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

EXPRESSION OF INTEREST

Bharat Sanchar Nigam Ltd. invites Expression of Interest from companies meeting the eligibility criteria as prescribed herein for providing Games on Demand Service to BSNL’s broadband (on Wireline & FTTH) Customers

Notice No. 14-1/2016-GOD
Date of issue: 25/05/2016

Interested companies/firms shall express the interest in prescribed application form/ Format & same be sent to the appropriate BSNL authority as mentioned below:

<table>
<thead>
<tr>
<th>Pan India Level</th>
<th>Circle Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>BBVAS – CFA Cell, O/o Sr.GM (NWP-CFA) 5th Floor, Bharat Sanchar Bhawan, Janpath, New Delhi-110001</td>
<td>AGM (BBVAS-CFA), O/o CGM of the concerned Circle</td>
</tr>
</tbody>
</table>

The EOI can be downloaded from BSNL’s Website www.bsnl.co.in.
Instructions for Companies

1.0 Introduction
Bharat Sanchar Nigam Limited (BSNL), a Public Sector Undertaking of Government of India, is the largest Telecom Service Provider in India having countrywide presence with over 120 million customers. It is also the largest ISP and presently offering Broadband Service on wireline, fibre & wireless to its customers. The Broadband service of BSNL is currently operating across the nation except in Delhi and Mumbai.

2.0 Broadband Network Architecture
The broadband network of BSNL (Deployed under the project “National Internet Backbone-II”) comprises the managed MPLS backbone and the broadband access. The backbone network carries broadband and narrowband Internet traffic, content based service traffic, Virtual Private Network (VPN) traffic, IP TAX traffic, etc. The two layers of the MPLS backbone are the CORE & the EDGE networks. The CORE Network comprises the routers connected with the high speed STM-16 transmission links whereas the EDGE network comprises the EDGE routers connected to the CORE routers through the Gigabit Ethernet or STM-16 links. This layer aggregates customer traffic, enforces QOS and extends managed access to the customers. This layer provides the customer access through three mechanisms: (a) Dialup, (b) Dedicated access, and (c) broadband access.

3.0 Purpose of the EOI
BSNL intends to provide Games-on-Demand (GOD) service on chargeable basis to its broadband (on wireline & FTTH) customers across its network. This EOI invites offers from Gaming solution providers to enter into agreement with BSNL on non-exclusive and revenue sharing basis for offering such service to BSNL customers. The selected Company/firm can offer Games-on-Demand (GOD) services in the approved area (Pan India or Circle level of BSNL) after signing the Service Agreement with appropriate BSNL authority as the case may be which would contain all the terms and conditions entailed in this EoI. The basic objective of this EOI is to enable BSNL to provide subscription gaming service to its broadband (on wireline & FTTH) customers. The eligible companies are also required to do all the end to end management of the customer marketing, selling and servicing activities in coordination with various BSNL circles. BSNL also expects Operation, Maintenance, Billing and provisioning support in respect of provision of Gaming service to BSNL broadband (on wireline & FTTH) customers by the Companies. Subsequently, if technically feasible we may extend this service to our wireless broadband customers also.

Area of service:
The interested company/firm can offer ‘Games-on-Demand (GOD) service’ either on Pan India or Circle level of BSNL. Accordingly, the application should be sent to the appropriate BSNL authority as mention below. The agreement will be signed at Pan India or Circle level of BSNL as the case may be.

<table>
<thead>
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<td>AGM (BBVAS-CFA)*, O/o CGM of the concerned Circle</td>
</tr>
</tbody>
</table>
*Note 1: Or the officer authorized to do this work.
Note 2: For cases of Circle Level, the approving authority will be CGM of the concerned circle.

4.0 Eligibility Criteria
4.1 Eligible are Indian Companies who are registered /incorporated in India. Taking into consideration the number of broadband (on wireline & FTTH) customers it is very essential that the company have sufficient experience in setting up of and running such a service in India/ worldwide. The following criterion shall be met by the company or the company who intends to participate in this EOI and only those companies who qualify the following conditions, need apply:

i. The Company shall be registered/ incorporated in India under the company’s act 1956.

ii. **Turnover Requirement-**
   - **For signing of agreement of all India Level at BSNL Corporate Office:** The Company shall have a Cumulative Total Turnover of INR 3 Crores during last three financial years, prior to date of application, with minimum turnover of INR 50 Lakhs in each of the year. The aforesaid turnover shall be in one of the following areas or any combination thereof for at least one financial year out of the last three financial years,
     a. Telecom applications/ VAS or
     b. Content provisioning or
     c. Content development or
     d. Content application development or
     e. IT Applications
     **Note** – ‘Content’ above relates to gaming
   - **For signing of agreement of Circle level with each circle** –
     Turnover requirement for signing of agreement with each circle shall be 1/10th of the all India Level as mentioned above.

iii. **Experience Requirement:**
   - **For signing of agreement of all India Level at BSNL Corporate Office:**
     Company shall have relevant experience of setting up & running successfully gaming service and having a minimum of 1,000 customers with Internet/ Telecom/Mobile service provider for a period of at least one year on the date of submission of application for EOI. The appropriate certificate/ self certificate in this regard shall be submitted.
   - **For signing of agreement of Circle level with each circle** -
     Company shall have relevant experience of setting up & running successfully gaming service and having a minimum of 100 customers with Internet/ Telecom/Mobile service provider for a period of at least 6 months on the date of submission of application for EOI. The appropriate certificate/ self certificate in this regard shall be submitted.

iv. **Experience & Turnover Requirement in case of Consortium:**
   - **For signing of agreement of all India Level at BSNL Corporate Office:**
     If company applying for is not meeting the experience as at Para 4(iii) above, then the application for EOI can also be submitted through a legally bound consortium (Annexure-IV of EOI) with a company who is having experience as at Para 4(iii). However in such case, front or main applicant, who will submit the application for EOI on behalf of the Consortium, henceforth will be called the Lead Company. In case of Consortium, turnover
of both Lead Company and Consortium partner shall be counted. Lead Company and Consortium partner shall have a cumulative total turnover of INR 3.0 Crores with share of Lead Company INR 2.25 Crores & that of Consortium Partner as INR 0.75 Crore (i.e. in ratio of 75% & 25%) in last three financial years as per clause 4.1(ii) above. Accordingly, minimum turnover shall be INR 37.50 Lakhs & 12.50 Lakhs respectively during each of the said financial year. The certificate from the client(s) in this regard shall be submitted. The Lead Company only will interact with BSNL for all obligations/ payments.

B. For signing of agreement of Circle level with each circle –
If company applying for is not meeting the experience as at Para 4(iii) above, then the application for EOI can also be submitted through a legally bound consortium (Annexure-IV of EOI) with a company who is having experience as at Para 4(iii). However in such case, front or main applicant, who will submit the application for EOI on behalf of the Consortium, henceforth will be called the Lead Company. In case of Consortium, turnover of both Lead Company and Consortium partner shall be counted. Lead Company and Consortium partner shall have a cumulative total turnover of INR 30 Lakhs with share of Lead Company INR 22.5 Lakhs & that of Consortium Partner as INR 7.5 Lakhs (i.e. in ratio of 75% & 25%) in last three financial years as per clause 4.1(ii) above. Accordingly, minimum turnover shall be INR 3.75 Lakhs & 1.25 Lakhs respectively during each of the said financial year. The certificate from the client(s) in this regard shall be submitted. The Lead Company only will interact with BSNL for all obligations/ payments.

v. The company or any of members of consortium, if any shall not be a Licensed Telecom Service Provider to provide Basic Services/ Cellular Telephony Services/ Internet Services/ UASL/ NLD/ ILD Services anywhere in India. Self Certificate by the company shall be submitted.

vi. The company or any of its members in the consortium shall not have controlling equity stake or vice-versa in & of any Basic Services/ Cellular Telephony Services/ Internet Services/ UASL/ NLD/ ILD Services operating company (ies) in India. Self Certificate by the company shall be submitted.

vii. Even at a later date, if there is a substantial change in ownership structure of the company leading to the above mentioned types of companies getting a controlling stake, then BSNL reserve the right to terminate the contract.

viii. Consortium partner Company shall also meet the conditions as per Para (v) & Para(vi). Self certificate shall be shall be submitted by the Consortium partner.

ix. Companies are required to submit certificates/ documentary proof for item (i) to (viii).

5. Instructions to applicants for EOI
5.1 Only one EOI shall be submitted by applicant fulfilling the eligibility criteria in format as specified in Annex-III along with the documents.
5.2 In case of consortium, Memorandum of Understanding signed by all the members, specifying the lead member & listing out all the obligation of member shall be provided.
5.3 Performance Bank Guarantee (PBG) –
A. For signing of agreement of all India Level at BSNL Corporate Office -
a. In case of Individual Company- Performance Bank Guarantee (PBG) of Rs. 10 Lakhs is to be provided within 15 days of receipt of communication from BSNL regarding approval of their application. PBG is to be submitted before signing of the agreement for ensuring the satisfactory performance of the agreement. The PBG shall be valid
for 32 months and shall be forfeited inter-alia for not achieving revenue targets as mentioned in clause 6.15 (ii) of EOI.

b. In case of Consortium- Performance Bank Guarantee (PBG) of Rs. 10 Lakhs & 3.5 Lakhs are to be provided by the Lead Company & Consortium partner respectively within 15 days of receipt of communication from BSNL regarding approval of their application. PBGs are to be submitted before signing of the agreement for ensuring the satisfactory performance of the agreement. PBGs of both Lead Company as well as consortium partner shall be valid for 32 months. PBGs of both Lead Company as well as Consortium partner shall be forfeited inter-alia for not achieving revenue target as mentioned in clause 6.15 (ii) of EOI

B. For signing of agreement of Circle level with each circle - Amount of PBG required for signing of agreement with each circle shall be 1/10th of the all India Level as mentioned above.

5.4 BSNL reserves the right to reject any or all the applications (expression of interest received) or stop the process of EOI / testing at any stage, at its sole discretion without assigning any reason In case of any dispute relating to this expression of interest / agreement, New Delhi court shall have the exclusive jurisdiction.

5.5 An agreement bordering around the terms and conditions of the EOI shall be signed with selected Company (ies).

5.6 The agreement with the Company shall be on non-exclusive basis. Further, BSNL reserves the right to provide its own Gaming services at any time or to enter into Agreement with other Company/party for providing similar services in its licensed service area from time to time in future without any restriction of number of Companies/party.

5.7 The period of non-exclusive agreement shall be 26 months (2 months for installation of equipment, integration & testing with BSNL network and 24 months for GOD service).

5.8 Company shall submit all below mentioned documents along with the application form:

5.8.1 Attested copy of the certificate of Incorporation.

5.8.2 Latest Audited results of last three financial years prior to date of application.

5.8.3 Articles and Memorandum of Association or partnership deed as the case may be.

5.8.3.1 In case a company intends to submit the bid through a legally bound consortium with the company as lead partner, the company is required to submit the following documents pertaining to consortium members.

5.8.3.2 Attested copy of the certificate of Incorporation for Consortium members, registered in India.

5.8.3.3 Certified accounts for last three financial years prior to date of application for all consortium member/ their parental global organization.

5.8.3.4 Only lead company will interact with the BSNL for all obligations/payment, however consortium members will be responsible for the execution of the project.

5.8.3.5 A consortium member can participate in one consortium only. However a company is not permitted to be a consortium member under another company for this project.

5.8.3.6 No change in consortium members i.e. addition or dropping of a member shall be permitted after the submission of the bid.

5.8.4 Company shall submit along with application of EOI, the complete list of partners. The company shall furnish signed letters from all the partners stating their participation in the said EOI. The company shall have teaming agreement with the partners OEMs
individually, to ensure that respective product support and services for implementation, operation, maintenance, spares for a minimum period of 3 years.

5.8.5 Business plan for the proposed term of agreement. The Company shall have to give a commitment to generate top line revenue of minimum Rs.2 Crores during the tenure of agreement.

5.8.6 Content Requirement-

A. For signing of agreement of all India Level at BSNL Corporate Office-
The Company shall have to provide a list of games (to be available to end user on the day of launch of service) and authority letters from at least 2 content owners confirming agreement with the Company to provide content for BSNL gaming subscription service. On the day of launch selected company has to launch with at least 50 games. The required authority letter from the content owners of these games to be provided at the time of launch. In future, in case company wants to offer more games same authority letter from the content owners to be provided. Content shall be screened before allowed to be launched.

B. For signing of agreement of Circle level with each circle –
On the day of launch selected company has to launch with at least 25 games. Other conditions mentioned in above Para A will remain same for circle level agreement.

5.8.7 A letter of authority from Lead Company as well as Consortium Partner stating that in case of non performance, BSNL can en-cash the Performance Bank Guarantee of both Lead Company as well as Consortium Partner and the Lead Company & Consortium Partner shall not have any objection.

5.8.8 List of Directors including their names(s) and address(es) along with contact telephone numbers, DIN of each director & CIN of the Company.

5.8.9 Certified True copy of Board’s/ Management’s resolution in favour of authorized signatory. It should not have been dated more than two months prior to date of EOI.

5.8.10 Specimen signature(s) of authorized signatory duly attested by the Bidder’s Bankers.

5.8.11 Undertakings, in support of Company or consortium members if any not having equity stake and not being a Licensed Service Provider as required in eligibility conditions.

5.8.12 NDU (Non-Disclosure Undertaking), duly notarized on non judicial stamp paper of Rs.50/- (NDU format enclosed).

5.8.13 Revenue generation commitment required as per target clause 6.15 of EOI and an undertaking clearly committing to submit the Performance Bank Guarantee or Performance Bank Guarantees (in case of consortium) within 15 days of receipt of communication from BSNL regarding approval of their application. PBG or PBGs (in case of consortium) is/are to be submitted before signing of the agreement.

5.8.14 For signing of extension of agreement as per existing BBVAS EOIs & new agreement as per revised BBVAS EOIs.
In case of the agreements already in existence as per the previous EOIs, the BBVAS Providers will be free to renew the agreement as per the terms & conditions of the new EOI provided the BBVAS provider is eligible to continue further as per the new terms & conditions. In such case, the BBVAS Provider needs not to submit the documents again if there is no change in the constitution of the Company providing BBVAS services. However, the BBVAS Provider has to apply for fresh agreement as per the new EOI before the expiry of the previous agreement period.
5.9 A representative Draft agreement, containing the complete commercial, financial & technical conditions to be signed for providing the Gaming Value Added Services over Wire line broadband & FTTH broadband is attached and is to be signed with the eligible Companies only after evaluating the proposal containing the above documents in full.

6 Terms and Conditions

6.1 The agreement with the eligible Company shall be signed for 26 months (out of which, 2 months may be for installation, integration of the equipment/ system with BSNL network and starting of the GOD services).

6.2 Renewal or extension of the agreement shall be based on the performance of the Company and as per prevailing policy of BSNL at that time. The performance of the Company would be a key determinant for extension.

6.3 Revenue generation commitment required as per target clause 6.15 of EOI and an undertaking clearly committing to submit the Performance Bank Guarantee or Performance Bank Guarantees (in case of consortium) within 15 days of receipt of communication from BSNL regarding approval of their application. PBG or PBGs (in case of consortium) is/are to be submitted before signing of the agreement.

6.4(a) Revenue share would be as follows:

BSNL’s share: 40%    Selected Company’s share: 60%

The content related Intellectual Property Rights (IPR)/ Royalty payouts applicable shall be borne by the Company from its revenue share.

6.4(b) The other statutory levies or taxes, license fees as applicable from time to time or as amended by DOT (Department of Telecommunication) from time to time, shall be deducted from the total revenue generated out of Games on Demand service revenues. The balance amount i.e. after deducting all duties/ taxes/ fees etc, would be shared in the ratio between BSNL & Selected Company indicated above. It may be noted that statutory levies or taxes/ license fee to be deducted from the total revenue may vary depending on the licensor’s requirements.

6.5 The payment of company’s (VAS provider) revenue share would be done based on the monthly realized amount. The payment, normally, would be done within two months after the receipt of the bill. Reconciliation would be done in the subsequent month and any pending payment would be adjusted in that month. BSNL reserves the right to modify the procedure for making payments to company as per its requirements.

6.6 The required connectivity to the concerned network elements shall be provided by BSNL free of charge. However, the server and the application need to reside at any of the BSNL’s Main NIB locations. In case, the server can’t be installed at any of the BSNL’s Main NIB locations (due to some valid reasons), the connectivity from BSNL network element would be on paid basis at commercial rates. In such case connectivity charges as mentioned in BSNL Corporate Office Tariff Circular No. 112-11/2013-BP-Ent dated 03/10/2013 shall be applicable. The circular is attached as Annexure-VI of the agreement. These charges may be amended subsequently & the same shall be applicable at that time. Co-location facility in BSNL premises shall be extended to company subject to feasibility & payment of
requisite Infrastructure charges of BSNL applicable at the time of signing of agreement. The word Infrastructure means electricity/ space/ air-conditioning. Current Infrastructure charges per annum per site deployment for following power limits are as follows (which may get amended subsequently):

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Power (load)</th>
<th>Rate per annum per site (as on 01/01/2016)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Up to 2 KW</td>
<td>Rs. 3.50 Lakhs</td>
</tr>
<tr>
<td>2</td>
<td>Between 2 KW-6KW</td>
<td>Rs. 4.90 Lakhs</td>
</tr>
<tr>
<td>3</td>
<td>6 KW-12KW</td>
<td>Rs. 8.40 Lakhs</td>
</tr>
<tr>
<td>4</td>
<td>Beyond 12 KW</td>
<td>To be decided on case to case basis</td>
</tr>
</tbody>
</table>

**Note:** Infrastructure charges mentioned above are as per Circular No. 200-21/2008-VAS (pt-2) dated 20/09/2012 (attached as Annexure-VII of the EOI).

6.7 The Company shall need to provide the GOD service’s Network Architecture with diagram which shall be scrutinized by competent BSNL Technical Team. It shall also submit detailed integration requirement document with BSNL system.

6.8 Company shall be totally bound and obliged to comply with all applicable norms and directions of Telecom Commercial Communications Customers Preference Regulations (TCCCPR) issued from time to time by the Regulator (TRAI) or the Licensor (DOT) or Govt. of India.

6.9 The Company shall maintain a portal, which shall enable users from BSNL side to view various customer level details of the services provided by the Company through BSNL network. This portal shall be available in Internet, so that any user from BSNL shall be able to access the GOD services via Internet. SSA level user shall be able to logon to the portal for availing the facilities like customer account details, billing details & customer GOD service history. Provisioning & billing of the Games on Demand (GOD) service should be integrated by the Company with BSNL CDR System (OSS & BSS of wire line & broadband) without any cost to BSNL.

6.10 THE COMPANY shall ensure that the content to be provided as part of the Value Added Services conforms to the applicable Indian laws, IT Act 2008 and its amendment issued from time to time by Govt. THE COMPANY shall monitor the content on a regular basis to ensure that the same is not obscene or offending to the laws of the land, community or sect or violating any copy/ intellectual property of any third party.

6.11 The Company shall adhere to SLA, which BSNL has offered to its customers, if any. Data download while accessing the content under this GOD service shall be counted in the monthly broadband bill of the customer.

6.12 The Company shall also conduct product training for BSNL Officers to make them conversant about their product capabilities vis-à-vis customer requirement, if any.

6.13 **Delivery of Service:** The Company shall ensure provisioning of commercial GOD services in the agreed service area within 30 days of provision of requisite connectivity by BSNL. In case of failure to start the service in the specified time period a penalty of Rs.500/- per day of delay shall be applicable subject to a maximum of Rs. 1 Lakh.
6.14 Marketing of Services:
   i. All Marketing, advertising, sales and promotion of agreed GOD besides sourcing the content for the GOD services shall be undertaken by the Company at its own cost.
   ii. The Company shall get pamphlets or brochures designed, approved, printed at their cost and delivered to the in-charge (Sales & Marketing) office in the Circle or any other predefined single point of delivery in the Circle, during first 6 months of the agreement and again during next 12 months. BSNL shall facilitate distribution of these pamphlets/ brochures through its Franchisees, telephone bills & Points of Sales (POS) to those customers who shall be coming to POS for buying some other BSNL products/ services.
   iii. Call Centre would need to be established by the Company at their own cost, both for tele-calling, subscriber verification & also customer support. For the purpose of customer query & customer care a toll free number would be advertised by the Company. Toll free number to the company (i.e. BBVAS Provider) may be provided by BSNL on cost basis at commercial rates applicable from time to time. This toll-free number should only be utilized for promoting the GOD service being provided under agreement with BSNL only. If any misuse of the facility is detected at any stage, the free service shall be withdrawn.
   iv. For the customer service, the Company shall provide to BSNL 7 days a week helpdesk, either web based or call center. The booking of complaint to the Company can be made by customer, BSNL NOC/ Call Center/ Node. For emergency case specifically for situation where critical node is down, the Company shall ensure that the complaint is attended within 12 hours.
   v. The Company shall also conduct promotional events for generating business / creating awareness about BSNL products and services.
   vi. SMS, e-mail based marketing, marketing through print media & electronic media would be done by the Company.
   vii. BSNL would market the GOD services, if so desired and workable either as GOD service or as part of bouquet of services offered by BSNL.

6.15 TARGETS:
   A. For signing of agreement of all India Level at BSNL Corporate Office-
      i. The minimum revenue target for THE COMPANY is to bring business worth at least Rs. 2 Crores (Rs. 2,00,00,000) in the period of the agreement (i.e. 26 months).
      ii. Following rollout schedule would be applicable for the duration of the agreement:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Period</th>
<th>Revenue Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>first 12 months</td>
<td>Rs. 60 Lakhs</td>
</tr>
<tr>
<td>2</td>
<td>26 months</td>
<td>Rs. 2 Crores</td>
</tr>
</tbody>
</table>

Revenue targets are gross revenue to be generated from Games on demand services during the relevant period of the agreement.

   iii. Revenue Commitment for the Extension period of one year: Minimum Revenue commitment for THE COMPANY in Extension period of one year will be the 50% of Revenue Target for the period of the agreement (i.e. 26 month) mentioned at S. No. 2 of Table of clause 6.15 A (ii).
   iv. In case of Individual Company- The Performance Bank Guarantee shall be forfeited in case of not achieving revenue targets as mentioned in clause 6.15 A (ii), 6.15 A (iii). After PBG forfeiture existing agreement shall be terminated.
   v. In case of Consortium- PBGs of both Lead Company as well as Consortium partner
shall be forfeited interalia for not achieving revenue target as mentioned in clause 6.15 A (ii), 6.15 A (iii). After PBG forfeiture existing agreement shall be terminated.

B. For signing of agreement of Circle level with each circle –

i. The minimum revenue target for THE COMPANY is to bring business worth at least Rs. 20 Lakhs (Rs. 20,00,000) in the period of the agreement (i.e. 26 months).

ii. Following rollout schedule would be applicable for the duration of the agreement:

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Period</th>
<th>Revenue Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>first 12 months</td>
<td>Rs. 6 Lakhs</td>
</tr>
<tr>
<td>2</td>
<td>26 months</td>
<td>Rs. 20 Lakhs</td>
</tr>
</tbody>
</table>

Revenue targets are gross revenue to be generated from Games on demand services during the relevant period of the agreement.

iii. **Revenue Commitment for the Extension period of one year:** Minimum Revenue commitment for THE COMPANY in Extension period of one year will be the 50% of Revenue Target for the period of the agreement (i.e. 26 month) mentioned at S.No. 2 of Table of clause 6.15 B (ii).

iv. **In case of Individual Company**- The Performance Bank Guarantee shall be forfeited in case of not achieving revenue targets as mentioned in clause 6.15 B (ii), 6.15 B (iii). After PBG forfeiture existing agreement shall be terminated.

v. **In case of Consortium**- PBGs of both Lead Company as well as Consortium partner shall be forfeited interalia for not achieving revenue target as mentioned in clause 6.15 B (ii), 6.15 B (iii). After PBG forfeiture existing agreement shall be terminated.

6.16 Dispute Settlement

i. In the event of any question, dispute or difference arising under this agreement or in connection there-with (except as to the matters, the decision to which is specifically provided under this agreement), the same shall be referred to the sole arbitration of the CMD, BSNL, New Delhi or in case his designation is changed or his office is abolished, then in such cases to the sole arbitration of the officer for the time being entrusted (whether in addition to his own duties or otherwise) with the functions of the CMD, BSNL or by whatever designation such an officer may be called (hereinafter referred to as the said officer), and if the CMD, BSNL or the said officer is unable or unwilling to act as such, then to the sole arbitration of some other person appointed by the CMD, BSNL or the said officer. The agreement to appoint an arbitrator shall be in accordance with the Arbitration and Conciliation Act 1996.

ii. There shall be no objection to any such appointment on the ground that the arbitrator is a BSNL Executive or that he has to deal with the matter to which the agreement relates or that in the course of his duties as a BSNL Executive he has expressed his views on all or any of the matters in dispute. The award of the arbitrator shall be final and binding on both the parties to the agreement. In the event of such an arbitrator to whom the matter is originally referred, being transferred or vacating his office or being unable to act for any reason whatsoever, the CMD, BSNL or the said officer shall appoint another person to act as an arbitrator in accordance with terms of the agreement and the person so appointed shall be entitled to proceed from the stage at which it was left out by his predecessors.

iii. The arbitrator may from time to time with the consent of both the parties enlarge the time frame for making and publishing the award. Subject to the aforesaid, Arbitration and Conciliation Act, 1996 and the rules made there under, any modification thereof for the time being in force shall be deemed to apply to the arbitration proceeding under this clause.
iv. The venue of the arbitration proceeding shall be the office of the CMD, BSNL, New Delhi or office of the arbitrator at New Delhi. The EOI shall be governed by and constructed in accordance with the laws of India and the jurisdiction of Court at New Delhi, India.

6.17 Security and Lawful Interception for Value Added Service:

a. BSNL shall have the right to direct, to warn, to penalize the Company under any directions of DOT or even terminate the Agreement after considering any report of conduct or antecedents detrimental to the security of the nation. The decision of BSNL in this regard in accordance with such DOT directions shall be final and binding and in any case the Company shall bear all liabilities in the matter.

b. In accordance of DOT guidelines, the Company shall provision for lawful interception for GOD contents, wherever required by security agencies. Further, any new Value Added Services should be added/ commissioned in the network only after having confirmed the provisioning of appropriate monitoring facilities for the same.

c. The Company shall provide all possible support to BSNL in case law enforcement agencies approach BSNL for any investigation & monitoring purposes involving traffic passing through the servers installed by the Company.

d. The Company would also be duty bound to follow the TCCCP & other regulations issued by TRAI/DOT. Any violations thereof may lead to cancellation of the agreement.

e. The PBG or PBGs (in case of consortium) submitted at the time of signing of the agreement having validity of 32 months for ensuring the satisfactory performance of the agreement. The Company/ Lead Company & Consortium Partner (in case of consortium) shall extend the validity of same for further extension of agreement if any, or otherwise till all the dues of BSNL by virtue of this agreement have been fully paid & its claim satisfied & discharged.

6.18 Quality of Service

i. The Company shall operate and maintain its setup including the Application Servers conforming to Quality of Service standards, to be mutually agreed upon. The initial set up should be capable to handle at least 10,000 customers with concurrency of 1,000 customers. The selected company shall upgrade the set up within one month of reaching 70% of the capacity.

ii. No Quality of Service Parameters (QOS) has been specified at present. However, Telecom Regulatory Authority of India (TRAI)/ TEC may specify QOS parameters in the future. Both BSNL and the Company agree that in such an eventuality, they shall use commercially reasonable efforts to meet the QOS requirements set forth by TRAI.

iii. The Company shall be responsible for:

I) Maintaining the performance and quality of service standards.
II) Ensuring an overall system uptime to be more than 99% on monthly basis.
III) Maintaining the MTTR (Mean Time To Restore) within the specified limits of the quality of service as given below in respect of normal failures excluding catastrophes:

a) 90% of faults reported on monthly basis by customers should be rectified within 3 hours and 99% within 8 hours.

b) The Company shall keep a record of number of faults and rectification reports in respect of the service, which shall be produced before BSNL as and when and in whatever form desired.

iv) Rectification of fault within three hours in case of fault(s) at the Company’s end resulting in
non-availability of the services.

v) The Company shall be responsive to the complaints lodged by BSNL. The Company shall rectify the anomalies within the specified MTTR and maintain the history sheets for each installation, statistics and analysis on the overall maintenance status & the same shall be made available to BSNL at prescribed intervals in prescribed format/ proforma.

vi) In case of non-availability of the Services/ service getting affected partially/ fully due to reasons pertaining to the Company for more than three hours, the Company shall be penalized as per calculation given below:

- Average monthly (averaged on last two billing cycle basis) revenue generated on account of services covered under the agreement in the concerned Circle = Rs A
- Number of hours for which the service remained un-available/ affected = D
- Compensation =\( \frac{A}{(24*30)}D \)

The amount so calculated shall be deducted from the revenue share of the corresponding billing cycle.

7.0 Submission of application:

7.1 The application for Expression of Interest in format as specified in Annex-V along with all required documents must be submitted in sealed envelopes, superscribed "Expression of Interest for Games on Demand Service for BSNL broadband (on wireline & FTTH) customers" and addressed to the contact person indicated in this EOI. The envelope shall indicate the name and address of the Company.

7.2 Application giving the details is to be made on the Company’s letter head. A copy of this EOI duly signed in on all pages meaning by acceptance of all clauses be submitted along with application form.

7.3 All costs & expenses associated with submission of application shall be borne by the Company submitting the application and BSNL shall have no liability in any manner in this regard. BSNL reserve the right to terminate the process of short-listing for any reason whatsoever.

Note: This policy is open ended and any Company which is interested and meets the eligibility conditions may submit its proposal on any working day. BSNL would however reserve the right of periodic review of the entire policy or any elements thereof based on its business needs.
FORMAT OF THE NON-DISCLOSURE UNDERTAKING
(To be submitted duly notarized on non-judicial stamp paper of Rs.50/- only)

M/s ______________________________, a company registered under Companies Act 1956, having its registered office at __________________________ acting through Shri ________________, the authorized signatory (which expression shall, unless repugnant to the context, include its successors in business, administrators, liquidators and assigns or legal representatives) hereby declare and undertake that we shall not divulge any part of this agreement either through oral or written communication or through any mode to anyone.

We further undertake and declare that we shall be responsible for safe custody of the papers/documents including the Agreement proposed to be entered into between M/s BHARAT SANCHAR NIGAM LIMITED and ourselves. We shall ensure all necessary steps to safeguard the privacy and confidentiality of the Agreement and shall use our best endeavours to secure that no person acting on our behalf or ourselves divulge or disclose or use any part of the Agreement without the written consent of M/s BHARAT SANCHAR NIGAM LIMITED.

We further declare and undertake that if we declare not to sign the above Agreement with M/s BHARAT SANCHAR NIGAM LIMITED, we shall return back the copy of the Agreement (in original) back to designated official acting on behalf of M/s BHARAT SANCHAR NIGAM LIMITED within one month without preserving any copy of the same, in any form, whatsoever.

We further declare and undertake to indemnify M/s BHARAT SANCHAR NIGAM LIMITED for any loss or damage(s) caused to it by virtue of any default from our side in compliance to the aforesaid conditions.

Signed on behalf of M/s _____________________________ by Shri ___________________ (Name and Designation) authorized signatory.
UNDERTAKING

We, M/s ______________________________, a company registered under Companies Act 1956, having registered office at ___________________________ do hereby undertake and declare that we do not have an equity stake in & of any

- Basic Services
- Cellular Services
- Internet Services
- Unified Access Services
- National Long Distance Services
- International Long Distance Services

operating company (ies) in India.

Signed on behalf of M/s__________________ by Shri_______________________ (Name & Designation) authorized signatory (with company stamp).

UNDERTAKING

We, M/s ______________________________, a company registered under Companies Act 1956, having registered office at ___________________________ do hereby undertake and declare that we are not a licensed service provider to provide Basic services/Cellular services/Internet services/Unified Access services/ NLD/ILD services anywhere in India.

Signed on behalf of M/s__________________ by Shri_______________________ (Name & Designation) authorized signatory (with company stamp).
ANNEXURE-C
AGREEMENT PROFORMA
(To be furnished on Rs 100/- stamp paper after communication for final selection is received from BSNL)
To be executed on non-judicial stamp paper worth Rs 100/- and continuation sheets on ledger papers and two copies on ordinary paper to be submitted neatly type-written sheets on one side of the paper in single line spacing.

AGREEMENT

AGREEMENT FOR PROVISION OF ONLINE GAMES ON DEMAND SERVICES TO BROADBAND (ON WIRELINE & FTTH) CUSTOMERS OF BSNL

This agreement is signed on the __________day_________of 2016 by and between BHARAT SANCHAR NIGAM LIMITED, a Company registered under the Companies Act 1956 having its Registered office at Bharat Sanchar Bhawan, Janpath, New Delhi -110001, acting through Shri _____________ GM (___________), BSNL Corporate Office, the authorized signatory (hereinafter called BSNL which expression shall, unless repugnant to the context, include its successor in business, administrators, liquidators and assigns or legal representatives) of the FIRST PARTY.

AND

M/s ________________, a company registered under the Companies Act 1956 having its Registered office at ______________________________ acting through Shri______________, the authorized signatory (hereinafter called THE COMPANY which expression shall, unless repugnant to the context, include its successor in business, administrators, liquidators and as the Company s or legal representatives) of the SECOND PARTY.

BSNL & the Company are collectively referred to as parties & individually as “First Party” and “Second Party” respectively.

Whereas THE COMPANY applied in pursuance of EOI No. 14-1/2016-GOD floated by BSNL dated 25/05/2016 for provision of Games Content based value added services to the broadband (on Wireline & FTTH) customers of BSNL and assured to BSNL, that THE COMPANY have appropriate equipment, infrastructure, skilled manpower & other facilities to provide services under this agreement, whereupon in pursuance of said request & assurance, BSNL has agreed to an agreement with THE COMPANY for two years & two months, effective from ____________ , for provision of Games Content based value added services to the broadband (on Wireline & FTTH) customers of BSNL on a subscription based on non-exclusive and revenue sharing basis.

THE COMPANY has a license in (i) a server based software product (the “Server Software”) and (ii) a client based, end user “player” software product (the “Client Software”), (the Server Software and the Client Software being collectively referred to as the “Software”).
NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

1. In consideration of the due observance & performance of all the terms and conditions mentioned in this agreement the Schedule-I, Part I to III, Annexure I to VII attached hereto and forming part of this agreement, BSNL and THE COMPANY agree to an agreement on non-exclusive & revenue sharing basis to provide the content based Value Added Services to the broadband (on wireline & FTTH) customers of BSNL in its licensed service area and as per conditions contained in the said EOI & various parts and Annexures attached hereto.

2. The agreement shall be valid for a period of two years & two months from ------- to ------- unless revoked earlier.

3. THE COMPANY and BSNL hereby agree and unequivocally undertake to fully comply with all terms and conditions stipulated in this agreement along with Schedule-I, Part I to III, Annexure I to VII attached hereto and without any deviation or reservations of any kind, unless mutually agreed between the parties at any given time.

4. BSNL reserves the right to provide Gaming Value Added Services on its own or to enter into Agreement with other content provider/ service providers/ parties for providing similar services to its broadband (on wireline & FTTH) customers in future without any restriction of number of content provider/ Company s/ service providers/parties.

5. Tariffs (i.e. the end user pricing) for the services under this agreement shall be decided by BSNL in consultation with THE COMPANY, the local factors, prevailing competition, market scenario etc. BSNL shall have the overriding powers to decide in case of disputes or issues pertaining to the pricing of the services covered under this agreement. The decision of BSNL shall be final and binding on THE COMPANY in pricing related issue.

6. The Laws of land as promulgated/ modified/ amended and/or replaced from time to time shall govern this Agreement.

7. THE COMPANY shall ensure that the content to be provided as part of the Value Added Services conforms to the applicable Indian laws, IT Act 2008 and its amendment issued from time to time by Govt. THE COMPANY shall monitor the content on a regular basis to ensure that the same is not obscene or offending to the laws of the land, community or sect or violating any copy/ intellectual property of any third party.

8. THE COMPANY shall indemnify BSNL in respect of any consequences of whatsoever nature arising on account of copy/intellectual property the Company violates in respect of content/technology or Nature/Type of content being in violation of the Laws of India.

9. This Agreement shall not be amended or modified or altered or changed in any way except in writing and duly executed by the authorized representative of each party.

10. This Agreement is the complete and exclusive statement of the mutual understandings of the parties. It supersedes and cancels all previous or contemporaneous written and oral agreements, communications and other understandings relating to the subject matter of
this Agreement. All modifications must be in writing by both parties, except as otherwise provided herein.

11. The Agreement is a confidential document. THE COMPANY and BSNL shall not divulge any part of this Agreement either through oral or written communication or through any other mode to any third party, unless explicitly permitted by the other party or required by law.

12. THE COMPANY shall be totally bound and obliged to comply with all applicable norms and directions issued from time to time by the Regulator (TRAI) or the Licensor (DOT) or Govt. of India and any new condition/ direction/ amendment/ stipulation which may be brought in force by the regulator/ Licensor/ Govt. of India, subsequent to the execution of this agreement, all such condition/ direction/ amendment/ stipulation should be deemed to be automatically included in this agreement.

13. Each party is and shall remain responsible for obtaining and maintaining for the duration of this agreement, all governmental and other licenses, waivers, consents, registrations, permissions and approvals required of such party for the provision of the services

IN WITNESS WHEREOF the parties hereto have caused this Agreement to be executed through their respective authorized representatives on the ____ day of _________________.

Signed for & on behalf of BHARAT SANCHAR NIGAM LIMITED by Shri ____________________.
GM (______________), BSNL Corporate Office, the authorized signatory.

Signed for & on behalf of __________________________ by Shri ________________________, the authorized signatory.

In the presence of following witnesses:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Witness</td>
<td>2. Witness</td>
</tr>
<tr>
<td>Name</td>
<td>Name</td>
</tr>
<tr>
<td>Occupation</td>
<td>Occupation</td>
</tr>
<tr>
<td>Address</td>
<td>Address</td>
</tr>
</tbody>
</table>
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SCHEDULE-I
SERVICES PORTFOLIO

1.1 The GAMES CONTENT BASED VALUE ADDED SERVICES agreed under this agreement shall be a chargeable service.

1.2 The CHARGEABLE services imply that the customers shall be charged some pre-determined tariff for availing these services/ downloading the content under these services. The tariff would be finalized by mutual consultations.

1.3 No additional revenue share shall be paid by BSNL to the COMPANY for enhancing the initial offerings/services.

1.4 The libraries of content shall depend upon the type of services and shall be as per the mutual agreement between BSNL & THE COMPANY. Content shall be uploaded on THE COMPANY owned Servers at no cost to BSNL.

1.5 THE COMPANY shall extend the latest content for the GOD services agreed upon in this Agreement without any discrimination vis-à-vis other Broadband service provider(s) to whom THE COMPANY may be providing similar services.

1.6 THE COMPANY shall also be responsible for evolving the above GOD services in tune with the changing tastes & preferences of the customers, changing market scenario. THE COMPANY shall have the right to add/ remove/ update content items, Content Packages and content subscriptions to/from the respective list and Portal by providing updated lists.

1.7 The minimum frequency of GOD services updation / content refreshment shall be 1 month. This shall include the addition of new features in the GOD services, addition of new items under different categories of GOD services and/or imparting new look & feel to the existing GOD services.

1.8 BSNL reserves the right to suspend the GOD services wherever and whenever BSNL is convinced that the content is outdated/ obscene/ offending to the feelings of any religious community or sect or against the Law or un-satisfactorily responsive. (THE COMPANY shall monitor the content on a regular basis to ensure compliance with applicable Indian laws and that the same is not outdated/ obscene/ offending to the religious minority, community or sect or violating any copy rights/intellectual property rights of any third party).

2. Trial of the Service
A free trial may be offered by the Company based on mutual consultation & finalized tariff.

3. Service Provisioning
   a. The commercial launch of GOD services shall be done as early as possible but not later than two months from the date of signing of the agreement. If the company is not able to successfully launch the services within stipulated period. BSNL shall be at liberty to terminate the agreement.
b. CONTENT REQUIREMENT-
   i. **For signing of agreement of all India Level at BSNL Corporate Office** - The Company shall have to provide a list of games (to be available to end user on the day of launch of service) and authority letters from at least 2 content owners confirming agreement with the Company to provide content for BSNL gaming subscription service. On the day of launch selected company has to launch with at least 50 games. The required authority letter from the content owners of these games to be provided at the time of launch. In future, in case company wants to offer more games same authority letter from the content owners to be provided. Content shall be screened before allowed to be launched.

   ii. **For signing of agreement of Circle level with each circle** – On the day of launch selected company has to launch with at least 25 games. Other conditions mentioned in above Para A will remain same for circle level agreement.

   c. In case of failure of THE COMPANY to meet requirements as mentioned at clause 3 (b) above, BSNL shall en-cash their PBG as per PBG clause 4(iii) of Part-II Financial Conditions of the agreement.
TERMS & CONDITIONS
PART-I COMMERCIAL CONDITIONS

1. Purpose and Scope of the agreement
1.1. The timely provision of GOD services, regular and timely update of content and ready availability of requisite content from its legal source along with its due copyrights/ IPR, shall be the essence of this agreement and shall form the central factor of this agreement.

1.2. This agreement shall enable the Company to provide Games Content based Services to BSNL broadband (on wireline & FTTH) customers by making all necessary arrangements at its own costs for the infrastructure (content/applications/servers, etc) involved in provision of these services with BSNL providing support in the form of hosting space, connectivity and billing integration

1.3. The games content based service shall be delivered over BSNL’s established DSL based infrastructure over the copper last mile to the customer’s premises or FTTH to the customer’s premises for which BSNL shall provide the required connectivity and bandwidth as per the terms and conditions of the agreement.

1.4 The list of activities agreed to be undertaken by THE COMPANY would include:

a. Games Portal Creation: Creation of a Games Portal for facilitating the delivery of various games content services under BSNL's brand name with co-branding of The Company.

b. Games Portal Hosting: Arrangement of necessary hardware & software resources required to host the above portal at its own cost.

c. Gaming Portal Operation & Maintenance: Operation & Maintenance of the above Portal/ Associated Hardware at its own cost on 24X7 basis including regular monitoring & updation of the content/services based on market scenario/trends, as per customers' tastes & preferences and/or as desired by BSNL.

d. Access from BSNL Website: The BSNL designated website shall have a prominent link to the web-page operated by the content/services provider, which shall enable the customers to browse and preview/ select/ download the content/service after identification of the respective subscriber's identity and confirmation of the request through an appropriate mechanism. After confirmation, the requested content/services shall be provided to the customers. THE COMPANY shall maintain the branding of BSNL throughout the above process.

e. Content arrangement: THE COMPANY shall be responsible for sourcing the content required for the content based services agreed under this agreement, managing the content, obtaining the Intellectual Property rights (IPRs) / copyrights at its own cost and complying with the Intellectual Property Rights of the content, as applicable, on its own. THE Company shall also facilitate the provisioning of access to the content/services hosted on BSNL's server(s) through its portal.

f. Billing information: THE COMPANY shall be responsible for generation of complete billing information and CDRs in support of delivery of content/services to enable BSNL to bill customers for these services. THE COMPANY shall be responsible for providing and maintaining at its own cost, the Billing System for providing necessary data for BSNL to generate the bills to be raised upon all the customers served by THE COMPANY’s solution as
part of this agreement. The necessary details shall be provided to BSNL, as per the format and frequency requested for by BSNL.

g. **Maintenance support** THE COMPANY shall provide tier 1 support for customer care to BSNL by providing full back-end support to solve all kinds of problems/queries raised by the customers relating to these services. THE COMPANY shall also conduct a training programme session of at least 5 hours for BSNL’s customer service and Sales team at one place in each of the four geographical regions & if required in the circles also. All expenses related to travel, boarding and lodging, etc. of BSNL officials shall be borne by BSNL.

h. **Miscellaneous**: Any other activity (ies) necessary for the successful implementation/provisioning of the services.

### 1.5 The list of activities agreed to be undertaken by BSNL would include:

a. **Connectivity** BSNL shall provide to THE COMPANY, the broadband access (virtual pipe) to BSNL’s customers and connectivity of the Company games content equipment to BSNL’s IP network. The connectivity / bandwidth as required for offering the games service under this agreement shall be provided by BSNL, at no cost to the Company as a part of this agreement. However, the server and the application need to reside at any of the BSNL’s Main NIB locations. In case, the server can’t be installed at any of the BSNL’s Main NIB locations (due to some valid reasons), the connectivity from BSNL network element would be on paid basis at commercial rates. In such case connectivity charges as mentioned in BSNL Corporate Office Tariff Circular No. 112-11/2013-BP-Ent dated 03/10/2013 shall be applicable. The circular is attached as Annexure-VI of the agreement. These charges may be amended subsequently & the same shall be applicable at that time. Co-location facility in BSNL premises shall be extended to company subject to feasibility & payment of requisite Infrastructure charges of BSNL applicable at the time of signing of agreement. The word Infrastructure means electricity/ space/ air-conditioning. Current Infrastructure charges per annum per site deployment for following power limits are as follows (which may get amended subsequently):

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Power (load)</th>
<th>Rate per annum per site (as on 01/01/2016)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Up to 2 KW</td>
<td>Rs. 3.50 Lakhs</td>
</tr>
<tr>
<td>2</td>
<td>Between 2 KW-6KW</td>
<td>Rs. 4.90 Lakhs</td>
</tr>
<tr>
<td>3</td>
<td>6 KW-12KW</td>
<td>Rs. 8.40 Lakhs</td>
</tr>
<tr>
<td>4</td>
<td>Beyond 12 KW</td>
<td>To be decided on case to case basis</td>
</tr>
</tbody>
</table>

Note- Infrastructure charges mentioned above are as per Circular No. 200-21/2008-VAS (pt-2) dated 20/09/2012 (attached as Annexure-VII).

b. **Billing** BSNL shall be responsible for commercial aspects, billing of customers and revenue collection.

c. BSNL shall provide authorized Company personnel access (subject always to normal security requirements of BSNL) to the Company hardware installed at BSNL’s data center/s

2 **Duration of Agreement**

This agreement shall be valid for a period of **two years & two months** effective from ----- --- to ------- unless revoked earlier as per the termination clause of this agreement. If at
any stage during the tenure of this agreement, it comes to the notice of BSNL that the Company had misrepresented the facts or submitted any false information or hidden any information, which could have affected the signing of this agreement with THE COMPANY, BSNL shall inform THE COMPANY of such lapse and provide two weeks’ notice to provide clarifications thereof. If THE COMPANY fails to provide reasonable reply to the satisfaction of BSNL during this period, the agreement shall stand terminated immediately under intimation to THE COMPANY.

3. **Extension of Agreement**
For further extension of one year (max. allowed under this agreement), BSNL would have the say based on the performance of the Company for the period of the agreement. The decision of BSNL shall be final in regard to the grant of extension or renewal.

4. **Modifications in the Terms and Conditions of Agreement**
The terms and conditions of the Agreement are subject to modification by mutual agreement based upon the request of either party. Notwithstanding anything contained herein, the rates of payment to THE COMPANY and other related conditions may be changed upon mutual consent of both the parties or if in BSNL’s opinion, the prevailing policy framework of the Govt., and Regulations/ Directions or tariff orders of TRAI, make the rates payable to the COMPANY unviable. In case of no agreement being reached in such cases, BSNL reserves the right to terminate the agreement as per the relevant clauses of this agreement.

5. **Restrictions on ‘Transfer of agreement’**
This Agreement is not assignable, transferable or sub-licensable by THE COMPANY except with prior written consent of BSNL.
THE COMPANY shall not assign or transfer its rights in any manner whatsoever under this agreement to a third party and shall ensure that no third party interest is created due to any of its action of whatsoever nature except with prior written consent of BSNL.

6. **INTELLECTUAL PROPERTY RIGHTS/ COPYRIGHTS**
6.1 The Intellectual property rights of BSNL and THE COMPANY shall remain their own and this agreement shall not affect their ownership in any way unless mutually agreed upon.
6.2 THE COMPANY shall be responsible for obtaining the legitimate copyrights/ Intellectual Property Rights of the content provided as part of the GOD services agreed upon under this Agreement.
6.3 THE COMPANY shall ensure that no profiling information regarding the Wire line & Fibre Broadband customers of BSNL using these GOD services is collected, analyzed, sold, transferred or otherwise disclosed to any third party or utilized for the purpose of promoting the other than agreed products/ GOD services of Company and/or any third party. Such data including the other data pertaining to usage like the login ID, etc created by the customers in availing the GOD services & residing in server(s) of THE COMPANY shall be destroyed by THE COMPANY within seven days of expiry or termination of this agreement under confirmation to BSNL.
6.4 THE COMPANY and BSNL shall not use each other’s trademarks, trade names, service marks, copyrights, patents, trade secrets, trade dress or Logos, etc. without the concerned
party’s prior written consent.

6.5 Each party recognizes that the respective other party is the sole owner of all rights, title and interest in the trademark patents, copyrights, marks, trade dress, trade secrets, operating practices/ procedures or other intellectual property rights relating to services offered by each party, the advertising and promotional material and Customer/ Subscriber information related to the GOD services provided by each party, all other items tangible or intangible, used presently or in future and the good shall which is or which shall become attached to any of the foregoing (collectively, the “BSNL Intellectual Property” and “The Company Intellectual Property” respectively. Each party hereby acknowledges that it shall have no right, title or interest in the other party’s Intellectual Property and the same are assets of the other party. Any customization or modification done by THE COMPANY /BSNL shall not affect the exclusive rights to and ownership of all or any of the services of the respective party.

6.6 THE COMPANY shall not knowingly interfere or cause any third party to knowingly interfere with BSNL Intellectual Property Rights. THE COMPANY agrees and undertake that it shall take all necessary & timely measures to ensure that BSNL Intellectual Property Rights are not infringed, passed off, diluted, reverse- engineered, hacked into, misappropriated, tampered with and / or copied or used by THE COMPANY or any of its directors, officers, employees, agents, consultants, representatives, subsidiaries, associates, servants or any other person except as expressly provided herein. THE COMPANY shall immediately inform BSNL in the event it becomes aware of any infringement, passing off, misappropriation or dilution of BSNL Intellectual Property Rights and that it shall provide all reasonable information and assistance necessary in order to assist BSNL to abate the infringement, passing off, misappropriation, unauthorized copying or use of, or dilution of its intellectual property.

6.7 Either party shall not reproduce, decompile, disassemble or reverse engineer any of the Products or Services of the other party in any manner whatsoever for any purpose without the prior written consent of the other party.

6.8 THE COMPANY agrees that it shall not use, re-use or disclose, either directly or indirectly, to any person or other Company or its associates or subsidiary companies any knowledge or information concerning BSNL’s services, affairs of or intellectual properties of BSNL which THE COMPANY may have acquired from BSNL during the course of or incidental to this Agreement or any knowledge or information concerning BSNL’s services, affairs or intellectual properties of BSNL which may have been shared by BSNL with THE COMPANY , after the termination/ expiry of this Agreement for any reason whatsoever under this agreement which THE COMPANY , may be or may have been concerned or interested in.

6.9 THE COMPANY shall not alter or otherwise tamper with any equipment, related accessories and software provided by BSNL including any all replacements, modifications, enhancements and or additions thereto.

6.10 This clause shall survive the termination or expiry of this Agreement.

7 Provision of Service

7.1 THE COMPANY shall be responsible for installation, testing, commissioning, operation and maintenance of all the equipment (hardware, software, help desks, etc.) and contents at its own cost for providing the GOD service under this Agreement.

7.2 THE COMPANY shall also be responsible for obtaining the copyrights and complying
with the Intellectual Property Rights of the content, wherever applicable. THE COMPANY shall indemnify BSNL in respect of any consequences of whatsoever nature arising on account of copyright violation of content or content being in violation of laws of land.

7.3 It is specifically agreed by THE COMPANY that it shall, at no point of time, use the connectivity under this agreement for pushing content other than Games content (which act as revenue scheme to THE COMPANY such as advertisements) without the consent of BSNL. BSNL may however agree to such as proposal at mutually negotiated commercial arrangement.

7.4 THE COMPANY shall be responsible for monitoring the content on a continuous basis to ensure compliance with applicable Indian laws.

7.5 THE COMPANY shall be responsible for extending all of its latest Games content based value added services to the broadband (on wireline & FTTH) customers of BSNL. The number of games to be offered to BSNL customers shall be updated regularly with addition of new games every month.

7.6 THE COMPANY shall continuously update its GOD services, covered under the agreement, to include the latest GOD services in line with the customer’s preferences & market demand from time to time.

7.7 BSNL shall operate & manage all its related network elements (BRAS, Tier-II, Tier-I, DSLAM, subs. line etc).

8. Delivery of Service:

8.1 The Company shall ensure provisioning of commercial GOD services in the agreed service area within 30 days of provision of requisite connectivity by BSNL. In case of failure to start the service in the specified time period a penalty of Rs.500/- per day of delay shall be applicable subject to a maximum of Rs. 1 Lakh.

8.2 Revenue Target

A. For signing of agreement of all India Level at BSNL Corporate Office-

a. The minimum revenue target for THE COMPANY is to bring business worth at least Rs. 2 Crores (Rs. 2,00,00,000) in the period of the agreement (i.e. 26 months). Following rollout schedule would be applicable for the duration of the agreement:

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Period</th>
<th>Revenue Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>first 12 months</td>
<td>Rs. 60 Lakhs</td>
</tr>
<tr>
<td>2</td>
<td>26 months</td>
<td>Rs. 2 Crores</td>
</tr>
</tbody>
</table>

Revenue targets are gross revenue to be generated from Games on demand services during the relevant period of the agreement.

b. Revenue Commitment for the Extension period of one year: Minimum Revenue commitment for THE COMPANY in Extension period of one year will be the 50% of Revenue Target for the period of the agreement (i.e. 26 month) mentioned at S.No. 2 of Table of clause 8 A (a).

c. In case of Individual Company- The Performance Bank Guarantee shall be forfeited in case of not achieving revenue targets as mentioned in clause 8.2 A(a), 8.2 A(b). After PBG forfeiture existing agreement shall be terminated.

d. In case of Consortium- PBGs of both Lead Company as well as Consortium partner shall be forfeited inter-alia for not achieving revenue target as mentioned in 8.2 A(a), 8.2 A(b). After PBG forfeiture existing agreement shall be terminated.
B. **For signing of agreement of Circle level with each circle —**
   a. The minimum revenue target for THE COMPANY is to bring business worth at least Rs. 20 Lakhs (Rs. 20,00,000) in the period of the agreement (i.e. 26 months). Following rollout schedule would be applicable for the duration of the agreement:

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Period</th>
<th>Revenue Target</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>first 12 months</td>
<td>Rs. 6 Lakhs</td>
</tr>
<tr>
<td>2</td>
<td>26 months</td>
<td>Rs. 20 Lakhs</td>
</tr>
</tbody>
</table>

   Revenue targets are gross revenue to be generated from Games on demand services during the relevant period of the agreement.

   b. **Revenue Commitment for the Extension period of one year:** Minimum Revenue commitment for THE COMPANY in Extension period of one year will be the 50% of Revenue Target for the period of the agreement (i.e. 26 month) mentioned at S.No. 2 of Table of clause 8 B (a).

   c. **In case of Individual Company:** The Performance Bank Guarantee shall be forfeited in case of not achieving revenue targets as mentioned in clause 8.2 B(a), 8.2 B(b). After PBG forfeiture existing agreement shall be terminated.

   d. **In case of Consortium:** PBGs of both Lead Company as well as Consortium partner shall be forfeited inter-alia for not achieving revenue target as mentioned in 8.2 B(a), 8.2 B(b). After PBG forfeiture existing agreement shall be terminated.

9. **Suspension, Revocation or Termination of agreement**

   9.1 BSNL reserves the right to suspend the operation of this agreement, at any time, due to change in its own license conditions or upon directions from the competent government authorities or in the circumstances as stated in Clause 5 of Part III of this Agreement. In such a situation, BSNL shall not be responsible for any damage or loss caused or arisen out of aforesaid action. Further, the suspension of the agreement shall not be a cause or ground for extension of the period of the agreement and suspension period shall be taken as period spent. During this period, no charges for use of the facility of THE COMPANY shall be payable by BSNL.

   9.2 BSNL may, without prejudice to any other remedy available for the breach of any conditions of agreement, by a written notice of one month issued to THE COMPANY at its registered office, terminate this agreement under any of the following circumstances:

   a) THE COMPANY failing to perform any obligation(s) under the agreement;
   b) THE COMPANY failing to rectify, within the time prescribed, any defect as may be pointed out by BSNL.
   c) THE COMPANY going into liquidation or ordered to be wound up by competent authority.

   9.3 **EITHER PARTY** may terminate the agreement, by giving notice of at least ONE month in advance. The effective date of surrender of agreement shall be ONE month counted from the date of receipt of such notice by the other party or the authority that signed the agreement on behalf of other party.

   9.4 If THE COMPANY is wound up or goes into liquidation, it shall immediately (and not more than a week) inform about occurrence of such event to BSNL in writing. In that case, the written notice period can be modified by BSNL as deemed fit under the circumstances. BSNL may either decide to issue a termination notice or to continue the agreement by suitably modifying the conditions, as it feels fit under the circumstances.

   9.5 Breach or non-fulfillment of Agreement conditions may come to the notice of BSNL through complaints or as a result of the regular monitoring. Wherever considered
appropriate, BSNL may conduct an inquiry either suo-moto or on complaint to determine whether there has been any breach in compliance of the terms and conditions of the agreement by THE COMPANY or not. THE COMPANY shall extend all reasonable facilities and shall endeavor to remove the hindrance of every type upon such inquiry

9.6 THE COMPANY shall be responsible for maintaining the agreed Quality of Service, even during the period when the notice for surrender/termination of agreement is pending. If the agreed Quality of Service is not maintained during the said notice period, it shall be treated as material breach liable for termination and any revenue share payment pending with BSNL shall be forfeited.

10 Actions pursuant to Termination of Agreement

10.1 Upon termination or surrender or expiry of the Agreement, THE COMPANY shall ensure clearance of dues, if any, which it is liable to pay to BSNL. In case of failure of THE COMPANY to pay the amounts due to BSNL, the outstanding amounts shall be recovered from the revenue share of THE COMPANY lying with BSNL without prejudice to any other action(s) for recovery of the amounts due to BSNL. BSNL shall ensure clearance of dues, if any, which it is liable to pay to THE COMPANY till date of termination of GOD services or till such point that consumers are being charged for GOD services rendered by THE COMPANY.

10.2 Notwithstanding any other rights and remedies provided elsewhere in the agreement, upon termination of this agreement:

i) Neither Party shall represent the Other Party in any of its dealings.

ii) Neither Party shall intentionally or otherwise commit any act(s) as would keep a third party to believe that the other Party is still related to the former party for provision of Gaming content for broadband (on wireline & FTTH) customers of BSNL.

iii) Each party shall stop using the other Party’s name, trade mark, etc., in any audio or visual form.

iv) The expiration or termination of the Agreement for any reason whatsoever shall not affect any obligation of either Party having accrued under the Agreement prior to the expiry or termination of the Agreement and such expiry or termination shall be without prejudice to any liabilities of either Party to the other Party existing at the date of expiry or termination of the Agreement.

11 Dispute Settlement

11.1 In the event of any question, dispute or difference arising under this agreement or in connection there-with (except as to the matters, the decision to which is specifically provided under this agreement), the same shall be referred to the sole arbitration of the CMD, BSNL, New Delhi or in case his designation is changed or his office is abolished, then in such cases to the sole arbitration of the officer for the time being entrusted (whether in addition to his own duties or otherwise) with the functions of the CMD, BSNL or by whatever designation such an officer may be called (hereinafter referred to as the said officer), and if the CMD, BSNL or the said officer is unable or unwilling to act as such, then to the sole arbitration of some other person appointed by the CMD, BSNL or the said officer. The agreement to appoint an arbitrator shall be in accordance with the Arbitration and Conciliation Act 1996.

11.2 There shall be no objection to any such appointment on the ground that the arbitrator is a BSNL Executive or that he has to deal with the matter to which the agreement relates or that in the course of his duties as a BSNL Executive he has expressed his
views on all or any of the matters in dispute. The award of the arbitrator shall be final and binding on both the parties to the agreement. In the event of such an arbitrator to whom the matter is originally referred, being transferred or vacating his office or being unable to act for any reason whatsoever, the CMD, BSNL or the said officer shall appoint another person to act as an arbitrator in accordance with terms of the agreement and the person so appointed shall be entitled to proceed from the stage at which it was left out by his predecessors.

11.3 The arbitrator may from time to time with the consent of both the parties enlarge the time frame for making and publishing the award. Subject to the aforesaid, Arbitration and Conciliation Act, 1996 and the rules made there under, any modification thereof for the time being in force shall be deemed to apply to the arbitration proceeding under this clause.

11.4 The venue of the arbitration proceeding shall be the office of the CMD, BSNL, New Delhi or office of the arbitrator at New Delhi.

12. **Force-Majeure**

If at any time, during the continuance of this agreement, the performance in whole or in part, by either party, of any obligation under this is prevented or delayed, by reason of war, or hostility, acts of the public enemy, civic commotion, sabotage, Act of State or direction from Statutory Authority, explosion, epidemic, quarantine restriction, strikes and lockouts (as are not limited to the establishments and facilities of THE COMPANY), fire, floods, natural calamities or any act of God (hereinafter referred to as event), provided notice of happenings of any such event is given by the affected party to the other, within 21 days from the date of occurrence thereof, neither party shall, by reason of such event, be entitled to terminate the agreement, nor shall either party have any such claims for damages against the other, in respect of such non-performance or delay in performance. Provided Service under the agreement shall be resumed as soon as practicable, after such event comes to an end or ceases to exist. The decision of BSNL as to whether the service may be so resumed (and the time frame within which the service may be resumed) or not, shall be final and conclusive. However, the Force-majeure events noted above shall not in any way cause extension in the period of the agreement.

13. **Customer Service**

The front end support for all GOD service related complaints from subscribers would be provided by the Company’s Customer Care Personnel. THE COMPANY shall provide call centre & online web-based interface to the existing support center staff to track usage of GOD services by subscribers of BSNL. Appropriate training/instructions would be provided by THE COMPANY to the BSNL staff for the same at no extra costs to BSNL.

For further support, assistance and guidance to authorized BSNL personnel manning the Customer care centers/ help-line/help-desk for fault rectification and Tier 2 support to customers of BSNL, THE COMPANY shall setup helpdesks on its own cost. Such helpdesk shall ensure prompt remedy to the problems/issues reported by BSNL or its customers or problems/issues found by THE COMPANY on its own. The helpdesk shall also be the entry point for content & GOD service related issues. It may be relevant to clarify that mere setting up of Help desk shall not absolve THE COMPANY of its responsibility to continuously monitor the content.
Telephone numbers/Email address of Help desk of THE COMPANY shall be provided by THE COMPANY to BSNL before commercial commissioning of the GOD services.

14. **Marketing**

14.1 All Marketing, advertising, sales and promotion of agreed GOD besides sourcing the content for the GOD services shall be undertaken by the Company at its own cost.

14.2 The Company shall get pamphlets or brochures designed, approved, printed at their cost and delivered to the in-charge (Sales & Marketing) office in the Circle or any other predefined single point of delivery in the Circle, during first 6 months of the agreement and again during next 12 months. BSNL shall facilitate distribution of these pamphlets/ brochures through its Franchisees, telephone bills & Points of Sales (POS) to those customers who shall be coming to POS for buying some other BSNL products/ services.

14.3 Call Centre would need to be established by the Company at their own cost, both for tele-calling, subscriber verification & also customer support. For the purpose of customer query & customer care a toll free number would be advertised by the Company. Toll free number to the company (i.e. BBVAS Provider) may be provided by BSNL on cost basis at commercial rates applicable from time to time. This toll-free number should only be utilized for promoting the GOD service being provided under agreement with BSNL only. If any misuse of the facility is detected at any stage, the free service shall be withdrawn.

14.4 For the customer service, the Company shall provide to BSNL 7 days a week helpdesk, either web based or call center. The booking of complaint to the Company can be made by customer, BSNL NOC/ Call Center/ Node. For emergency case specifically for situation where critical node is down, the Company shall ensure that the complaint is attended within 12 hours.

14.5 The Company shall also conduct promotional events for generating business / creating awareness about BSNL products and services.

14.6 SMS, e-mail based marketing, marketing through print media & electronic media would be done by the Company.

14.7 BSNL would market the GOD services, if so desired and workable either as GOD service or as part of bouquet of services offered by BSNL.

15. **Right to inspect**

15.1 BSNL or its authorized representative shall have the right to inspect the sites/ equipments used for extending the GOD service by THE COMPANY and in particular but not limited to, have the right to have access to junctions, terminating interfaces, hardware/ software, memories of semiconductor, magnetic and optical varieties, wired or wireless options, distribution frames and conduct the performance test including to enter into dialogue with the system through input/ output devices or terminals. THE COMPANY shall provide the necessary facilities for continuous monitoring of the system, as required by BSNL or its authorized representative(s). The inspection shall ordinarily be carried out after reasonable notice except in circumstances where giving such a notice shall defeat the very purpose or essence of the said inspection.

15.2 Wherever considered appropriate BSNL may conduct any inquiry either suo-moto on complaint to determine whether there has been any breach in compliance of terms & conditions of the agreement by THE COMPANY or not. In case of such inquiry, THE COMPANY shall extend all reasonable facilities without any hindrance
or delay, provided that prior written notice is given and conducted within reasonable working hours.

16. **Confidentiality of information**
16.1 Subject to conditions contained in this Agreement, THE COMPANY shall take all necessary steps to safeguard the privacy and confidentiality of any information about BSNL and its customers from whom it has acquired such information by virtue of the GOD service provided and shall use its best endeavors to secure that:
   a. No person acting on behalf of THE COMPANY divulges or uses any such information except as may be necessary in the course of providing GOD services to BSNL; and
   b. No person seeks such information other than is necessary for the purpose of providing GOD service to BSNL.

Provided, the above para shall not apply where BSNL has consented in writing to such information being divulged or used and such information is divulged or used in accordance with the terms of that consent; or the information is already open to the public.

16.2 THE COMPANY shall ensure that no profiling information regarding the broadband (on wireline & FTTH) customers of BSNL is collected, analyzed, sold, transferred or otherwise disclosed to any third party or utilized for the purpose of promoting the other than agreed products/services of the COMPANY and/or any third party.

16.3 THE COMPANY shall take necessary steps to ensure that THE COMPANY and any person(s) acting on its behalf observe confidentiality of customer information.

16.4 THE COMPANY shall, prior to commencement of GOD service, confirm in writing to BSNL that THE COMPANY has taken all necessary steps to ensure that it and its employees shall observe confidentiality of customer information.

16.5 This clause shall survive the termination or expiry of this Agreement.

17. **Prohibition of certain activities by THE COMPANY**
17.1 THE COMPANY shall not engage, on the strength of this Agreement, in the provision of any Service other than the GOD service as defined under this Agreement.

17.2 THE COMPANY agrees not to provide any unlawful, harassing, libelous, defamatory, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable content of any kind.

17.3 THE COMPANY is obliged to provide, without any delay the tracing facility to trace origin or content of nuisance, obnoxious or malicious messages or communications transported through his equipment and network. Any damages arising out of default on the part of THE COMPANY in this regard shall be sole liability of THE COMPANY.

17.4 In case any confidential information is divulged to THE COMPANY for proper implementation of an Agreement, it shall be binding on THE COMPANY and its employees to maintain its secrecy and confidentiality.

17.5 THE COMPANY shall ensure that the installation carried out by it should not become a safety hazard and is not in contravention of any statute, rule or regulation and public policy.

18. **Set Off**
Any sum of money due and payable to THE COMPANY under this Agreement or otherwise shall be appropriated by BSNL and the same may be set off against any claim
of BSNL for payment of a sum of money arising out of this Agreement or under any other Agreement made by the COMPANY with BSNL.

19. Indemnification
THE COMPANY agrees to protect, defend, indemnify and hold harmless BSNL and its employees, officers, directors, agents or representatives from and against liabilities, damages, fines, penalties and costs (including legal costs and disbursements) directly arising from or relating to:
   a) Any breach of any statute, regulation, direction, orders or standards from any governmental body, agency, telecommunications operator or regulator applicable to such party;
   b) Any breach of the terms and conditions in this agreement by the THE COMPANY;
   c) Any claim of any infringement of any Intellectual Property Right or any other right of any third party or of law by THE COMPANY;
   d) Any claim made by any third party arising out of the use of the GOD services or content and arising in connection with interruptions or degradations of GOD service to BSNL’s customers caused solely by THE COMPANY.
   In case of any claim by any third party towards licensing or otherwise for the products provided by the Company, it shall be sole responsibility of THE COMPANY to settle such claims. Under no circumstances BSNL shall have any liability for any such claim.
   This clause shall survive the termination or expiry of this Agreement.

20. Relationship
Each party understands that it is an independently owned business entity and this Agreement does not make it, its employees, associates or agents as employees, agents or legal representatives of the other party for any purpose whatsoever. Neither party has express or implied right or authority to assume or to undertake any obligation in respect of or on behalf of or in the name of the Other Party or to bind the Other Party in any manner. In case, any party, its employees, associates or agents hold out as employees, agents, or legal representatives of the other party, the former party shall forthwith upon demand make good any/all loss, cost, damage including consequential loss, suffered by the other party on this account.

21. Exclusivity
This Agreement is non-exclusive and nothing in this Agreement shall be construed to prevent either party from entering into a similar Agreement with any other party or to restrict such party from directly engaging in related activities.

22. Liability
Except as provided in this Agreement, hereinabove, neither party shall be liable to other party or any other party by virtue of termination of this Agreement for any reason whatsoever for any claim for loss or profit or on account for any expenditure, investment, leases, capital improvements or any other commitments made by the other party in connection with their business made in reliance upon or by virtue of this Agreement.
23. **Security and Lawful Interception for Value Added Service:**
   
a. BSNL shall have the right to direct, to warn, to penalize the company under any directions of DOT or even terminate the Agreement after considering any report of conduct or antecedents detrimental to the security of the nation. The decision of BSNL in this regard in accordance with such DOT directions shall be final and binding and in any case the company shall bear all liabilities in the matter and keep BSNL informed for all claims, cost, charges or damages in this respect.

b. In accordance of DOT guidelines, the company shall provision for lawful interception for Games on Demand contents, wherever required by security agencies. Further, any new Value Added Services should be added/ commissioned in the network only after having confirmed the provisioning of appropriate monitoring facilities for the same.

c. The company shall provide all possible support to BSNL in case law enforcement agencies approach BSNL for any investigation & monitoring purposes involving traffic passing through the servers installed by the company.

d. The company would also be duty bound to follow the TCCCP & other regulations issued by TRAI/DOT. Any violations thereof may lead to cancellation of the agreement.

e. The PBG or PBGs (in case of consortium) submitted at the time of signing of the agreement having validity of 32 months for ensuring the satisfactory performance of the agreement. The Company/ Lead Company & Consortium Partner (in case of consortium) shall extend the validity of same for further extension of agreement if any, or otherwise till all the dues of BSNL by virtue of this agreement have been fully paid & its claim satisfied & discharged.
1. Financials

1.1 The mutually agreed percentage revenue share payable to THE COMPANY on the package price shall be as follows:

**Flat revenue share of 40% to BSNL & 60% to Selected Company**

The content related Intellectual Property Rights (IPR)/ Royalty payouts applicable shall be borne by the Company from its revenue share.

1.2 The other statutory levies or taxes, license fees as applicable from time to time or as amended by DOT (Department of Telecommunication) from time to time, shall be deducted from the total revenue generated out of Games on Demand service revenues. The balance amount i.e. after deducting all duties/ taxes/ fees etc, would be shared in the ratio between BSNL & Selected Company indicated above. It may be noted that statutory levies or taxes/ license fee to be deducted from the total revenue may vary depending on the licensor’s requirements.

1.3 THE COMPANY shall be responsible for intimating the subscriber the charges payable by him/her on downloading such Chargeable GOD services.

1.4 In case of any dispute or problem arising on account of pricing of GOD services among the content providers providing GOD services under BSNL’s branding, the decision of BSNL shall be final and binding on all of the concerned content provider(s) including THE COMPANY.

2. BILL ISSUE AND COLLECTION

2.1 BSNL shall be solely responsible for all commercial functions of bill issue and its collection for the content based GOD services provided to BSNL’s customers under this agreement. The GOD services shall be billed as part of WIRE LINE Broadband (Data-One)/ Basic Telephony services & FTTH Services provided by BSNL. The bills shall be raised and collected by BSNL from the customers.

2.2 THE COMPANY shall not charge any money or money(s) from the customers of BSNL. No additional service other than those forming part of this agreement is to be provided by THE COMPANY to the customers of BSNL either free of cost or for a cost without written approval of BSNL.

2.3 THE COMPANY shall send the CDRs generated in its billing system is respect of all customers served through its solution at least once every day or as mutually agreed to the destined BSNL server in the format prescribed by BSNL.

2.4 Revenue sharing with Company (i.e. VAS provider) will be done on subscription charges levied from the customer for Games on Demand service. No revenue sharing will be done on data usage charges levied from the customer for download/streaming of contents of Games on Demand service.

2.5 THE COMPANY shall disclose all information in respect of revenues arising out of running the content based GOD services to BSNL’s customers for the purposes of revenue sharing. Any disclosure found to be false at any stage shall amount to breach of contract and shall attract relevant termination clauses of this agreement.
2.6 BSNL shall have the right to use the detailed billing information provided by the COMPANY for settlement of any grievances raised by the customers, and THE COMPANY shall indemnify BSNL against any such liabilities that may arise on account of this.

2.7 The terms and conditions of payments by customers shall be governed by BSNL’s rules from time to time. The disconnection and reconnection practice for payment by defaulters shall be enforced.

3. REVENUE SHARE PAYMENT PROCESS

3.1 Payment of revenue share of THE COMPANY shall be made on monthly basis on receipt of the invoice which shall be based on the realized amount. The invoice shall be settled by BSNL as per the provisions of laid down policy on the subject as modified from time to time. The verified invoices shall be processed & paid within two months.

3.2 The payment invoice/feed file would be generated after the same is verified by BSNL. The activation/deactivation details on real time/daily basis/periodic basis as decided by BSNL would be provided by the Company to BSNL, whose designated official(s) would reconcile & correct/update the monthly data to be fed in the Company feed file before the same is handed over to BSNL at the end of the month. This reconciliation would be done before the customers are billed. The payment accordingly would be made to the Company on the basis of the realized bills.

3.3 The payment of revenue share shall be made to THE COMPANY on the realized amount after the deduction of applicable statutory levies (like license fees, service tax etc.) and/or taxes applicable from time to time, on the amount billed on account of provisioning of content based GOD services to the customers. All such taxes/levies would be paid to the respective statutory bodies by BSNL. Levies payable on billed amount to the statutory bodies would be calculated & deducted from the collected amount. Thereafter, revenue-sharing would be done in the prescribed ratio.

3.4 Any discrepancy found would be mutually discussed and resolved. Balance of Payments arising due to any reason shall be adjusted in future payments by BSNL.

3.5 BSNL may decide to use the CDRs generated by its own system for billing the customers. In such a case if there is any discrepancy between the chargeable logs/CDRs of THE COMPANY and BSNL, the decision of BSNL shall be final for variation of up to 10%, but any deviation beyond this shall be mutually settled between BSNL and THE COMPANY.

3.6 In case of any dispute/complaints from the customers regarding any defect or non-delivery and consequent refund request, THE COMPANY shall be responsible for providing the conclusive evidence of performance at its end, failing which the disputed charges shall be deducted from the payment of the COMPANY and accordingly the charges shall be adjusted in the subsequent bill of the postpaid subscriber or credited to subscriber’s account in case of prepaid customers, under intimation to the concerned subscriber.

3.7. Notwithstanding anything contained above, BSNL reserves the right to modify the billing process based on the practicality of integration of its own CDR system with the Company system. However, it would be ensured that the payment to the Company is released within a month (subject to funds’ availability).
4. PERFORMANCE BANK GUARANTEE-

A. In case of Individual Company

i. THE COMPANY shall submit a Performance Bank Guarantee (PBG), in the prescribed proforma (attached as Annexure-II hereto), at the time of signing this agreement.

ii. The PBG of Rupees 10 Lakhs shall be submitted by THE COMPANY valid for 32 months from the date of signing the Agreement for ensuring satisfactory performance of the Agreement.

iii. Without prejudice to its rights of any other remedy, BSNL shall en-cash the PBG in case of any breach in terms and conditions of the agreement or in case of failure to roll out the services as per the agreed schedule & parameters or failure to achieve the targets as provided in the agreement or failure to renew the PBG as per BSNL requirement or failure to comply with the content related laws including IPR/copyrights, on part of franchisee.

iv. THE COMPANY shall extend the validity of the PBG on yearly basis for further extended period of this Agreement, if any, or otherwise till all the dues of BSNL by virtue of this Agreement have been fully paid and its claim satisfied & discharged.

B. In case of Consortium

i. Lead Company & Consortium Partner shall submit Performance Bank Guarantees (PBGs), in the prescribed proforma (attached as Annexure-II & III hereto), at the time of signing this agreement.

ii. The PBG of Rs. 10 Lakhs & 3.5 Lakhs shall be submitted by the Lead Company & Consortium Partner respectively valid for 32 months from the date of signing the Agreement for ensuring satisfactory performance of the Agreement.

iii. Without prejudice to its rights of any other remedy, BSNL shall en-cash the PBGs of both Lead Company & Consortium Partner in case of any breach in terms and conditions of the agreement or in case of failure to roll out the services as per the agreed schedule & parameters or failure to achieve the targets as provided in the agreement or failure to renew the PBGs as per BSNL requirement or failure to comply with the content related laws including IPR/copyrights, on part of franchisee.

iv. Lead Company & Consortium Partner shall extend the validity of the PBG on yearly basis for further extended period of this Agreement, if any, or otherwise till all the dues of BSNL by virtue of this Agreement have been fully paid and its claim satisfied & discharged.

5. Tariff Plans- tariff plans shall be mutually decided.

6. Representations and Warranties

The representations & warranties set out in this clause shall survive the execution of this Agreement and its related documents and both Parties acknowledge that they have entered into this Agreement and other related documents in full reliance upon the representations and warranties as mentioned below:

i. The Parties are companies duly formed and validly existing under the laws of India and have all the requisite corporate power, authority and necessary licenses to carry on its
business and to enter into and perform its obligations under this Agreement and other related documents to which they are or will become a Party.

ii. The Parties have the power to enter into and perform transactions contemplated by this Agreement and its other related documents and the parties have taken all necessary corporate action to authorize the execution and delivery of this Agreement and other related documents to which they are or will become a Party. Additionally, the obligations of the Parties there under constitute legal, valid and binding obligations, enforceable in accordance with their terms.

iii. The entry into and performance of this Agreement shall not violate any judgment, law or any other related document applicable to the parties.

iv. Neither this Agreement nor any other related document shall contain any untrue statement of a material fact or omit to state a material fact.

v. Both the parties are not party to any Agreement, instrument, charter or other corporate restriction which individually or in aggregate might have a material adverse effect on this Agreement.

vi. None of the party to this Agreement has occurred and is continuing or will occur any event of default as a result of the execution or performance of this Agreement or any other related document to which it will become a party.

vii. There are no actions, suits or proceedings (including arbitration proceedings) pending with respect to the business of both the parties or any transaction contemplated thereby or affecting any clearance or which could have a material adverse effect on this Agreement.
PART-III
TECHNICAL CONDITIONS

1. **The Application server**

1.1 The application servers of THE COMPANY should be capable of providing GOD services as mentioned under Part I of this Agreement.

1.2 Adequate redundancy shall be built into the design of the application server so that failure of a single sub-system does not affect the performance/ ensure high up time and the services being provided by the system.

1.3 In the process of operating the GOD services, THE COMPANY shall be responsible for
   (i) Installation of the equipment;
   (ii) Proper upkeep and maintenance of the equipment; and
   (iii) Maintaining the agreed Quality of Service;

1.4 The system should be able to generate statistical data per site, per server and per date. The MIS data pertaining to these GOD services shall be periodically made available to BSNL. The system should be able to record data for a minimum period of ninety days.

2. **Engineering Details**

THE COMPANY shall furnish to BSNL or its authorized representative(s), in such manner and at such times as may be required by BSNL complete technical details with all calculations for engineering, planning and dimensioning of the system/network, concerned relevant literature, drawings, installation materials regarding the application servers.

3. **Interconnection with network of BSNL**

3.1 BSNL shall facilitate the access to its appropriate network elements (Edge Routers) to facilitate provision of GOD services agreed upon under this agreement. The connectivity between the BSNL’s network elements and the application servers of THE COMPANY shall be exclusively utilized for carrying the traffic pertaining to GOD services to BSNL customers only.

3.2 THE COMPANY shall be responsible for providing the required connectivity of its servers located at its own datacenters to the concerned network elements of BSNL at its own cost.

3.3 The concerned NOC In-charge of Data Network Circle of BSNL shall responsible for evaluation of the GOD services before commercial launch and for continuous monitoring of the GOD services and the response time etc., thereafter

4. **Quality of Service**

4.1 The Company shall operate and maintain its setup including the Application Servers conforming to Quality of Service standards, to be mutually agreed upon. The initial set up should be capable to handle at least 10,000 customers with concurrency of 1,000 customers. The selected company shall upgrade the set up within one month of reaching 70% of the capacity.

4.2 No Quality of Service Parameters (QoS) has been specified at present. However, Telecom Regulatory Authority of India (TRAI)/ TEC may specify QOS parameters in the future. Both BSNL and THE COMPANY agree that in such an eventuality, they shall use
commercially reasonable efforts to meet the QOS requirements set forth by TRAI.

4.3 THE COMPANY shall be responsible for:
   i) Maintaining the performance and quality of service standards.
   ii) Ensuring an overall system uptime to be more than 99 % on monthly basis.
   iii) Maintaining the MTTR (Mean Time To Restore) within the specified limits of the quality of service as given below in respect of normal failures excluding catastrophes:
      a) 90% of faults reported on monthly basis by customers should be rectified within 3 hours and 99% within 8 hours.
      b) THE COMPANY shall keep a record of number of faults and rectification reports in respect of the GOD service, which shall be produced before BSNL as and when and in whatever form desired.
   iv) Rectification of fault within three hours in case of fault(s) at THE COMPANY’s end resulting in non-availability of the GOD services.

4.4 THE COMPANY shall be responsive to the complaints lodged by BSNL. THE COMPANY shall rectify the anomalies within the specified MTTR and maintain the history sheets for each installation, statistics and analysis on the overall maintenance status& the same shall be made available to BSNL at prescribed intervals in prescribed format/proforma.

4.5 In case of non-availability of the GOD services/ GOD service getting affected partially/ fully due to THE COMPANY reasons for more than three hours, THE COMPANY shall be penalized as per calculation given below:
   ✓ Average monthly (averaged on last two billing cycle basis) revenue generated on account of GOD services covered under the agreement in the concerned Circle = Rs A
   ✓ Number of hours for which the GOD service remained un-available/ affected = D
   ✓ Compensation =\[\frac{A}{24*30}\]D
   The amount so calculated shall be deducted from the revenue share of the corresponding billing cycle.

5. Protection of Network
5.1 Each party shall use its best endeavor and in good faith to ensure that it does not do or permit to be done or omit or permit the omission of any matter in relation to its network, which shall cause damage to the other party’s network or result in the interference with the operation of the other party’s network.
5.2 Each party is to co-operate with the other party & adopt reasonable precautions in accordance with the usual procedure, to prevent act of sabotage to the network interconnected with it or to prevent fraudulent use of the same.
5.3 At all times, THE COMPANY shall make all reasonable efforts to safeguard the Broadband infrastructure of BSNL from being abused or spammed by any third party.
5.4 BSNL shall use commercially reasonable efforts to provide the GOD services under this Agreement during all days without any interruption in accordance with industry standards, except where such interruption arises out of, results from, or is related to an event of Force Majeure or other cause or circumstances beyond the reasonable control of BSNL.
5.5 BSNL shall be responsible for transmission of content through its Broadband infrastructure. However, BSNL may suspend the transmission in whole or in part at any time without notice if:
   1. BSNL reasonably considers it necessary to safeguard provision of content GOD services on Broadband infrastructure or the integrity of the Network or the mentioned network
Elements, or
2. The Broadband Network fails or require modification or maintenance; or
3. If there has been unauthorized, unlawful or fraudulent use of the transmission or any transmission is causing or may potentially cause damage or interference to the BSNL Broadband Network
4. It is necessary to comply with a mandatory direction or request of the Department of Telecommunications or other Competent authority, or
5. BSNL receives complaint from its customers for reasons related but not to limited to omission, errors or incorrect data, use of obscenity in the GOD services provided by THE COMPANY under this Agreement. In such an event, the GOD services shall remain suspended till the matter is resolved to the satisfaction of all parties concerned.
ANNEXURE-I

DEFINITIONS OF TERMS AND EXPRESSIONS

Unless the context otherwise requires, the different terms and expression used shall have the meaning assigned to them in the following paragraph:

1. “APPLICATION SERVER” means software & hardware to facilitate a comprehensive solution for building, deploying, enabling and managing enterprise class application.

2. “NETWORK” means the BROADBAND Network run by BSNL for providing the broadband services (on WIRELINE & FTTH) to its customers.

3. “VALIDITY OF THE AGREEMENT” is the period for which this agreement may be effective.

4. “SERVICES” or “SERVICE” means GAMING CONTENT over WIRE LINE Broadband & FTTH Broadband as defined under Schedule I of this Agreement.

5. “THE COMPANY” shall refer to -------- which has entered into agreement with BSNL for providing the Games content based Value Added Services.

6. “BSNL” means BHARAT SANCHAR NIGAM LIMITED.

7. “TARIFF” means Charges payable by the subscriber for the GOD service provided.

8. “TRAI” means Telecom Regulatory Authority of India established under the TRAI Act, 1997.

9. “SPAM” shall be construed to have happened if Broadband customer (on WIRE LINE or FTTH) is sent un-solicited information of any kind. Unsolicited means that the Recipient has not granted verifiable permission for the message to be sent.

10. “AGREEMENT” means this agreement along with all parts, schedules and Annexures attached hereto and includes all amendments & modifications thereof as may be mutually agreed by the parties, in writing.

11. “MAINTENANCE” means the analysis, coding, testing and release of corrections to the Products, including Product enhancements, Maintenance updates of the GOD services.

12. “MARKS” means the trademarks, trade names or GOD service marks, logos and other distinctive brand features.
ANNEXURE - II

Proforma for Performance Bank Guarantee for Individual/ Lead Company

To

Bharat Sanchar Nigam Limited,
Bharat Sanchar Bhawan, H.C. Mathur Lane,
Janpath, New Delhi-110001

1. In consideration of the CMD BSNL (hereinafter called 'BSNL') having agreed to exempt M/s _________________________ (hereinafter called 'the said GOD Company') from the demand under the terms and conditions of an Letter of Intent Reference No. __________ dated ________ made between Bharat Sanchar Nigam Ltd. and ________________________ for the provision of Games on Demand service for BSNL data customers (hereinafter called "the said agreement"), of security deposit for the due fulfillment by the said GOD Company of the terms and conditions contained in the said Agreement, on production of the bank guarantee for Rs.10,00,000 we, __________ Bank Limited (hereinafter refer to as "the bank") at the request of M/s ________________________ (GOD Company do hereby undertake to pay to the BSNL an amount not exceeding Rs.10,00,000 against any breach of terms & conditions of the agreement or failure of rollout of GOD services under the agreement or failure to renew the PBG as required by BSNL, or any loss or damage caused to or suffered or would be caused to or suffered by BSNL by reason of any breach by the said GOD Company of any of the terms and conditions contained in the said Agreement.

2. We __________ Bank do hereby undertake to pay the amounts due and payable under this guarantee without any demure, merely on a demand from BSNL by reason of breach by the said GOD Company of any of the terms or conditions contained in the said Agreement or by reason of the contractors failure to perform the said Agreement or rollout of GOD service by GOD Company under agreement or loss suffered by BSNL by such breach by the GOD Company. Any such demand made on the bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee where the decision of BSNL in these counts shall be final and binding on the bank. However, our liability under this guarantee shall be restricted to an amount not exceeding Rs.10,00,000/-.

3. We undertake to pay to the BSNL any money so demanded notwithstanding any dispute or disputes raised by the GOD Company in any suit or proceeding pending before any court or tribunal relating thereto our liability under this present being absolute and unequivocal. The payment so made by us under this bond shall be valid discharge of our liability for payment there under and the GOD Company shall have no claim against us for making such payment.

4. We __________ further agree that the guarantee herein contained shall remain in full force and effect during the period that would be taken for the performance of the said agreement and that it shall continue to be enforceable till all the dues of the BSNL under or by virtue of the said Agreement have been fully paid and its claims satisfied or discharged or till BSNL certifies that the terms and conditions of the said Agreement have been fully or properly carried out by the said GOD Company and accordingly discharges this guarantee. Unless a demand or claim under this guarantee is made on us in writing...
on or before the expiry of **32 months** from the date hereof, we shall be discharged from all liabilities under this guarantee thereafter.

5. We ________ further agree with BSNL that BSNL shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Agreement or to extend time of performance by the said GOD Company from time to time or to postpone for any time or from time to time any of the powers exercisable by the BSNL against the said GOD Company and do forbear or enforce any of the terms and conditions relating to the said agreement and we shall not be relieved from our liability by reason of any such variation, or extension being granted to the said GOD Company or for any forbearance, act or omission on the part of the BSNL or any indulgence by the BSNL to the said GOD Company or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

6. This guarantee shall not be discharged due to the change in the constitution of the bank or the GOD Company.

7. We _________ lastly undertake not to revoke this guarantee during its currency except with the previous consent of the BSNL in writing.

Dated the _____________ day of _________

for ______________________

(Indicate the name of the bank)
ANNEXURE - III
Proforma for Performance Bank Guarantee for Consortium Partner

To
Bharat Sanchar Nigam Limited,
Bharat Sanchar Bhawan, H.C. Mathur Lane,
Janpath, New Delhi-110001

1. In consideration of the CMD BSNL (hereinafter called 'BSNL') having agreed to exempt M/s _________________________ (hereinafter called 'the Consortium Partner of M/s _________ said GOD Company) from the demand under the terms and conditions of Letter of Intent Reference No. __________ dated ________ made between Bharat Sanchar Nigam Ltd. and ______________________ (Lead Company) for the provision of Games on Demand service for BSNL data customers (hereinafter called "the said agreement"), of security deposit for the due fulfillment by the Consortium Partner of M/s _________ GOD Company of the terms and conditions contained in the said Agreement, on production of the bank guarantee for Rs.3,50,000 we, __________ Bank Limited (hereinafter refer to as "the bank") at the request of M/s ____________ (Consortium Partner of GOD Company) Company do hereby undertake to pay to the BSNL an amount not exceeding Rs.3,50,000 against any breach of terms & conditions of the agreement or failure of rollout of GOD services under the agreement or failure to renew the PBG as required by BSNL, or any loss or damage caused to or suffered or would be caused to or suffered by BSNL by reason of any breach by the said GOD Company and/or Consortium Partner of any of the terms and conditions contained in the said Agreement.

2. We ____________ Bank do hereby undertake to pay the amounts due and payable under this guarantee without any demure, merely on a demand from BSNL by reason of breach by the said GOD Company and/or Consortium Partner of any of the terms or conditions contained in the said Agreement or by reason of the contractors failure to perform the said Agreement or rollout of GOD service by GOD Company and/or Consortium Partner under agreement or loss suffered by BSNL by such breach by the GOD Company and/or Consortium Partner. Any such demand made on the bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee where the decision of BSNL in these counts shall be final and binding on the bank. However, our liability under this guarantee shall be restricted to an amount not exceeding Rs.3,50,000/-.

3. We undertake to pay to the BSNL any money so demanded notwithstanding any dispute or disputes raised by the GOD Company and/or Consortium Partner in any suit or proceeding pending before any court or tribunal relating thereto our liability under this present being absolute and unequivocal. The payment so made by us under this bond shall be valid discharge of our liability for payment there under and the GOD Company and/or Consortium Partner shall have no claim against us for making such payment.

4. We ____________ further agree that the guarantee herein contained shall remain in full force and effect during the period that would be taken for the performance of the said agreement and that it shall continue to be enforceable till all the dues of the
BSNL under or by virtue of the said Agreement have been fully paid and its claims satisfied or discharged or till BSNL certifies that the terms and conditions of the said Agreement have been fully or properly carried out by the said GOD Company and/or Consortium Partner and accordingly discharges this guarantee. Unless a demand or claim under this guarantee is made on us in writing on or before the expiry of 32 months from the date hereof, we shall be discharged from all liabilities under this guarantee thereafter.

5. We _________ further agree with BSNL that BSNL shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Agreement or to extend time of performance by the said GOD Company and/or Consortium Partner from time to time or to postpone for any time or from time to time any of the powers exercisable by the BSNL against the said GOD Company and/or Consortium Partner and do forbear or enforce any of the terms and conditions relating to the said agreement and we shall not be relieved from our liability by reason of any such variation, or extension being granted to the said GOD Company and/or Consortium Partner or for any forbearance, act or omission on the part of the BSNL or any indulgence by the BSNL to the said GOD Company and/or Consortium Partner or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

6. This guarantee shall not be discharged due to the change in the constitution of the bank or the GOD Company and/or Consortium Partner.

7. We _________ lastly undertake not to revoke this guarantee during its currency except with the previous consent of the BSNL in writing.

Dated the _____________ day of __________
for ____________________

(Indicate the name of the bank)
Annexure - IV
Format of Consortium Agreement
<On non-judicial stamp paper of appropriate value>

Consortium Agreement

In compliance to Clause No. 4.1 (iv) of EOI No. 14-1/2016-GOD Dated: 25/05/2016 a consortium has been formed on <Date> between <Company’s Name> and various technology providers to meet various eligibility criteria specified in the EOI under reference.

It has been agreed amongst all the consortium members that <Company’s Name> is designated to submit the Application on behalf of this consortium and henceforth is called as Lead Company. It is also confirmed that all the members of the said consortium meet the eligibility conditions as specified in the above referred EOI and have authorized the lead company by way of dully executed power of attorney in his favour to act on their behalf (“Lead Company” and “Company” has been used interchangeably).

It has also been agreed that the in its capacity as Company, <Company’s Name> will interact with BSNL for all obligations,

The Lead Company and its technology/consortium partners shall be liable for due performance of the contract jointly and severally, where as the responsibility of consortium partners other than the lead company, shall be limited to such consortium partner’s share of obligations in the contract for products and/ or services as defined in the teaming agreement and other agreements signed between the Lead Company and Consortium Partner to the Lead Company. Copies of all such agreements including the teaming agreements shall form part of consortium agreement.

The details of Company and various consortium partners are as under:-
<Company Name> :- <Details containing Registered office & correspondence address>
<Consortium Partner 1> :- <Details containing Registered office & correspondence address>

IN WITNESS WHEREOF the parties have caused this AGREEMENT to be executed by their duly authorized officers as of the day first above written

<table>
<thead>
<tr>
<th>For &lt;Company’s Name&gt;</th>
<th>For &lt;Consortium Partner-1&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature of Authorized Signatory</td>
<td>Signature of Authorized Signatory</td>
</tr>
<tr>
<td>Name:-</td>
<td>Name:-</td>
</tr>
<tr>
<td>Designation:-</td>
<td>Designation:-</td>
</tr>
<tr>
<td>Contact Phone:-</td>
<td>Contact Phone:-</td>
</tr>
<tr>
<td>Email-ID:-</td>
<td>Email-ID:-</td>
</tr>
<tr>
<td>Date:-</td>
<td>Date:-</td>
</tr>
<tr>
<td>Witness-1</td>
<td>Witness-1</td>
</tr>
<tr>
<td>Signature:-</td>
<td>Signature:-</td>
</tr>
<tr>
<td>Name:</td>
<td>Name:</td>
</tr>
<tr>
<td>-------</td>
<td>-------</td>
</tr>
<tr>
<td>Designation:-</td>
<td>Designation:-</td>
</tr>
<tr>
<td>Contact Phone:-</td>
<td>Contact Phone:-</td>
</tr>
<tr>
<td>Email-ID:-</td>
<td>Email-ID:-</td>
</tr>
<tr>
<td>Date:-</td>
<td>Date:-</td>
</tr>
<tr>
<td>Witness-2</td>
<td>Witness-2</td>
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<tr>
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<td>Contact Phone:-</td>
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<td>Email-ID:-</td>
<td>Email-ID:-</td>
</tr>
<tr>
<td>Date:-</td>
<td>Date:-</td>
</tr>
</tbody>
</table>
ANNEXURE -V
Expression of Interest for Games on Demand Service for BSNL’s Broadband (on wireline & FTTH) customers

Notice No. 14-1/2016-GOD Date of issue: 25/05/2016

Letter of Application (on Company’s letter head)
(To be submitted with EOI Application by Applicant (Lead Member in the case of Consortium))

To

<table>
<thead>
<tr>
<th>Pan India Level</th>
<th>Circle Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>BBVAS – CFA Cell , O/o Sr.GM (NWP-CFA) 5th Floor, Bharat Sanchar Bhawan, Janpath, New Delhi-110001</td>
<td>AGM (BBVAS-CFA)*, O/o CGM of the concerned Circle</td>
</tr>
</tbody>
</table>

*Note 1: Or the officer authorized to do this work.
Note 2: For cases of Circle Level, the approving authority will be CGM of the concerned circle.

Sub: - Submission of Expression of Interest (EoI) for Games on Demand Service for BSNL’s Broadband (on wireline & FTTH) customers

Sir,

With reference to the above invitation for Expression of Interest (EoI), we have examined and understood the instructions, terms and conditions provided in EoI. We hereby enclose our Application in the prescribed format as mentioned in EoI along with all required documents.

We confirm that we agree with the instructions, terms and conditions provided in the EoI. The undersigned declares that the statements made and the information provided in the duly completed application are complete, true, and correct in very detail.

We also understand that BSNL is not bound to accept the offer either in part or in full. If BSNL rejects the offer in full or in part, it may do so without assigning any reasons thereof.

Yours faithfully,

Authorized Signatory (of Lead Member in case of Consortium)

(Name & Designation, seal of the firm)

Date: 

Place:
Subject: Revision of tariff of MPLS VPN and IP VPN services of BSNL- regarding

The tariffs of MPLS VPN and IP VPN services for bandwidth from 64Kbps to 45 Mbps was last revised vide circular no. 106-27/2002-Comml. dated 22.9.2005. Further vide letter no. 106-27/2002-Comml. dated 05.9.2008, it was decided to introduce tariff for higher bandwidth i.e. 100 Mbps, STM1, 1 Gbps and 2.5 Gbps.

Now, it has been decided by the competent authority to revise the tariff as per the details given below.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Bandwidth</th>
<th>Gold Tariff (in Rs.)</th>
<th>Silver Tariff (in Rs.)</th>
<th>Bronze Tariff (in Rs.)</th>
<th>IP/VPN / Best efforts Tariff (in Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>64 Kbps</td>
<td>34650</td>
<td>28600</td>
<td>23650</td>
<td>19250</td>
</tr>
<tr>
<td>(2)</td>
<td>128 Kbps</td>
<td>57750</td>
<td>48400</td>
<td>39600</td>
<td>33000</td>
</tr>
<tr>
<td>(3)</td>
<td>192 Kbps</td>
<td>75900</td>
<td>63800</td>
<td>52250</td>
<td>43450</td>
</tr>
<tr>
<td>(4)</td>
<td>256 Kbps</td>
<td>97900</td>
<td>81950</td>
<td>67100</td>
<td>56100</td>
</tr>
<tr>
<td>(5)</td>
<td>384 Kbps</td>
<td>121550</td>
<td>101750</td>
<td>89100</td>
<td>75350</td>
</tr>
<tr>
<td>(6)</td>
<td>512 Kbps</td>
<td>165550</td>
<td>133950</td>
<td>120450</td>
<td>102300</td>
</tr>
<tr>
<td>(7)</td>
<td>768 Kbps</td>
<td>180320</td>
<td>149940</td>
<td>130830</td>
<td>112210</td>
</tr>
<tr>
<td>(8)</td>
<td>1 Mbps</td>
<td>190350</td>
<td>158850</td>
<td>137250</td>
<td>115720</td>
</tr>
<tr>
<td>(9)</td>
<td>2 Mbps</td>
<td>244000</td>
<td>194800</td>
<td>177500</td>
<td>152880</td>
</tr>
<tr>
<td>(10)</td>
<td>8 Mbps</td>
<td>853600</td>
<td>682400</td>
<td>496800</td>
<td>411200</td>
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<tr>
<td>(11)</td>
<td>34 Mbps</td>
<td>1560800</td>
<td>1247600</td>
<td>908800</td>
<td>752000</td>
</tr>
<tr>
<td>(12)</td>
<td>45 Mbps</td>
<td>1755600</td>
<td>1403600</td>
<td>1022400</td>
<td>846000</td>
</tr>
<tr>
<td>(13)</td>
<td>100 Mbps</td>
<td>3231800</td>
<td>2583800</td>
<td>1882000</td>
<td>1557400</td>
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<tr>
<td>(14)</td>
<td>155 Mbps</td>
<td>4708000</td>
<td>3764000</td>
<td>2741600</td>
<td>2268800</td>
</tr>
<tr>
<td>(15)</td>
<td>1 Gbps</td>
<td>22593400</td>
<td>18067200</td>
<td>13159680</td>
<td>10890240</td>
</tr>
<tr>
<td>(16)</td>
<td>2.5 Gbps</td>
<td>40488800</td>
<td>32370400</td>
<td>23577760</td>
<td>10511680</td>
</tr>
</tbody>
</table>
3.0 The above mentioned tariff will be applicable **w.e.f. 01.10.2013.**

4.0 All other terms and conditions as issued from time to time will remain same.

To:

1. All CGMs BSNL Telecom Circle/Distt/Region
2. All GM(Enterprise) Circle / GM(EB-City)
3. GM(Fin- Ent) / Sr. GM(EB-I) / GM(EB-II) BSNL CO, New Delhi-1

Copy to:

1. PPS/ PS to the CMD / Director(Enterprise) / Director(CFA) / Director(CM) / ED(Finance) / ED(CN) / ED(CA) / ED(NB)
2. OL section to provide Hindi Translation
To
All Chief General Managers, Telecom Circles/Districts, BSNL
CGM, NTR, New Delhi/ CGM WTR Mumbai

Subject: Revision of Infrastructure charges for exclusive and non-exclusive Value Added Services (VAS).

Ref: This office letter No. 200-21/2008-VAS dated 28-12-2011 (copy attached)

In continuation to the above referred letter, the various issues relating to the infrastructure charges have been further examined and with the approval of competent authority, the revised policy on infrastructure charges is now conveyed. This is in super-session of all previous instructions in this regard.

2. In view of the fact that there exists difference between Exclusive VAS agreements selected through EOI & Non-exclusive VAS agreements, these categories are retained as such and accordingly charges are defined for each category, which are detailed as under:

i Exclusive agreements (viz. PRBT and STK): The charges per deployment per annum are:
- Upto 2 KW - 2.5 lakhs
- Beyond 2 KW - 3.5 lakhs

ii Non Exclusive agreements: The charges per deployment per annum are:
- Upto 2 KW - 2.5 lakhs
- Between 2 to 6 KW - 3.5 lakhs
- 6 to 12 Kw - 6 lakhs
- Beyond 12 KW - To be decided on case to case basis

3 Value Added Service Partners (VASPs) having all India and zonal agreements shall deposit infrastructure charges at zonal level, whereas VASPs having agreement for Circle/Cluster shall deposit infrastructure charges at the Circle/cluster level.

4 These infrastructure changes shall be made applicable retrospectively from 1st Jan 2012. If some VASPs have already paid as per the policy dated 28-12-2011 & implemented since 1.1.2012, the same may be revised & adjusted as per the charges defined in these directions.

5 All agreements which have been signed or which shall be signed between 1st Jan 2012 to 31st Dec 2012 shall be charged at above rates.

6 There shall be annual increase of 10% from 1st January of every calendar year. It means that any agreement being signed or renewed from 1st Jan 2013 onwards shall be charged 10% extra of this basic amount mentioned above. Similarly in 2014, the increase shall be 20% applicable on this basic amount and accordingly thereafter.
The infrastructure charges shall be for equipment excluding those deployed for promotional services of BSNL through OBD/ USSD platform/ hardware. The load on account of these shall be declared by the vendor and accordingly, the same shall be adjusted against the total load. The verification of declared load can be carried out by BSNL on the basis of dedicated E1s allocated for promotional equipment. This will help in case same server is being partly used for transactional purpose and partly being used for promotional purpose.

If a vASP is willing to pay infrastructure charges upfront at the time of signing agreement, it shall be allowed to do so for the agreement period at the rate applicable on the date of signing and based on declaration by vASP about DC load consumption limit per site & number of sites to be deployed.

In case BSNL field units are unable to give sufficient space at one single location for deployment of VASP equipment, of single agreement, due to any reason including technical; and the VASP due to this reason has to deploy its equipment at more than one location in same city then in such cases the deployment should be considered as ‘one deployment’ and infrastructure charges should be made applicable accordingly.

The infrastructure charges shall include space, power, air-conditioning and connectivity. The term ‘connectivity’ means local connectivity which is required for the provision of the service. If the VAS provider’s servers are located in BSNL premises/environment then this connectivity is to be treated as local connectivity. If the VAS provider’s equipments are placed at a distant location or outside BSNL environment, then such connectivity shall be provided if applicable system of VASP is installed within 2.5 Kms from the interconnecting BSNL TAX/ GMSC/ STP to enable proper working of E1 PRI. Beyond this it will not be considered as local connectivity.

The term ‘connectivity’ is further defined to include any connectivity E1/FE /LAN/MPLS etc. between BSNL network element and VASP server which enables:

(a) BSNL customers reach to the servers of VASP, located in BSNL premises, through BSNL n/w to avail specified service.

(b) Integration between BSNL N/w elements (IN, HLR, SMSC, SDP etc.) and VASP servers.

This local connectivity may not include:

(a) Connectivity between VASP servers located at geographically different locations

(b) Connectivity between VASP servers, located outside BSNL premises beyond 2.5 KMs, and BSNL n/w elements.

All such connectivity not covered under ‘local connectivity’ shall be provided by BSNL on cost basis.

CC:
1 CMD & All Directors BSNL Board
2 Sr. GM (NWO-CFA)/GM (NWO-CM)/GM (Fin-CM)/Sr. GM (NWP-GSM-1)/Sr. GM (NWP-GSM-2)/Sr. GM (Mkt-CM)/ PGM (Reg) BSNL CO.
3 Sr. GM (Nodal-CMTS) North / East / West / South Zone
4 Addl. GM (VAS-II)/ DGM (VAS-Tech)/AGM (VAS II), BSNL CO.
To

All Chief General Manager, Telecom Circles/Districts, BSNL

Subject: Revision of Infrastructure charges for exclusive and non-exclusive VAS services – reg.

Ref: Letter No. 200-21/2008-VAS dated 27th June 2008. (copy attached)

1. In supersession of all previous letters, the policy of infrastructure charges is hereby revised. These charges for infrastructure shall be applicable for all types of VAS vendors working with BSNL. The policy has been revised due to various issues raised by field units from time to time as detailed below:

   • Lack of clarity as to what connectivity means.
   • Some service providers have their servers placed in BSNL premises for a particular service and they need to deploy additional servers for different services either in the same rack or in adjacent rack. Sometimes, BSNL is not able to give space in same premises due to space constraints or any other reasons and allots space in adjacent building. In such cases, how much infrastructure charge should be applicable?

2. The issues have been examined and the following decisions are conveyed:

   2.1 Connectivity: If the VAS provider's servers are located in BSNL premises/environment then this connectivity is to be treated as local connectivity. If the VAS provider's equipments are placed at a distant location or outside BSNL environment, then such connectivity shall be provided if Applicable system of content provider is installed within 2.5 Kms from the interconnecting BSNL TAX/ GMSC/ STP to enable proper working of E1/PRI. Beyond this, it will not be considered as local connectivity.

   The term 'connectivity' is further defined to include any connectivity E1/FE/ LAN/MPLS etc. between BSNL network element and VASP server which enables:

   a) BSNL customers reach to the servers of VASP, located in BSNL premises, through BSNL n/w to avail specified service.
   b) Integration between BSNL network elements (IN, HLR, SMSC, SDP etc.) and VASP servers.

   This local connectivity may not include:

   c) Connectivity between VASP servers located at geographically different locations
   d) Connectivity between VASP servers, located outside BSNL premises beyond 2.5 KMs, and BSNL n/w elements.
All such connectivity not covered under Local connectivity shall be provided by BSNL on cost basis.

2.2 The infrastructure charges shall include space, power, air-conditioning and type of connectivity.

2.3 Exclusivity and non-exclusivity is dispensed with, for the purpose of infrastructure charges and there will be same charges for either class of VASPs. These are as given below:

<table>
<thead>
<tr>
<th>Space</th>
<th>Power</th>
<th>Existing (p.a.)</th>
<th>Revised (p.a.)</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>As per requirement justified by solution provider</td>
<td>Upto 2 KW</td>
<td>2 Lakh</td>
<td>3.5 Lakh</td>
<td>=Power charges + 100%</td>
</tr>
<tr>
<td></td>
<td>Between 2KW - 5KW</td>
<td>3 Lakh per site/ deployment</td>
<td>6.5 Lakh per site/ deployment</td>
<td>50%</td>
</tr>
<tr>
<td></td>
<td>Additional slabs of 5 KW (5-10, 10-15 etc.)</td>
<td>38 lakhs</td>
<td>38 lakhs</td>
<td>Thumb rule is Power consumption charges at highest slab rate +25%</td>
</tr>
<tr>
<td></td>
<td>35 KVA (present case of PK Online)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2.4 The power requirements beyond 5 KW and higher may be dealt with on ‘case to case’ basis, however, the thumb rule will be to take power consumption charges at highest slab rate @ Rs. 10 per unit and add 25% of the amount so calculated.

2.5 The revised infrastructure charges shall be effective from 1st JANUARY 2012 for all new agreements or renewal of agreements from the date of renewal.

CC:
1. CMD & All Directors, BSNL board – for kind information
2. GM (NWO-CM)/GM (Fin-CM)/GM (infra)/ Sr. GM (NWP-GSM-1)/Sr. GM (NWP-GSM-2)/Sr. GM (Mkt-CM)/ PGM (Reg) BSNL CO.
3. Sr. GM (Nodal-CMTS) North / East / West / South Zone
4. Addl. GM (VAS-III)/ DGM (VAS-Tech)/ AGM (VAS-II), BSNL CO.

(M.Subramanian)
AGM (VAS - I)