EOI NOTICE

RailTel Corporation of India Limited, Northern Region, 6th Floor, 3rd Block, Delhi IT Park, Shastri Park, New Delhi-110053

EOI Notice No: RCIL/NR/RO/EOI/Mktg/Def/OFC_Work/2024-25 dated 24-12-2024

RailTel Corporation of India Ltd., (here after referred to as "RailTel") invites EOIs from RailTel's Empanelled Partners for Selection of Implementation Partner from RailTel Empaneled Business Associate (under category of Surveys/OFC Laying/Utilities and Maintenance etc.) for "Creation of RailTel PoP at DTC Gwalior."

The details are as under:

SCHEDULE OF EVENTS

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1	Date of EOI Floating	24-12-2024					
2	Last date for submission of Bids against EOI	27-12-2024 at 17:00 Hours					
3	Opening of Bids received against EOI	27-12-2024 at 17:30 Hours					
4	Number of copies to be submitted	Single Stage (Two Packet System)					
5	EOI document cost- inclusive of taxes (non- refundable)	Rs. 5,900/- in form of Demand Draft in favor of RailTel Corporation of India Limited, payable at New Delhi or NEFT/RTGS in RailTel NR UBI A/c No-307801010917906 IFSC Code: UBIN0530786.					
6	EOI processing fee.	Not Applicable					
7	Estimated amount of bid- inclusive of taxes	Rs. 13,75,69,639/- (Inclusive of taxes)					
8	Earnest Money Deposit (EMD)	Rs.13,76,000/- (Rupees Thirteen Lacs Seventy-Six Thousand only) through NEFT/ RTGS: Account Name: RailTel NR Collection Account Bank Name: Union Bank of India Branch Name: Connaught Place Delhi Account Number: 307801010917906 IFSC Code: UBIN0530786 MICR Code: 110026006 or Bank Guarantee: EMD can be paid in form of Bank Guarantee in format attached as per annexure-9 issued by any scheduled commercial bank/Nationalized Bank, valid for 180 days from the date of submission of bid. Demand Draft: In favour of RailTel Corporation of India Limited payable at New Delhi. EMD deposited shall not bear any interest.					
9	Bid Submission Mode	Only Offline mode/Physical submission at 6 th Floor, IIIrd Block,					
		Delhi Technology Park, Shastri Park, Delhi-110053.					

Note: RailTel reserves the right to change the above dates at its discretion.

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 Details for this EOI:

Level: 1 Contact: Akash Barha, Asst. General Manager/Marketing

Email: akash@railtelindia.com Contact: +91-9717644170

Level:2 Contact: Sh. Pushpendra Kumar Position: General Manager/Marketing

Email: pushpenderkumar@railtelindia.com Contact: +91-9871146592.

Note:

1. The EOI response is invited from eligible Empaneled Partners of RailTel (under category of Surveys/OFC Laying/Utilities and Maintenance etc.) only.

- 2. All the document must be submitted with proper indexing and page no.
- 3. Transfer and Sub-letting: The Business Associate has no right to give, bargain, sell, assign or sublet or otherwise dispose-off the Contract or any part thereof, as well as to give or to let a third party take benefit or advantage of the present Contract or any part thereof.
- 4. Bidder has to agree to comply with all OEM technical & Financial documentation including MAF of major items, Technical certificates/others as per end-to-end requirement mentioned in physical copy obtained.
- 5. Bidder also undertake to submit MAF of major items i.e., fibre and duct of the proposed solution and other documents required in the end Customer Organization's work in favour of RailTel against the proposed products.
- 6. The selected bidder will have to accept all Terms & Conditions as per the scope of work.
- 7. No exemption/relaxation is applicable to MSME/Startups.
- 8. However, OEM considered by SI for this project have to mandatorily comply all the eligibility & technical criteria/compliance.
- 9. Relevant EOI documents, technical specification/Scope of work of this EOI will be shared to the authorized person of Business Associate on submission of following:
 - a. Proof of EOI document cost for Rs. 5,900/-(including taxes) in the form of DD in favour of RailTel Corporation of India Limited, payable at Delhi or NEFT/RTGS in RailTel NR UBI A/c No-307801010917906 IFSC Code: UBIN0530786.
 - b. Non-Disclosure Agreement (NDA) to RailTel (Enclosed As per Annexure-06 of EOI documents).
 - c. Authorised signatory authorisation from the Business Associate to collect hardcopies of EOI document along with Scope of work. The Person has to give acknowledgement of the documents received and has to submit his Valid Aadhar Card/Pan Card ID with his authorisation from authorised signatory of his Organisation. Please carry the stamp of the organisation for acknowledgment signing.
 - d. Any corrigendum/addendum (If any) will be uploaded on RailTel' website only.

NON-DISCLOSURE AGREEMENT

(On Non-Judicial Stamp Paper of Rs. 100)

This Non-Disclosure Agreement (this "Agreement") is made and entered into on this day of, 20XX (the "Effective Date") 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 & Northern Region office at 6th Floor, 3rd Block, Delhi IT Park, Shastri Park, New Delhi - 110053, (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 andshall 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 "Disclosing Party") to the other Party (each Party, in such receiving capacity, the "Receiving Party") 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:
 - is wholly and independently developed by Receiving Party without the use of Information of Disclosing Party;
 - at the time of disclosure to Receiving Party, was either (A) in the public domain, or (B) known to Receiving Party;
 - is approved for release by written authorization of Disclosing Party; or
 - is disclosed in response to a valid order of a court or other governmental iv. body in the India or any political subdivision thereof, but only to the extent of, and for the purposes set forth in, such order; provided, however, 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 unauthorized 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. Cooperation. Receiving Party will immediately give notice to Disclosing Party of any unauthorized use or disclosure of the Information of Disclosing Party.
- 4. Ownership of Information. All Information remains the property of Disclosing Party and no license or other rights to such Information is granted or implied hereby.
 - Notwithstanding the foregoing, Disclosing Party understands that Receiving Party may

currently or in the future be developing information internally, or receiving information from other parties that may be similar to Information of the Disclosing Party. Notwithstanding anything to the contrary, nothing in this Agreement will be construed as a representation or inference that Receiving Party will not develop products, or have products developed for it, that, without violation of this Agreement, compete with the products or systems contemplated by Disclosing Party's Information.

- 5. No Obligation. Neither this Agreement nor the disclosure or receipt of Information hereunder shall be construed as creating any obligation of a Party to furnish Information to the other Party or to enter into any agreement, venture or relationship with the other Party.
- 6. Return or Destruction of Information.
 - a) All Information shall remain the sole property of Disclosing Party and all materials containing any such Information (including all copies made by Receiving Party) and its Representatives shall be returned or destroyed by Receiving Party immediately upon the earlier of:
 - i.termination of this Agreement;
 - ii.expiration of this Agreement; or
 - iii. Receiving Party's determination that it no longer has a need for such Information.
 - b) Upon request of Disclosing Party, Receiving Party shall certify in writing that all Information received by Receiving Party (including all copies thereof) and all materials containing such Information (including all copies thereof) have been destroyed.
- 7. Injunctive Relief: Without prejudice to any other rights or remedies that a party may have, each party acknowledges and agrees that damages alone may not be an adequate remedy for any breach of this Agreement, and that a party shall be entitled to seek the remedies of injunction, specific performance and/or any other equitable relief for any threatened or actual breach of this Agreement
- 8. Notice.
 - a) Any notice required or permitted by this Agreement shall be in writing and shall be delivered as follows, with notice deemed given as indicated:
 - i.by personal delivery, when delivered personally;
 - ii.by overnight courier, upon written verification of receipt; or
 - iii.by certified or registered mail with return receipt requested, upon verification of receipt.
 - b) Notice shall be sent to the following addresses or such other address as either Party specifies in writing.

RailTel Corporation of India limited:

Attn: Address: Phone: Email.:

Attn: Address: Phone: Email

9. Term, Termination and Survivability.

- a) Unless terminated earlier in accordance with the provisions of this agreement, this Agreement shall be in full force and effect for a period of years from the effective date hereof.
- b) Each party reserves the right in its sole and absolute discretion to terminate this Agreement by giving the other party not less than 30 days' written notice of such termination.
- c) Notwithstanding the foregoing clause 9(a) and 9 (b) , Receiving Party agrees that its obligations, shall:
 - 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
- b) consultation shall begin promptly after a Party has delivered to another Party a written request for such consultation.
- c) 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.
- 14. 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 part

15. 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.

16. 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.

17. 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.

18. 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.

19. 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.

20. 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.

21.	UNPULISHED PRICE SENSITIVE INFORMATION (UPSI)agrees and acknowledges
	that, its Partners, employees, representatives etc., by virtue of being associated
	with RailTel and being in frequent communication with RailTel and its employees, shall be
	deemed to be "Connected Persons" within the meaning of SEBI (Prohibition of Insider
	Trading) Regulations, 2015 and shall be bound by the said regulations while dealing with
	any confidential and/ or price sensitive information of RailTelshall 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 restriction on
	communication, providing or allowing access to any Unpublished Price Sensitive
	Information (UPSI) relating to RailTel as well as restriction on trading of its stock while

holding such Unpublished Price Sensitive Information relating to RailTel

22. 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.

	RailTel Corporation of India Limited		
By:	Ву:		
Name:	Name:		
Title:	Title:		

Witnesses: 1

Witnesses: 2