RailTel. RailTel reserves the right to conduct independent inspections or participate jointly with the end customer during any stage of the project. Any failure to adhere to the prescribed inspection norms or the use of unapproved/rejected materials shall be solely at the partner's risk and cost. The inspection and testing processes shall be completed to the full satisfaction of the inspection authority before acceptance of the material.

Business associate can participate as a sole bidder or by consortium. In consortium maximum members allowed including the lead bidder is two(2).

Special Note:

- RailTel may retain any portion of the work mentioned in the end organization RFP, where RailTel has competence so that the overall proposal becomes the most winnable proposal.
- All terms and conditions will be as per end customer RFP.
- 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 before 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 180 days from the last date of submission of bids to the end Customer organization.

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 favor of "RailTel Corporation of India Limited" along with the offer. This will be called **EOI EMD.**
- 4.6.2 Offers not accompanied by valid EOI Earnest Money Deposit shall be summarily rejected.
- 4.6.3 In case of Bidder's offer is selected for bidding, bidder has to furnish Balance Earnest Money Deposit (EMD) for the bid to RailTel for the amount as mentioned in this EOI Notice. The selected Business Associate shall have to submit balance EMD amount in proportion to the quoted value/scope of work to RailTel before submission of bid to end customer.
- 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 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 the validity period.
- 4.6.6.2 In case of non-submission of SD/PBG (as per clause no. 4.7) leads to forfeiture of EOI EMD, EMD (balance EMD) if applicable and or suitable action 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 the 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 EOI Notice not later than the specified date and time mentioned in the EOI Notice.
- 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 will be selected for financial bid opening.

Business Associate with lowest (L1) offer will be selected for exclusive pre-bid arrangement for optimizing technical and commercial solution so that most winnable solution is submitted to end customer.

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	Particulars	Criteria for Tender Package (Mandatory Compliance & Document Submission)		
No.	Particulars			
A)	Financial Conditio3s			
i)	Bidder 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.	 Certificate of Incorporation GST Registration PAN Card Valid empanelment letter issued by RailTel. (Certificate). (In case of change of name/merger etc. details of all relating history must also be submitted.) 		

S		Criteria for Tender Package		
No.	Particulars	(Mandatory Compliance & Document Submission)		
ii)	Bidder/Consortium(all members jointly/combined) should have cumulative turnover of at least INR 225 Cr. for last three years (FY 22-23, 23-24, 24-25).	Turnover Certificate issued by the Chartered Accountant. Certificate should contain UDIN no. issued by ICAI and Balance Sheet Extracts.		
iii)	Bidder/Consortium should also have a positive Net Worth/ Profitability in the last financial year (FY 24-25).	Positive Net Worth/ Profitable Certificate issued by the CA for last financial year i.e Certificate should contain UDIN no. issued by ICAI.		
	Bidder/Consortium must be Solvent.	Solvent entity (CA certified documents (Solvency Certificate) with UDIN)		
B)	Technical Conditions			
iv (a)	Bidder/Consortium(all members jointly/combined) should have experience of successful implementation of IT/ITES/ICT Projects in last 15 Years till the date of bid submission as: One project of value of Rs. 90 Cr. or Two projects having minimum value of Rs 60 Cr each. or Three projects of value of Rs. 45 Cr each.			
iv (b)	Bidder/Consortium should have minimum experience of one project of Similar nature(as per the scope of work mentioned in end customer RFP) in last 15 FYs till the date of bid submission.	Documentary evidence such as: Work Order copy & Certificate(Completed/Go Live) from Customer/ or CA Certificate for services/supply/ Payments received against the project along with Customer's purchase orders/ work orders etc. for ongoing/ completed project.		
v)	Bidder should have the following certificates: - Valid ISO 9001:2015, ISO 27001, ISO 20000-1:2018, ISO/IEC 20017-2015, ISO/IEC 20018-2019 Certificate. Any 2 Cetificate mentioned above.	Copy of valid Certificates.		
C)	Annexures			
vi)	Annexure 1	Covering Letter: Self-certification duly signed by authorized signatory on company letter head.		

S		Criteria for Tender Package			
No.	Particulars	(Mandatory Compliance & Document Submission)			
vii)	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.			
viii)	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.			
ix)	Annexure-4	Format for Affidavit to be uploaded by bidder with the tender documents.			
x)	Annexure-5	Non-disclosure agreement with RailTel.			
xi)	Power of Attorney	In case of Sole Partner: Power of Attorney and Board Resolution in favour of one of its employees who will sign the Bid Documents. In case of consortium: 1) Board resolution of each consortium members authorizing and appointing the authorized signatory for signing the EOI documents. 2) Power of Attorney by all the members of consortium in favor of the lead member 3) Consortium Agreement duly signed by all authorized members of consortium			
xii)	Additional Documents to be Submitted	Technical Proposal with overview of the project with strength of the Partner.			
xiii)	Presentation	If required, the bidder needs to demonstrate and present Project Plan, Approach & Methodology as per end customer RFP and the bidder will be communicated accordingly.			
xiv)	Annexure-6	EMD (as per Format)			
xv)	Annexure-7	Surety Bond for Bid Security			
xvi)	Annexure-8	Price Bid Format (BOQ) (Financial Bid) with password protected PDF.			
xvii)	Annexure-9	Undertaking from CSP			
xviii)	Annexure-10	NIL DEVIATION CERTIFICATE			

S	Portionare	Criteria for Tender Package		
No.	- Particulars	(Mandatory Compliance & Document Submission)		
xix)	Annexure-11	Self-Certificate for Local Content((If Applicable))		
xx)	Annexure-12	Fall Clause		
xxi)	Annexure-13	Self Certification for Solvency		
xxii)	Annexure-14	Self-Certification Regarding No Association with News Services		
xxiii)	Annexure-15	Self-Certificate for Manufacturer and Certificate of Origin(If Applicable)		
xxiv)	Annexure-16	Self-Certification on Eligibility under Land Border Procurement Restriction		
xxxv)	Annexure-17	Certificate for Tenders for Works involving possibility of sub-contracting		

6. Bidder's Profile

The bidder shall provide the information in the below table:

S.	ITEM	Details
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 towhom 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 Associates need to secure minimum 70% Marks in Technical Evaluation Criteria(Annexure A) before commercial bid opening.
- 7.2 The Business Associate with lowest commercial (L1) offer will be selected for exclusive prebid arrangement for optimizing technical and commercial solution so that most winnable solution is submitted to end customer.
- 7.3 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.
- 7.4 All General requirement mentioned in the Technical Specifications are required to becomplied.

 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.

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: Technical Evaluation Criteria

S.No.	Main Criteria	Sub Criteria	Marks	Supporting Document
1	Number of Years in operations - The bidder (in case of the Consortium, any Bidder) must be in business for at least 3 years as on the last date of bid submission.	• 5 years or above 10 marks • <5 & >=3 years 5 Marks	10	Copy of Certificate of Incorporation or equivalent
2	Turnover: The Bidder/Consortium (jointly) should have a minimum cumulative turnover of Rs INR 225 Cr. for the last three (3) financial years	Cumulative Turnover of the consortium partners • More than Rs. 400 Cr - 10 Marks • More than or equal 225 Cr up to 400 Cr– 6 Marks	10	Turnover Certificate issued by the Chartered Accountant. Certificate should contain UDIN no. issued by ICAI for 2022-23, 2023-24, 2024-25.
3	The Bidder/Consortium partners(jointly) having strength of at least 100 IT Professionals on their payroll.	Bidder/Consortium partner must have strength of IT Professionals (System administration /cloud services professionals/AI & ML Expert /cloud security experts etc.) • 100 - 150 Resources – 5 Marks • 151 – 200 Resources – 8 Marks • More than 200 Resources – 10 Marks	10	Certificate from HR Head on the letter head of the bidder certifying the availability of the resources on their payroll as on date of submission of the bid as per the requirement.
4	Bidder/Consortium must be a CMMI Level 3 above.	CMMI Level 3 and any 2 ISO certificates - 5 Marks CMMI Level 3 and any 5 ISO certificates - 10 Marks	10	Valid Certificates
5	Demonstrate CSP capability to adhere to media security (MPA & standards TPN)	CSP must have native services and established process for MPA and TPN standards	20	CSP Public link and report.
6	Demo	Bidder must demonstrate capability of the offered Newsroom.	10	Live Demonstration/ Proposal Document/ Presentation

S.No.	Main Criteria	Sub Criteria	Marks	Supporting Document
		Bidder must demonstrate capability of the serverless content review and quality check solution and a live video being odified to be shared on social media platform in both vertical and horizontal format	10	Live Demonstration/ Proposal Document/ Presentation
7	Technical Presentation The Bidder should present a holistic approach of the INR and various components	The Bidder's presentation would be should evaluated on following criteria 1. Understanding of the project scope and requirements - 25% weightage capability and commitment level towards the project 2. Including the timelines with supporting examples/ case studies - 25% weightage Overall solution proposed covering a case study, presentation / demonstration - Here the bidder is expected to showcase media ingestion, development plan, Omni-Channel distribution, workload security, work plan, implementation strategy specified in the RFP and timelines - 25% weightage 3. Quality Assessment/ Quality checks and adherence to the international standards - 25% weightage	20	Approach & Methodology Presentation/ Proposal

Annexure 1: Format for COVERING LETTER (Lead Bidder)

COVERING LETTER (To be on company letterhead)
То,
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 Designation

Annexure 2: Format for Self-Certificate & Undertaking(Lead Bidder and all member of Consortium)

Self-Certificate (To be on company letter head)

Eol Reference No: RailTel/EOI/COMKTG/PB/INR/2025-26/01 dated 13th November 2025

To,

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 compliance

- 1) Having examined the technical specifications mentioned in this EOI & end customer tender, we hereby confirm that we meet all specifications.
- 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 the selected partner after the receipt of corresponding payment from end customer by RailTel. Further we understand that in case selected partner fails to execute assigned portion of work, then the same shall be executed by RailTel through third party or departmentally at the risk and cost of selected partner 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.
- 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 under rule 144 (xi) vide order no: 06/18/2019-PPD dated 23rd July 2020 inserting Rule 144(xi) in GFRs 2017 issued by DoE, MoF.
- 6) We hereby certify that we comply to Preferential Market Access (PMA) order 2017, guidelines notified by DPIIT and DoT with all its clarifications / amendments, if applicable.
- 7) 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.
- 8) We understand and agree that RailTel is intending to select partner 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 the scope of work where RailTel has competence.
- 9) We hereby agree to submit that in case of being selected by RailTel as the partner for the proposed project(for which EOI is submitted), we will submit all the forms, appendix, relevant documents etc. to RailTel that are required and desired by end Customer well before the bid submission date and as and when required.
- 10) We hereby undertake to sign the Pre-Bid Agreement and Non-Disclosure Agreement with RailTel on a non-judicial stamp paper of Rs. 100/- in the prescribed Format.
- 11) We undertake that we will not submit directly or indirectly out bids and techno-commercial solutions/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)

Authorized Signatory

Name & Designation

Annexure 3: Undertaking for not Being Blacklisted/Debarred(Lead Bidder and all member of Consortium)

<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
EOI Ref. No.: RailTel/EOI/COMKTG/PB/INR/2025-26/01 dated 13th November 2025
We,, having its registered office at
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(Lead Bidder and all member of Consortium)

(To be	executed in presence of Public notary on non-judicial stamp paper of the value of Rs. 100/
The pa	aper has to be in the name of the BA) **
	I(Name and designation)** appointed as the attorney/authorized
signate	ory of the BA (including its constituents),
M/s	(hereinafter called the BA) for the purpose of the EOI
docum	nents 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.
3.	I/we hereby declare that I/we have downloaded the EOI documents from RailTel website www.railtelindia.com . 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 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.

	DEP	ONE	NT
SEAL AND	SIGN	IATU	RE
	OF	THE	ΒA

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:

^{**}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.

Annexure-5: Non-Disclosure Agreement (NDA) Format (Lead Bidder and all member of Consortium)

(On non-judicial stamp paper of the value of Rs. 100/-.)

NON-DISCLOSURE AGREEMENT

This Non-Disclosure Agreement (this " <u>Agreement</u> ") is made and entered into on this day of , 2025 (the " <u>Effective Date</u> ") at		
By and between		
RailTel Corporation of India Limited, (CIN: L64202DL2000GOI107905), a Public Sector Undertaking under Ministry of Railways, Govt. of India, having its registered and corporate office at Plate-A, 6th Floor, Office Block, Tower -2, East Kidwai Nagar, New Delhi-110023, (hereinafter referred to as 'RailTel'), which expression shall unless repugnant to the context or meaning thereof, deem to mean and include its successors and its permitted assignees of the ONE PART,		
And		
) (CIN:), a company duly incorporated under the provisions of Companies Act, having its registered office at, (hereinafter referred to as ''), which		
expression shall unless repugnant to the context or meaning thereof, deem to mean and include its successors and its permitted assignees of OTHER PART		
RailTel and shall be individually referred to as "Party" and jointly as "Parties"		
WHEREAS, RailTel and, each possesses confidential and proprietary information related to its business activities, including, but not limited to, that information designated as confidential or proprietary under Section 2 of this Agreement, as well as technical and non-technical information, patents, copyrights, trade secrets, know-how, financial data, design details and specifications, engineering, business and marketing strategies and plans, forecasts or plans, pricing strategies, formulas, procurement requirements, vendor and customer lists, inventions, techniques, sketches, drawings, models, processes, apparatus, equipment, algorithms, software programs, software source documents, product designs and the like, and third party confidential information (collectively, the "Information");		
WHEREAS, the Parties have initiated discussions regarding a possible business relationship for		
WHEREAS, each Party accordingly desires to disclose certain Information (each Party, in such disclosing capacity, the " <u>Disclosing Party</u> ") to the other Party (each Party, in such receiving capacity, the " <u>Receiving Party</u> ") subject to the terms and conditions of this Agreement.		
NOW THEREFORE, in consideration of the receipt of certain Information, and the mutual promises made in this Agreement, the Parties, intending to be legally bound, hereby agree as follows:		
1. Permitted Use.		
(a) Receiving Party shall:		
(i) hold all Information received from Disclosing Party in confidence;		
(ii) use such Information for the purpose of evaluating the possibility of entering into a commercial arrangement between the Parties concerning such Information; and		

(iii) restrict disclosure of such Information to those of Receiving Party's officers,

directors, employees, affiliates, advisors, agents and consultants (collectively, the "Representatives")

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. Designation.

- (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.	
	<u></u> :
Attn: Address: Phone: Email:	

9. Term, Termination and Survivability.

(a)	Unless terminated earlier in accordance w	vith 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)

agrees and acknowledges that	, its Partners, employees, representatives etc.,
by virtue of being associated with RailTel and beir	ng in frequent communication with RailTel and its
employees, shall be deemed to be "Connected Pe	ersons" within the meaning of SEBI (Prohibition of
Insider Trading) Regulations, 2015 and shall be I	bound by the said regulations while dealing with
any confidential and/ or price sensitive information	n of RailTel shall always and at all
times comply with the obligations and restrictions	contained in the said regulations. In terms of the
said regulations, shall abide by the re	• • • • • • • • • • • • • • • • • • • •
access to any Unpublished Price Sensitive Info	
restriction on trading of its stock while holding such	h Unpublished Price Sensitive Information relating
to RailTel	

21 MISCELLANEOUS. This Agreement constitutes the entire understanding among the Parties as to the Information and supersedes all prior discussions between them relating thereto. No amendment or modification of this Agreement shall be valid or binding on the Parties unless made in writing and signed on behalf of each Party by its authorized representative. The failure or delay of any Party to enforce at any time any provision of this Agreement shall not constitute a waiver of such Party's right thereafter to enforce each and every provision of this Agreement. In the event that any of the terms, conditions or provisions of this Agreement are held to be illegal, unenforceable or invalid by any court of competent jurisdiction, the remaining terms, conditions or provisions hereof shall remain in full force and effect. The rights, remedies and obligations set forth herein are in addition to, and not in substitution of, any rights, remedies or obligations which may be granted or imposed under law or in equity.

IN WITNESS WHEREOF, the Parties have executed this Agreement on the date set forth above.	
<u>:</u>	RailTel Corporation of India Limited:
_	_
By	By
Name:	Name:
Title:	Title:
Witnesses	

EMD BANK GUARANTEE FORMAT

	WHEREAS,	[name of Bidder] (herei	inafter called "the Bidder")
	has submitted his Bid dated		
	RailTel Empaneled Business Associate for		
	"" [name of (
	KNOW ALL PEOPLE by these presents that We [name of bank] of		
		of country] having our re	egistered office at
		7-	ne Bank") are bound unto
	RailTel Corporation of India Limited., Plate-A, 6th		
	Nagar, New Delhi-110023 [name of Employer] (he	ereinafter called "the Em	nployer") in the sum of Rs.
	xxxxxxx (Rupees in words only) for which paymen	<u>-</u>	de to the said Employer the
	Bank binds itself, his successors and assigns by the	ese presents.	
	SEALED with the Common Seal of the said Bank the	nis(day of20
	THE CONDITIONS of this obligation are:		
	(1) If after Bid opening the Bidder withdra	ws his bid during the per	riod of Bid validity specified
	in the Form of Bid;		
		or	
	(2) If the Bidder having been notified of the	e acceptance of his bid l	by the Employer during the
۵)	period of Bid validity: Fails or refuses to execute the Form of Agreemer	at in accordance with the	a Instructions to Riddors if
a)	required;	it iii accordance with the	s monucions to bidders, ii
	•	or	
b)	fails or refuses to furnish the Performance Security	, in accordance with the I or	nstruction to Bidders;
c)	does not accept the correction of the Bid Price;		
	we undertake to pay to the Employer up to the above	e amount upon receipt c	of his first written
demand, without the Employer having to substantiate his demand, provided that in his dem Employer will note that the amount claimed by him is due to him owing to the occurrence of on		led that in his demand the	
		e occurrence of one or any	
of the three conditions, specifying the occurred condition or conditions.			
	This Guarantee will remain in force up to and including the date*		
	days after the deadline for submission of Bids as such deadline is stated in the Instructions to Bidders		
	or as it may be extended by the Employer, notice of		
Any demand in respect of this guarantee should reach the Bank not later than the above da			an the above date.
	DATE SIGNATURE O	F THE BANK	
	DATESIGNATURE OWITNESSSEAL		
	[Signature, name, and address]* days after t	he end of the validity per	riod of the Bid.
	· · · · · · · · · · · · · · · · · · ·	•	

Annexure-7: Surety Bond for BID Security

No	Datad:
. INO	Daieu

- 1. In consideration of you, **, (hereinafter referred to as the "RCIL", which expression shall unless it be repugnant to the subject or context thereof include its, successors and assigns) having agreed to receive the BID of (a company registered under Companies Act, 1956/2013) and having (hereinafter referred to as the "Bidder" which expression shall unless it be repugnant to the subject or context thereof include its/their executors, administrators, successors and assigns), for the** ** Project on (Hereinafter referred to as "the Project") pursuant to the RFP Document dated Issued in respect of the Project and other related documents including without limitation the draft contract Agreement (hereinafter collectively referred to as "Bidding Documents"), we (Name of the Surety Insurer") having our registered office at and one of its branches at(hereinafter referred to as the "Surety Insurer"), at the request of the Bidder, do hereby in terms of Clause no. ******of the RFP Document, irrevocably, unconditionally and without reservation guarantee the due and faithful fulfillment and compliance of the terms and conditions of the Bidding Documents (including the RFP Document) by the said Bidder and unconditionally and irrevocably undertake to pay forthwith to the "RCIL" an amount of Rs. ** ** (Rs. ** **only) (hereinafter referred to as the "Surety Bond")") as our primary obligation without any demur, reservation, recourse, contest or protest and without reference to the Bidder if the Bidder shall fail to fulfill or comply with all or any of the terms and conditions contained in the said Bidding Documents.
- 2. Any such written demand made by the "RCIL" stating that the Bidder is in default of the due and faithful fulfillment and compliance with the terms and conditions contained in the Bidding Documents shall be final, conclusive and binding on the **Surety Insurer**.
- 1. We, the *Surety Insurer*, do hereby unconditionally undertake to pay the amounts due and payable under this Surety Bond without any demur, reservation, recourse, contest or protestant without any reference to the Bidder or any other person and irrespective of whether the claim of the "RCIL" is disputed by the Bidder or not, merely on the first demand from the "RCIL" stating that the amount claimed is due to the "RCIL" by reason of failure of the Bidder to fulfill and comply with the terms and conditions contained in the Bidding Documents including failure of the said Bidder to keep its BID open during the BID validity period as set forth in the said Bidding Documents for any reason whatsoever. Any such demand made on the Bank shall be conclusive as regards amount due and payable by the *Surety Insurer* under this Surety Bond.
- However, our liability under this Surety Bond shall be restricted to an amount not exceeding Rs. ** * *(Rupees** ** only).
- 2. This **Surety Bond** shall be irrevocable and remain in full force for a period of 180 (one hundred and eighty) days from the BID Due Date Inclusive of a claim period of 60 (sixty) days or for such extended period as may be mutually agreed between the Authority and the Bidder, and agreed to by the *Surety Insurer*, and shall continue to be enforceable till all amounts under this Surety Bond have been paid.
- 3. We, the **Surety Insurer**, further agree that the Authority shall be the sole judge to decide as to whether the Bidder is in default of due and faithful fulfillment and compliance with the terms and conditions contained in the Bidding Documents including, inter alia, the failure of the Bidder to keep its BID open during the BID validity period set forth in the said Bidding Documents, and the decision of the Authority that the Bidder is in default as aforesaid shall be final and binding on us, notwithstanding any differences between the Authority and the Bidder or any dispute pending before any Court, Tribunal, Arbitrator or any other Authority.

- **4.** The Surety Bond shall not be affected by any change in the constitution or winding up of the Bidder or the **Surety Insurer** or any absorption, merger or amalgamation of the Bidder or the **Surety Insurer** with any other person.
- In order to give full effect to this Surety Bond, the Authority shall be entitled to treat the Surety Insurer as the principal debtor. The Authority shall have the fullest liberty without affecting in any way the liability of the **Surety Insurer** under this Surety Bond from time to time to vary any of the terms and conditions contained in the said Bidding Documents or to extend time for submission of the BIDs or the BID validity period or the period for conveying acceptance of Letter of Award by the Bidder or the period for fulfillment and compliance with all or any of the terms and conditions contained in the said Bidding Documents by the said Bidder or to postpone for any time and from time to time any of the powers exercisable by it against the said Bidder and either to enforce or forbear from enforcing any of the terms and conditions contained in the said Bidding Documents or the securities available to the Authority, and the **Surety Insurer** shall not be released from its liability under these presents by any exercise by the Authority of the liberty with reference to the matters aforesaid or by reason of time being given to the said Bidder or any other forbearance, act or omission on the part of the Authority or any indulgence by the Authority to the said Bidder or by any change in the constitution of the Authority or its absorption, merger or amalgamation with any other person or any other matter or thing whatsoever which under the law relating to sureties would but for this provision have the effect of releasing the **Surety Insurer** from its such liability.
- **6.** Any notice by way of request, demand or otherwise hereunder shall be sufficiently given or made if addressed to the **Surety Insurer** and sent by courier or by certified e-mail to the **Surety Insurer** at the address set forth herein.
- **9.** We undertake to make the payment on receipt of your notice of claim on us addressed to [name *Surety Insurer* along with branch address) and delivered at our above branch which shall be deemed to have been duly authorised to receive the said notice of claim.
- **10.** It shall not be necessary for the Authority to proceed against the said Bidder before proceeding against the **Surety Insurer** and the Surety Bond herein contained shall be enforceable against the **Surety Insurer**, notwithstanding any other security which the Authority may have obtained from the said Bidder or any other person and which shall, at the time when proceedings are taken against the **Surety Insurer** hereunder, be outstanding or unrealised.
- **11.** We, the **Surety Insurer**, further undertake not to revoke this Surety Bond during its currency except with the previous express consent of the Authority in writing.
- **12.** The Bank **Surety Insurer** that it has power to issue this Surety Bond and discharge the obligations contemplated herein, the undersigned is duly authorised and has full power to execute this Surety Bond for and on behalf of the **Surety Insurer**.
- **13.** For the avoidance of doubt, the **Surety Insurer**'s liability under this **Surety Bond** shall be restricted to Rs. *** crore (Rupees *** *** crore only). The **Surety Insurer** shall be liable to pay the said amount or any part thereof only if the Authority serves a written claim on the **Surety Insurer** in accordance with paragraph 9 hereof, on or before [*** (indicate date falling 180 days after the BID Due Date)].
- 14. This Surety Bond shall also be operatable at our Branch at New Delhi, from whom, confirmation regarding the issue of this Surety Bond or extension/renewal thereof shall be made available on demand. In the contingency of this Surety Bond being invoked and payment there under claimed, the said branch shall accept such invocation letter and make payment of amounts so demanded under the said invocation.
- 15. The Insurance Surety Bond shall be verified from the branch concerned/ specific portal created

Signed and sealed this day of
For and on behalf of the Bank by: (Signature) (Name) (Designation) (Code Number) (Address)

for this purpose.

NOTES:

i. The Surety Bond should contain the name, designation and code number of the officer(s) signing the Surety Bond.

The address, telephone number and other details of the head office of the insurance company as well as of issuing branch should be mentioned on the covering letter of issuing branch

Insurance Surety Bond for Performance Security

RailTel Corporation of India limited (Address)

Date:.....

Name of the issuer of surety bond

Surety Bond No: Issue Date: Amount of
Bond: Expiry Date:
WHEREAS: (A)(name and address of contractor) (herein after called the contractor) and (name and address of RCIL) have entered into an agreement (herein after called the "agreement") for the (name of work) subject to and in accordance with the provision of the agreement.
(B) The agreement requires the contractor to furnish a Performance Security for due and faithful performance of its obligation, under and in accordance with the agreement/contract/Purchase order, during the (project duration/warranty period/AMC period)(as defined in the contract/agreement) in as sum of Rs) (Rupees crore only) (The SURETY BOND Amount).
(C) We, through our branch at (surety Insurer) have agreed to furnish the guarantee (herein after called the surety Bond)by way of Performance Guarantee.
WHEREAS, we, (Name of insurance company) hereinafter called the Surety, acting through [Designation(s) of the authorised person of the Surety), have, at the request of the M/s. XXXX contractor, agreed to give Bond for performance security/ additional performance security as hereinafter contained:
1. KNOW ALL MEN by these present that I/We, the undersigned [Insert name(s) of authorized representatives of the Surety), being fully authorized to sign and incur obligations for and on behalf of the Surety, confirm that the Surety, hereby, unconditionally and irrevocably Bond to pay the Railway the full amount in the sum of XXXX (Rupees XXXX Only) as above stated.
2. The Surety undertakes to immediately pay on presentation of demand by the RailTel any amount up to and including aforementioned full amount without any demur, reservation or recourse. Any such demand made by the RailTel on the Surety shall be final, conclusive and binding, absolute an unequivocal notwithstanding any disputes raised/pending before any Court, tribunal, arbitration or any authority or any threatened litigation by the contractor or Bank.
3. On payment of any amount less than aforementioned full amount, as per demand of the RailTel,

5. The Surety Bond shall be unconditional and irrevocable.

grounds or give reasons for its demand or the amount demanded.

payment made to the RailTel.

6. The Bond hereinbefore shall not be affected by any change in the constitution of the Surety or

4. The Surety shall pay the amount as demanded immediately on presentation of the demand by RailTel without any reference to the contractor and without the RailTel being required to show

the Bond shall remain valid for the balance amount i.e. the aforementioned full amount less the

in the constitution of the Contractor.

- 7. The Surety agrees that no change, addition, modifications to the terms of the Contract Agreement or to any documents, which have been or may be made between the RailTel and the Contractor, will in any way release us from the liability under this Bond; and the Surety, hereby, waives any requirement for notice of any such change, addition or modification to the Surety.
- 8. This Bond is valid and effective from the date of its issue, which is [insert date of issue). The Bond and our obligations under it will expire on XXXX (Expiry Date). All demands for payment under the Bond must be received by us on or before that date.
- 9. The Surety agrees that the Railways right to demand payment of aforementioned full amount in one instance or demand payments in parts totaling up to the aforementioned full amount in several instances will be valid until either the aforementioned full amount is paid to the RailTel or the Bond is released by RailTel before the Expiry date.
- 10. The Surety agrees that its obligation to pay any amount demanded by the RailTel before the expiry of this Bond will continue until the amount demanded has been paid in full.
- 11. The expressions Surety and RailTel hereinbefore used shall include their respective successors, administrators and assigns.
- 12. The Surety hereby undertakes not to revoke the Bond during its currency, except with the previous consent in writing of the RailTel. This Bond is subject to the Uniform Rules for Demand Bonds, ICC Publication No. 758.
- 13. We, the Surety Insurer, further agree that the Railtel shall be the sole judge to decide as to whether the contractor is in default of due and faithful fulfillment and compliance with the terms and conditions contained in the RFP Documents, and the decision of the Authority that the Bidder is in default as aforesaid shall be final and binding on us, notwithstanding any differences between the RailTel and the contractor or any dispute pending before any Court, tribunal, arbitrator or any other authority.
- 14. The Bond shall be in addition to and without prejudice to any other security Bond (s) of the contractor in favour of the RailTel available with the RailTel. The Surety, under this Bond, shall be deemed as Principal Debtor of the RailTel.

Notwithstanding anything to the contrary contained in these presents,

- a. Our liability under this Surety Bond shall not exceed XXXX (Rupees XXXXX Only).
- b. This Surety Bond shall be valid up to XXXX (being the date of expiry);
- c. Unless the Insurance Company is served a written claim or demand on or before XXXX [date of expiry) all rights under this Bond shall be forfeited and the Surety shall be relieved and discharged from all liabilities under this Bond irrespective of whether or not the original Surety bond is returned to the Surety.

Datedthe day of 2024	
15. The Insurance Surety Bond shall be verified by send	ing mail to [customer.care@sbigeneral.in]
Place	Bank's Seal and authorized signature(s) [Name in Block letters]

[Designation with Code No.).....

[P/Attorney] No.

Witness

1.

2.

Annexure-8: Price Bid Format (BOQ) (Financial Bid) with password protected PDF. Refer End Customer Price Sheet.

									PRICI	E/CO	MMER	CIAL B	BID							
	EOI No.																			
	Specific ation for	Servi	ces th	nrough Sl	TC of Clo	oud Base	ed Int	tegrat			oom fo ordars		darsha	an Nev	ws, DC) Indi	a and	Region	al News	Units
	Name of bidder																			
				Quantit pe Sugge BO	er estive	Quant offere by th Bidde	ed ie				Tot al yea rly pric				20				Tota	Tota I 03
S. N o.	Descript ion of Item as per specific ation (sugges tive BOM)	Des crip tion of Item s offe red by bidd er	H \emptyset Z \sim \emptyset A O O O d e	Meas ureme nt (Unit)	Total Qty.	Meas urem ent (Unit)	T o ta I Q ty .	Ma ke Of fer ed	M od el Of fer ed	U n it R a t e	e wit hou t Tax \$ (Incl usi ve of all inci den tal cha rge s)	CG ST(%)	CG ST(%) Am ou nt	S G ST / U T G ST (%)	SG ST / UT GS T (%) A m ou nt	I G S T (%)	IG ST A m ou nt	Any ces s if App lica ble	yearl y amo unt inclu ding CGS T/SG ST/ UTG ST/ IGST	(thre e) year s amo unt inclu ding CGS T/SG ST/ UTG ST/ IGST
1	OnPrem to Cloud Cross Connect			Numb er of ports / month (5 Gbps link each)	8															
2	Serverle ss content quality check solution			per Hour / month	500															
3	Fanout transport stream process or with Heterog enous protocol support			Numb er of Flows/ month	5															
4	File Based Encoder (VOD)			hours transc oded /month	200															
5	Broadca st grade live encoder with Statmux capabilit y			hour/ Month	730															
6	Just in Time			Packa ged Delive	100															

											ı	
	Package r		ry (hours /month)									
7	SGAI / SSAI Service		Ad inserts (ads per month)	1000								
8	DRM Interoper able Connect or		Per sessio n per month	2								
9	Omni Platform Distributi on		per hour per month	300								
1 0	Remote Acquisiti on server (LiveU)		Per Licens e /month	1								
1	Remote Acquisiti on server (TVU)		Per Licens e /month	1								
1 2	SFTP/F TP server with seamles s Storage integrati on		per GB / month	1								
1 3	Monitori ng service		per GB / month	100								
1 4	Append supporte d Object store – Growing file		per 1000 GB / month	34								
1 5	Secure Key Manage ment		per key / per month	10								
1 6	Asset Manage ment		per licens e / month	50								
1 7	Media insights, Moderati on Service		Numb er of Mins proces sed/m onth	7200								
1 8	Speech to text Service		Numb er of Mins Proce ssed/ month	2190 0								
1 9	Event Driven Serverle ss Env		million reques t per month	1								
2	Back up manage ment		per GB / month	1024								
2	Switcher		No. of Licens	40								

			/ \ / -									
			es/Mo nth									
2 2	Switcher hardwar e panel- (16 cross point - 1 M/E)		No.	1								
2 3	Switcher hardwar e panel- (24 cross point - 2 M/E)		No.	1								
2 4	Switcher hardwar e panel- (24 cross point - 4 M/E)		No.	1								
2 5	Workflo w orchestr ator		No. of Licens es/Mo nth	20								
2 6	Graphics (Journali st Plugin)		No. of Licens es/Mo nth	25								
2 7	Graphics (Input Output, Fill and Key pair)		No. of Licens es/Mo nth	4								
2 8	Graphics (Newsro om Integrati on)		No. of Licens es/Mo nth	1								
2 9	Graphics (NLE Integrati on)		No. of Licens es/Mo nth	5								
3 0	Graphics (Social Media Integrati on)		No. of Licens es/Mo nth	1								
3	Graphics (PCR Control)		No. of Licens es/Mo nth	1								
3 2	Graphics (MCR Control)		No. of Licens es/Mo nth	1								
3	Graphics (Design)		No. of Licens es/Mo nth	2								
3 4	Graphics (MOS Gateway)		No. of Licens es/Mo nth	1								
3 5	Audio Mixer		No. of Licens es/Mo nth	40								
3 6	Object Storage Volumes as per provided technical specifica tions		TB/mo nth	100								

	A I - i		TD/	400								
3 7	Archive Storage (Object)		TB/mo nth	100								
3	Playout		feed count / month	20								
3 9	MOS Gateway		hours/ month	730								
4 0	Newsroo m		Per Licens e/mont h	100								
4 1	Service to Sync on prem with Cloud.		Data transfe r TB / month	100								
4 2	Multi- Viewer		Per licens e/mont h	30								
4 3	High performa nce Lustre Storage backed by Object storage		GB / month	100								
4 4	High performa nce Open ZFS Storage		GB / month	100								
4 5	Edit workstati on		Licens es / Hour/ month	50								
4 6	Producti on and Packagi ng		per hour per edit per month	50								
4 7	Transit Gateway s		Per endpoi nt per 10 GB/m onth	10								
4 8	Collabor ation Tool (Zoom, teams, etc.)		Licens es/mo nth	5								
4 9	Firewall Manage ment with 1 policy for WAF, Network Firewall, Network ACL and DNS Firewall		Firewa II/mont h	1								
5	Web Applicati on Firewall with 1 Web Access		WAF/ month	1								

	0 t 1											
	Control List, 20 WAF Rules, processi											
	ng 1 million Request s and 6 Resourc es											
	Protecte d											
5	Network Firewall		1TB data proces sed/m onth	1								
5 2	DDOS		Per public resour ce/IP deploy ed per month	20								
5	Virtual Machine (Linux) 2vCPU, 4GB RAM		per hour /month	100								
5 4	Virtual Machine (MAC OS) 2vCPU, 4 GB RAM		per hour /month	100								
5 5	Virtual Machine (Window s) 2vCPU, 4 GB RAM		per hour /month	100								
5 6	Virtual Machine (Linux) 2vCPU, 8GB RAM		per hour /month	100								
5 7	Virtual Machine (MAC OS) 2vCPU, 8 GB RAM		per hour /month	100								
5 8	Virtual Machine (Window s) 2vCPU, 8 GB RAM		per hour /month	100								
5 9	Virtual Machine (Linux) 2vCPU, 16 GB RAM		per hour /month	100								
6 0	Virtual Machine (MAC OS) 2vCPU,		per hour /month	100								

	16 GB											
	RAM											
6	Virtual Machine (Window s) 2vCPU, 16 GB RAM		per hour /month	100								
6 2	DB (MySQL) 4vCPU 16 GB		per hour /month	100								
6 3	DB (MySQL) 8vCPU 32 GB		per hour /month	100								
6 4	DB (MySQL) 16vCPU 64 GB		per hour /month	100								
6 5	DB (Postgre s) 4vCPU 16 GB		per hour /month	100								
6	DB (Postgre s) 8vCPU 32 GB		per hour /month	100								
6 7	DB (Postgre s) 16vCPU 64 GB		per hour /month	100								
6 8	Redis 2vCPU 13 GB RAM		per hour /month	100								
6 9	Desktop streamin g as a service 2vCPU 16GB		per hour /month	100								
7 0	Thin Client Cloud Service with Window s 4 vCPU/16 GB RAM		Per item / month	50								
7	Thin Client Cloud Service with Linux 4 vCPU/16 GB RAM		Per item / month	50								
7 2	Data Into Cloud, including Data in from archive, NRCS, playout etc.		GB / month	1024 0								
7 3	Data out to Cloud, including Data out		GB / month	1024 0								

	from											
	from archive, NRCS, playout etc.											
7 4	Sentime nt analysis service		no of charac ters / per year cost	1,000 ,000, 000								
7 5	Translat e from one languag e script to other		no of charac ters / per year cost	100,0 00,00 0								
7	Text To Speech Service		No. of charac ters / per year	1,000 ,000, 000								
7	Service to integrate with industry standard LLMs		Input Token s/ per year	10,00 0,000 ,000								
7 8	Service to integrate with industry standard LLMs		Output Token s/ per year	2,000 ,000, 000								
7	Notificati on Service		per notific ation / year	10,00 0,000								
8	CDN		PB / year	1								
8	Archive Digitizati on Solution		Per Item	1								
8 2	Remote Acquisiti on server (e.g. Element al Link)		per port	1								
8 3	Infrastru cture/Sol utions Event Manage ment Support		per event	1 job								
8 4	Remote High- performa nce Client / Thin Client - Editor with dual monitor hub		Numb er of clients	100								
8 5	Ground Encoder s for Live stream (4 port		Per Item	16								

	SDI each)																
8 6	Talk Service, multi- channel (Softwar e Based - 16 channels)			Per Licens e	1												
8 7	Talk Service, multi- channel (Hardwa re Based - 16 channels)			Per Equip ment	1												
8 8	One Time Impleme ntation charges			One time	1 job												
	Grand T	d Total in words including taxes												Total :	0		

Ter	ms & Conditions
1	Delivery Period
2	Guarantee/warrantee
3	Other Terms & Conditions (if any)
4	Please note that payment will be as per actual consumption on per unit rate basis and the quantity mentioned above is only indicative and doesn't put any obligation on End Customer/RailTel.
5	Lowest quote will be computed on lump sum basis for Total Project Cost for 03 years, in the Table as above.
6	End customer will only pay for services that have been subscribed from the above indicative bill of material. Any service or quantity not subscribed/bought by End Customer/RailTel will not be considered for payment.
7	Required initial quantity for individual item will be decided by End Customer/RailTel at the time of placement of Order/AT. The same may be reviewed (enhanced/ decreased) on a continuous basis.
8	Bidder must submit CSP portal link displaying publicly published prices for services that are billed every month. Discount discovered for cloud items (except CDN) in above BOQ will be applicable to all other cloud services. Discount (computed on 1st day of calender month) will also be applicable for any service available through CSP (though, may not have been included as part of BoM). If the published prices are in USD, RBI reference rate for USD INR conversion based on 1st day of the calender month will be considered.
9	An average discount on the cloud services will be discovered by End Customer/RailTel based on the commercial bid submitted by the bidder. The average discount discovered in the

	commercial bid of the sucessful bidder will remain fixed for the contract duration. In each billing cycle, the net value of all CSP items (listed or not listed in price bid as above) will be derived on the basis of the public price after adjusting for the net discount (as arrived at above) on the 1st day of the calender month.
10	Bidder is required to generate and submit the bill to Prasar Bharati at the end of each month with copy of USD rate (if applicable) and public price copy of the CSP on the date of the billing as above.
11	Price should be quoted firm in FOR Destination by Bidder. \$ Inclusive of all incidental charges.

Annexure- 9 - Undertaking from CSP:

(To be submitted in CSP Letter head)

To,

RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023

EOI Ref. No.

- i. CSP proposed by the bidder must be empaneled by Ministry of Electronics& Information Technology (MeitY) and audited by Standardization Testing and Quality Certification (STQC).
- ii. CSP should conform to at least Tier III standard, (preferably certified under TIA 942b or uptime institute certifications by a 3rd Party),
- iii. CSP must be compliant with IT Act 2000 (including 43A) and its amendments and CSP should be certified for the following ISO Certificates ISO 27001, ISO 42001:2023 27017, 27018, 9001, 22301, 27701, 20000, SOCI, SOC2 and SOC3.
- iv. CSP must have native services and established process for MPA and TPN standards.
- v. CSP should have a demonstrated capability to adhere to media security standards including the Microsoft Partner Agreement (MPA) & Trusted Partner Network (TPN).
- vi. Relevant Certificate/Report and CSP letterhead declaration must be enclosed along with the bid.

Annexure-10: NIL DEVIATION CERTIFICATE (By Lead bidder and all members of consortium)

(On Company Letter Head)

NIL DEVIATION CERTIFICATE

To,

RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023

EOI Ref. No.

Notwithstanding anything mentioned in our bid, we hereby accept all the terms and conditions of this EOI Document without any reservations whatsoever. We hereby undertake and confirm that we have understood all the specifications, stipulations, terms and conditions as mentioned in this EOI enquiry.

I hereby declare that – There is no deviation in the offer.

Signature of Authorized Signatory of Bidder

Name:

Designation:

Date:

Place:

Seal of Organization:

Annexure-11: Self-Certificate for Local Content(If Applicable)

Self-Certificate for Local Content (From Manufacturers/OEM)

To,
RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower- 2, NBCC Building, East Kidwai Nagar, New Delhi-110023
EOI Ref. No.
"We [name of manufacturer] hereby confirm in respect of quoted item(s) that Local Content is equal to or more than 50% and come under 'Class-I Local Supplier' Category. As being 'Class-I Local Supplier', we are eligible for Purchase Preference under 'Make in India' Policy vide Gol Order no. P-45021/2/2017-PP (B.EII) dated 15.06.2017 (subsequently revised vide orders dated 28.05.2018, 29.05.2019, 04.06.2020 and 16.09.2020, or latest order, if any, will be applicable).
OR
*We [name of manufacturer] hereby confirm in respect of quoted item(s) that Local Content is more than 20% but less than 50% and come under 'Class-II Local Supplier' Category.
OR
*We [name of manufacturer] hereby confirm in respect of quoted item(s) that Local Content is below 20%, equal to% and come under 'Non- Local Supplier' Category.
The details of the location(s) at which the local value addition made is/are as under:
1
* Strike out whichever is not applicable
Please provide the exact percentage of local value addition for entire 'Bill of Material'.
Date: Seal & Signature

Annexure-12: Fall Clause (On Company Letter Head)

- 1. The price for the stores/services/works under the contract/Supply order by the contractor/Supplier shall in no event exceed the lowest price at which supplier/contractor or his agent/principal/dealer as the case may be, sells the stores /services/works or offers to sell stores/services/works of identical description to any persons/organizations including the purchaser or any department of the Central Govt. or any Deptt. of State Govt. or any Statutory undertaking of the Central or State Govt., as the case may be, during the currency of the contract supply/work order.
- 2. If at any time, during the said period, the contractor/supplier or his agent/principal/ dealer as the case may be, reduce the sales price, sells or offers to sell such stores/services/works to any persons/organizations including the purchaser or any Deptt. of Central Govt. of any Deptt. of a State Govt. or any statutory undertaking of the Central or State Govt. as the case may be, at a price lower than the price chargeable under the contract/supply order, he shall forthwith notify such reduction or sale or offer of sale to the Purchase Authority who has issued this contract/supply order and price payable under the contract/supply order for the stores supplied/services rendered/works carried out after the date of coming into force of such reduction or sale or offer of Sale shall stand correspondingly reduced. The above stipulation will however, not apply to :-
 - a) Exports by the contractor/supplier; or
 - b) Sale of goods as original equipment at prices lower than the prices charged for normal replacement.

The contractor/supplier shall furnish the following certificate to the concerned Purchaser.

(On Company Letter Head by Lead Bidder)

To,

RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023

EOI Ref. No.

Dear Sir,

I/We certify that there has been no reduction in sale price of the stores/services of description identical to the stores/services supplied to end customer i.e. PRASAR BHARATI (India's Public Service Broadcaster), DIRECTROATE.

GENERAL: DOORDARSHAN(end customer) under the contract/supply order here in and such stores/services have not been offered/sold by me/us to any person organisation including the purchaser or any Deptt. of Central Govt. or any Deptt. of a State Govt. or any statutory Undertaking of the Central or State Govt. as the case may be upto the date of bill during the currency of the supply order contract

whichever is later at a price lower than the price charged to the Organisation under the or	contract/supply
order except for quantity of stores categories under sub-clauses (a) and (b) of sub para (<mark>Annexure-12</mark>)
above, details of which are as follows	

In case, if the price charged by our firm is more, **RailTel** will have the right to recover the excess charged amount from the subsequent/unpaid bill of the supplier.

Date:

Annexure-13: Self Certification for Solvency

Self-Certification of Solvency

_	_
ı	0.

RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023

EOI Ref. No.

Dear Sir,

This is to certify that:

- 1. Bidder/Primary Bidder (in case of a consortium) is solvent as on the bid submission date.
- 2. The undersigned, being duly authorized, hereby confirms that the bidder fulfills the solvency requirement as stipulated in the tender conditions.
- 3. In case of a **Consortium Agreement**, all partners/members forming part of the consortium are individually solvent as on the bid submission date and collectively fulfill the required parameter.
- 4. This certificate is issued based on self-certification by the bidder/consortium members, and the bidder accepts full responsibility for the correctness of the declaration.

Details of Bidder / Consortium Members

•	Name of Bidder / Primary Bidder:
•	Consortium Members (if applicable):
•	Member 1:
•	Member 2:
•	Member 3:

Authorized Signatory

I hereby declare that the information provided above is true and correct to the best of my knowledge and belief.

•	Name:
•	Designation:
•	Organization:
•	Signature:
•	Date:
•	Seal/Stamp:

Annexure-14: Self-Certification Regarding No Association with News Services

(On Letter Head)

To,

RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023

EOI Ref. No.

Dear Sir,

- I, the undersigned, hereby certify that:
- 1. The Bidder (or Primary Bidder, in case of a consortium) and all its associated entities—including affiliates, subsidiaries, parent companies, and group entities—have no direct or indirect relationship with any News Services as defined in the engagement terms.
- 2. Specifically, the Bidder and its associated entities do not:
 - Hold direct or indirect ownership in News Services or any of its subsidiaries, affiliates, or parent companies.
 - Maintain any form of investment in News Services, including equity stakes, bonds, or other financial instruments.
 - Exercise indirect ownership or control of News Services through group firms, holding companies, or other corporate structures.
 - Participate in joint ventures, partnerships, or collaborative agreements with News Services or its affiliated entities.
 - Hold board memberships, executive positions, or exert significant influence in News Services or its related companies.
 - In case of a Consortium Agreement, each member of the consortium individually confirms compliance with the above conditions.
 - The Bidder understands that failure to disclose any such relationship, or discovery of undisclosed conflicts, may result in immediate termination of the engagement and may attract legal consequences.

Bidder	/ Consortium Details	
•	Name of Bidder / Primary Bidder:	
•	Consortium Members (if applicable):	
•	Member 1:	
•	Member 2:	
•	Member 3:	-

Authorized Signatory

I declare that the above information is true and correct to the best of my knowledge and belief.

•	Name:
•	Designation:
•	Organization:
•	Signature:
•	Date:
•	Seal/Stamp:

Annexure-15: Self-Certificate for Manufacturer and Certificate of Origin(If Applicable)

Self-Certificate for Manufacturer and Certificate of Origin(Sole Bidder/ Lead Bidder) (On Letter Head)

To,

RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023

EOI Ref. No.

Dear Sir,

I/We, the undersigned, hereby certify that:

- 1. The name of the manufacturer for each item offered under this bid has been clearly mentioned in the offer documents.
- 2. The country of origin of each offered item has been duly furnished and declared in accordance with the tender requirements.

Date:

Annexure-16: Self-Certification on Eligibility under Land Border Procurement Restriction (On Letter head by Lead Bidder)

Self-Certification on Eligibility under Land Border Procurement Restriction

To,

RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023

EOI Ref. No.

Dear Sir,

"I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India and on sub-contracting to contractors from such countries; / certify that this bidder is not from such a country or, if from such a country, has been registered with the Competent Authority and will not sub-contract any work to a contractor from such countries unless such contractor is registered with the Competent Authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered, [Where applicable, evidence of valid registration by the Competent Authority shall be attached.]"

Date:

Annexure-17: Certificate for Tenders for Works involving possibility of sub-contracting (On Letter head by Lead Bidder)

Certificate for Tenders for Works involving possibility of sub-contracting

To,

RailTel Corporation of India Ltd. Plate-A, 6th Floor, Office Tower-2, NBCC Building, East Kidwai Nagar, New Delhi-110023

EOI Ref. No.

Dear Sir,

"I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India and on sub-contracting to contractors from such countries; / certify that this bidder is not from such a country or, if from such a country, has been registered with the Competent Authority and will not sub-contract any work to a contractor from such countries unless such contractor is registered with the Competent Authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered, [Where applicable, evidence of valid registration by the Competent Authority shall be attached.]"

Date: