Opportunity to become VAS Provider under Unified Policy for provision of Data based Premium content

No. 200-1/2012-VAS

Dated: 6th December, 2016

Proposals are invited from interested and eligible companies (named as Value Added Service Provider or VASP) for providing SMS/DATA/3G/ USSD based **Gaming Value Added Services on non-exclusive and cost of content/services (revenue sharing) basis**. The eligible companies can offer SMS/DATA/3G/USSD based **Gaming** services to BSNL’s GSM/CDMA/Wi-MAX mobile subscribers after entering into an agreement with BSNL.

The proposal, complete in all respect, addressed to DGM (VAS-III), Second Floor, Bharat Sanchar Bhawan, HC Mathur Lane, Janpath, New Delhi-110001, can be submitted on any working day. BSNL will scrutinize such proposal and will enter into an agreement within 15 days from the date of finalization of the list of services & their respective price points else will communicate deficiencies. However, BSNL reserves right to reject any proposal without assigning any reason for the same.

1. **Eligibility Conditions:**

1.1 The company should be registered & incorporated under the Indian Companies Act, 1956.

1.2 The company should have a minimum annual turnover of Rupees 1 Crore during the last financial year or in current financial year at the time of submission of proposal in one of the following areas or any combination thereof,

   a) Telecom applications/ VAS or
   b) IT applications or
   c) Content provisioning or
   d) Content development or
   e) Content application development.

   The company will have to submit a Turnover certificate from the company’s Auditors/CA to this effect.

1.3 The period of non-exclusive agreement will be 14 months (2 months for installation of equipment & integration with BSNL network and 12 months for service).

1.4 The company will be required to submit a non-refundable empanelment fee of Rs. 1.125 Lakh per zone and Rs.4.5 Lakhs for all four zones along with the proposal in the form of DD in favor of Accounts Officer (Cash), BSNL, New Delhi.

1.5 The company should not have substantial equity stake(10% or more), or vice versa, in and of any Basic services/ Cellular services/ Internet services/ Unified Access services/ National Long Distance services operating company (ies) in India or their promoters.
Even at a later date, if there is a substantial change in the ownership structure of the company leading to the above mentioned types of companies/promoters getting more than 10% stake, then BSNL reserves the right to terminate the contract.

1.6 The company should not be a licensed service provider to provide Basic services/ Cellular Services/ Internet services/ Unified access services/ NLD services anywhere in India.

2. **List of documents to be submitted as part of the proposal:**

2.1 Copy of the Article of Association & Memorandum of Association.

2.2 List of Directors including their names(s) and address(es) alongwith contact telephone numbers, DIN of each director & CIN of the company.

2.3 Certified True copy of Board’s/ Management’s resolution in favor of authorized signatory.

2.4 Specimen signature of the authorized official duly attested by Company’s/authorized signatory’s Banker.

2.5 Latest audited Annual Report of the company, in case printed copy is not available then copy of the same duly certified by the Company Secretary/ Director/ Managing Director /Authorized Signatory of the company.

2.6 Turnover certificate from the company’s Auditors/ CA mentioning the field of turnover as required under the eligibility conditions.

2.7 Non-refundable empanelment fees in the form of DD, required as per eligibility conditions.

2.8 Undertakings, in support of company not having equity stake more than 10% and not being a Licensed Service Provider as required in eligibility conditions in enclosed format.

2.9 NDU, duly notarized on non judicial stamp paper of Rs.50/- (NDA format enclosed).

2.10 Details of SMS/ Data /3G content based services, including price points, which the company wants to provide on BSNL’s network.

2.11 Contact details i.e. Name, email id, phone no., mobile no., fax no. of a responsible person for liosning in this matter.

**Draft agreement, containing the complete commercial, financial and technical conditions to be signed for providing BSNL Branding Gaming based VAS shall be**
forwarded to the eligible companies only after evaluating the proposal containing the above documents in full after finalization of the list of services & their respective price points.

3. General Terms and Conditions of the Agreement:

3.1 BSNL’s Cellular Mobile Operations are divided into four Zones viz. East, West, North and South, comprising of the Licensed Service Areas as defined below:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Zone</th>
<th>Licensed Service Areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>East</td>
<td>Assam, Bihar including Jharkhand, Kolkota Metro, Orissa, West Bengal including A&amp;N, North East (NE-I including NE-II)</td>
</tr>
<tr>
<td>2.</td>
<td>West</td>
<td>Gujarat, Maharashtra, Madhya Pradesh including Chhattisgarh</td>
</tr>
<tr>
<td>3.</td>
<td>North</td>
<td>Haryana, Himachal Pradesh, Jammu &amp; Kashmir, Punjab, Rajasthan, UP (East), UP (West) including Uttarakhand,</td>
</tr>
<tr>
<td>4.</td>
<td>South</td>
<td>Andhra Pradesh, Karnataka, Kerala, Tamil Nadu including Chennai</td>
</tr>
</tbody>
</table>

3.2 The required connectivity to the concerned network elements of BSNL will be provided by BSNL.

3.3 The standard cost of content/service (revenue share on EUP) to VAS provider is mentioned below:
   a) MO: 25% to VASP and 75% to BSNL (End User Charge Rs.3/ or as amended time to time)

   b) MT(SMS/DATA/3G/USSD): 55% to VASP (without deduction of Spectrum fee, License fee, USO levy etc on EUP) and 45% to BSNL

3.4 Payment shall be made on monthly basis to the company on receipt of the bill. The company shall submit the Licensed Area-wise bill to the Zonal In-charge, who may be DET (VAS) or any other officer nominated by GM (CMTS), Nodal Centre. The Zonal In-charge shall verify the bill within 7 days and CMTS-Nodal Centre shall release the cost of content/services payment to the company within the next 15 days. The payment of charges shall be made to the company after deduction of TDS amount as per provisions of the Income Tax Act 1961.

3.5 No cost of content/services (revenue share) shall be payable by BSNL to VAS provider if its zonal monthly top line revenue remains less than **Rs.5,00,000/-**. The cost of content/services to VAS provider shall be on pro-rata basis in case of any period less than one calendar month.
3.6 The agreement with the eligible company will be signed for 14 months (out of which, 2 months may be for installation, integration of the equipment/system with BSNL network and starting of the services).

3.7 Renewal or extension of the agreement will be based on the performance of the VAS Provider and as per prevailing policy of BSNL at that time. As per current policy, the extension for one year can be considered provided the performance of the VAS provider is satisfactory i.e.

i) Generates minimum monthly GSM zonal Rs.5,00,000/- per month during agreement period. Else, the company will have to deposit proportionate amount (in respect of failure zones) of non-refundable empanelment fee of Rs. 1.125 Lakh per zone.

3.8 BSNL reserves the right to provide the BSNL Branding Gaming based Value Added Services on its own or to enter into Agreement with other service providers/companies for providing similar services in its licensed Cellular Mobile Telephony service area(s) from time to time in future without any restriction on number of VAS providers.

3.9 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 Government of India.

3.10 **Addition of zones during the concurrency of agreement**

a) Monthly zonal revenue commitment, short code fees for addition of new zone is to be calculated on prorata basis. Empanelment fees will be taken as whole and not be fixed on prorata basis.

b) Policy of duration of integration is to be continued for addition of zones ie 2 & 3 months may be given for integration and for IVR agreements respectively for new zones.

c) All the prorata calculation is to be done on monthly basis only ie VASPs signing on any day of the month, the whole month will be considered for calculation of RC/BG etc assuming agreement has been done on 1st day of month.

4. **Delivery of Service:**

The company shall ensure provisioning of commercial services in the agreed service area within 7 days of provision of requisite connectivity by BSNL.

6 **Marketing of Services:**

Marketing, advertising and promotion of agreed VAS besides sourcing the content for the services will be done by the company at its own cost.

However, for VAS under BSNL branding, BSNL will provide necessary infra support in form of E1s/PRI/SMS push capacity etc. as per extent policy of BSNL.
7. **Indemnification:**

VASP agrees to protect, defend, indemnify and hold harmless BSNL and its employees, officers, directors, agents or representatives from and against any and all liabilities, damages, fines, penalties and costs (including legal costs and disbursements) 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 VASP;

c) Any claim of any infringement of any intellectual property right or any other right of any third party or of law by VASP;

d) Any claim made by any third party arising out of the use of the services and arising in connection with interruptions or degradations of service caused solely by VASP.

e) The VASP shall comply with all the Laws, Directives, guidelines etc. of the Land where VASP is located and shall be fully responsible for the same. The VASP shall indemnify BSNL for any liability rising out of non compliance of the same.

8. **Dispute Settlement:**

8.1 Except as otherwise provided elsewhere in the contract, in the event of any disputes, controversy, or differences arising out of or relating to this agreement, or the breach, termination or invalidity thereof between the parties, such party or parties shall make a request to the other party or parties to amicably settle such differences or disputes and parties shall thereupon make every effort to settle the same amicably within a period of 60 (sixty) days from the date of making of such request.

Where parties are unable to settle the disputes through conciliation, the same shall be referred to the authority in BSNL (CMD/CGM/GMTD, as the case may be) for referral of such disputes to a sole arbitrator (chosen from the name(s) provided by BSNL), to be mutually decided by the parties, as per the provisions of the Arbitration and Conciliation Act, 1996, any amendment thereof, and any notification issued or rules made there under from time to time.

8.2 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.

8.3 The venue of the arbitration proceeding shall be New Delhi/or Circle/SSA HQ(as the case may be).
9. **Directions/guidelines from Licensor/Regulator or any Government statutory body:**

9.1 In accordance with clause 6.1A of DOT guidelines vide letter No 842-725/2005-VAS-66 dated 31\(^{st}\) July, 2008 and any directions of DOT thereunder, BSNL shall have the right to direct, to warn, to penalize the company or 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.

9.2 In accordance of DOT guidelines vide letter No 800-62/2008-ASP II/2 dated 14\(^{th}\) May, 2008 the company shall provision for lawful interception for VAS which are being provided to BSNL subscribers using Voice bearer/GPRS/SMS/USSD/PTT etc. 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.

9.3 In accordance with TRAI Directions dated 04.07.2011, no forced activation of VAS is to be done by any VASP. In case VASP is found indulging in VAS forced activations, BSNL reserves the right to take action as per BSNL’s prevailing policy, amended from time to time.

10. **Quality of Service:**

10.1 The Company shall ensure the Quality of Service (QoS) as prescribed by TRAI (Regulator) from time-to-time. The Company shall operate and maintain its Network conforming to Quality of Service standards to be mutually agreed subject to such other directions as the competent authority may give from time to time. The Company shall adhere to such QoS standards and provide timely information as required therein.

10.2 In the process of operating the Services, the company shall be responsible for

a) Installation, Operation & proper maintenance of the equipment.

b) Maintaining the performance and quality of service standards.

c) Response time to any query/ de-activation command from VAS Provisioning system shall not exceed 120 seconds.

d) 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:
   i) 90% of faults reported by subscribers should be rectified within 24hours and 99% within three Calendar days.
ii) The company will keep a record of number of faults and rectification reports in respect of the service, which will be produced before BSNL as and when and in whatever form desired.

e) Rectification of fault in the company owned links /equipment will have to be ensured within 24 hours.

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

11. Submission of Proposal:

Interested and eligible companies may submit their proposals along with all the requisite documents as per condition 2 above, on any working day to:-

DGM (VAS-III),
Bharat Sanchar Nigam Limited,
Second Floor, Bharat Sanchar Bhawan,
HC Mathur Lane, Janpath, New Delhi 110001.

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 will 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 GM (VAS) 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.
UNDEARTAKING

We, M/s ______________________________, a company registered under Companies Act 1956, having registered office at ___________________________ do hereby undertake and declare that we do not have substantial equity stake (10% or more) in & of any

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

operating company(ies) in India.

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

UNDEARTAKING

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 services anywhere in India.

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