NOTICE INVITING EOI FOR SELECTION OF SYSTEM INTEGRATOR FOR ADDRESSING TENDER FOR INTEGRATED TELECOM NETWORK/IT SOLUTION TO ENTERPRISE CUSTOMERS OF BSNL

Ref: CORP/MKTG/BSNL/TSP/2023/08

Date: 10/03/2023



ITI LIMITED Corporate Marketing, F-100, 1st Floor, Dooravaninagar, Bangalore-560016 CIN No: L32202KA1950GOI000640

Website: www.itiltd.in

1. Introduction

ITI Limited, a Public Sector Undertaking under the Department of Telecommunications, Ministry of Communications, is a leading Telecom equipment manufacturer and solution provider in India. The major customers are BSNL, BBNL, MTNL, Defense, Paramilitary forces, Railways, Banks, Central & State Govt departments, Institutions and research organizations like ISRO.

ITI Limited has been undertaking various projects in all fields of telecommunications and information technology and also continuously deploying new technologies in the field of Telecom, ICT, Networking, e-Governance etc. ITI has diversified its operation and has been executing projects in the field of Smart Infrastructure (Smart Cities, Safe Cities, Smart Energy Meters, Smart Classrooms, Smart Poles etc), Bharatnet etc. ITI has been executing projects in latest technologies like GPON, OLT, ONT, OFC, HDPE etc.

ITI Limited would like to address the "Tender for Integrated Telecom Network/IT Solution to Enterprise Customers of BSNL".

In this connection ITI Limited, invites sealed Expression of Interest (EOI) from eligible bidders to work with ITI as a System Integrator on back to back basis for addressing the above tender opportunity and implementing the project as per their scope of work finalized with ITI.

Date of EOI Upload	10-03-2023
Pre-bid Meeting Date	20-03-2023, 11.30 AM
Due Date for Submission of EOI	22-03-2023 4 PM
Technical Bid Opening	22-03-2023 4:30 PM
Bid security (EMD)	EMD is Rs.2 Cr /- in the form of Bank Guarantee
ITI Contact Person	Chief Manager- Mktg, F-100, I Floor, East Wing, ITI Limited, Corporate Marketing, Dooravaninagar, Bengaluru– 560016, email: vrsakum_crp@itiltd.co.in Mob: 9535325537

2. Important Dates

3. Scope of Work

The scope of work is to provide Integrated Telecom Network/IT solution (by the Integrated Telecom Network/IT Solution Provider henceforth shall be called as ITNSP) along with supply of equipment and associated material, installation, testing, commissioning, operation and Maintenance of telecom network established for platinum Enterprise Customers of BSNL as per their requirement. ITNSP will not only provide network connectivity solution (both Primary & alternate connectivity will be

provided by BSNL) at all Customer's field locations on PAN India basis and at DCs/NDCs/DRs but also provide, operate & manage MPLS Command Centre (MCC) or Network Operation Centre (NOC) (at Customer's premise), all hardware/software/physical components deployed (including adequate capacity Routers, Cross connect (for Data Centers), RF equipment, infrastructure and related Hardware at Data Centers, MCC or NOC & all field locations over the duration of the engagement in addition to providing security solution

The complete project scope, responsibilities and technical specifications will be shared on receipt of your willingness to support ITI for this tender and upon signing of NDA. NDA format is at Annexure VI.

Tender details references are as below: Tender No. CNNCO-12/18/20/2022-EB-II & 27.02.2023 Website: https://etenders.gov.in

4(i)	Eligibility Criteria of Applicants			
	a b	Company Profile:The Bidder shall be Company incorporated /registered in Indiaunder Companies Act 1956/2013/ proprietorship/ partnership firm/Limited Liability Partnership (LLP) and having its registered officein India.TurnoverThe Bidder shall have an average annual Turnover of INR 22.5 Crfor the past 3 financial years from their Indian operations/services		
	c	 (F. Y. 2019-20, 2020-21 & 2021-22) Projects Experience The Bidder, in the period from FY 2017-18 onwards (including ongoing projects), shall have successfully implemented and maintained projects of Similar/related work: One project of similar/related work with value not less Rs. 40 Cr OR Two projects of similar/related work with value not less Rs. 25 Cr each 		
		OR Three projects of similar/related work with value not less Rs. 20 Cr each Note: a. Similar/related work shall mean & include works of LAN project, WAN project, ICT SI Project, Turnkey ICT project implementation and maintenance. The said work must be for Central Govt/ State Govt /PSU only. b. Projects with only software or application development or e- governance MSP shall not qualify as similar/related works		

	c. Ongoing projects shall also be considered towards eligibility provided the bidder has implemented at least one project in totality. In case of ongoing projects, the System Integrator/ Service Provider must provide a certificate from the project head of Central Govt/ State Govt /PSU client specifying the details of the project and the percentage of work completed so far. Only those on-going projects shall be considered for eligibility where at least 50% of the project has been completed.
d	The bidder should have positive net worth as on 31st March, 2022.
e	Key Certifications:The Bidder should possess valid ISO 9001:2015/ 2018 for Quality Management System
f	The Bidder should not be involved in any litigation which threatens solvency of company
g	Undertaking for willingness to work with ITI as per customer tender/EOI etc. terms and conditions
h	Blacklisting Bidder shall submit self-declaration(s) that they not blacklisted by the GST authorities/BSNL/DOT/MTNL/BFSI/PSU/ Government Department/Government Agency for indulging in corrupt or fraudulent practices or for indulging in unfair trade or for any other reasons in last 5 years as on date of issue of this tender. Undertaking in this regard to be submitted
i	Undertaking expressing willingness to sign MOU with ITI
j	Undertaking to submit EMD of Rs.2 Cr in the form of BG (as per Annexure V) in favour of ITI Limited valid for 180 days while submitting the bid to the customer & Performance Bank Guarantee to customer/ITI (as decided by ITI) as per Customer Tender terms & conditions. Where ITI is exempted from providing EMD & PBG or allowed to submit Corporate Guarantee/Bid Security Declaration in place of Bank Guarantee to customer, bidder has to provide EMD (while submitting the bid to the customer) & PBG to ITI as per customer tender terms.
k	The Bidder to bring OEM for different equipment who meets the OEM eligibility criteria as per customer tender requirement. The supporting documents as per OEM eligibility to be submitted during bidding of BSNL tender. Undertaking in this regard to be submitted

1	Bidder should undertake to comply all the tender requirements including technical specifications
m	Bidder should submit write up on Implementation Plan and capability (how the technical and financial requirement of the project will be met) on how the project will be executed by the bidder
n	Bidder shall submit a list of Key technical personnel with the required domain experience who will be associated in this project.
0	Bidder should submit self-certificate with proper contact detail of clients along with PO reference and amount supplied (Details of End User - Firm Name, Contact person, Designation, Telephone Number, Fax, Official mail id etc.). The same should be issued by authorized signatory of bidder.
	ITI reserves the right to verify the correctness of the client certificates (PO Copies/Work orders) and any other information submitted by the bidder in his offer.
	In case of any wrong information submitted by bidder, the bid will be rejected and subsequently the bidder will be blacklisted from doing any business with ITI Limited.

4(ii) Gen eral	Please provide compliance for the following clauses	Compliance Yes / No
1	ITI reserves the right to quote & supply ITI manufactured products (in full or partial quantity) if BOM of Tender/Project contains ITI manufactured products. (Not applicable)	
2	ITI reserves the right to undertake the supplies up to 50% of the order quantity. (Not applicable)	
3	ITI reserves the right to undertake services likes installation and commissioning activities, Annual Maintenance Contract (AMC) etc. up to 50%	
4	ITI reserves the rights to split the balance orders (after taking out the ITI portion) in 70%: 30% ratio between H1 and H2 (Highest margin bidders) for speeding up the work, provided H2 bidder matches H1 margins offered, and wherever technically feasible. (Not Applicable for this EOI)	
5	All activities like Proof of concept/demo/presentation on "No Cost No Commitment" (NCNC) basis wherever applicable will be the responsibility of bidders	

6	Bidder should be willing to impart required training to ITI engineers	
0	for undertaking services & execution of project	
7		
7	Bidder will be responsible for any shortcoming in the BOM and the same should be rectified free of cost	
	same should be rectified free of cost	
8	Bidder should be willing to provide ToT for manufacture of offered	
	products in ITI if the bidder is an OEM. Bidder/OEM shall give an	
	undertaking for doing contract manufacturing of their proposed	
	product at ITI manufacturing plant. (Not Applicable for this EOI)	
9	Bidder should be willing to sign an exclusive agreement with ITI for	
	smooth execution of the project	
10	All commercial terms will be as per the customer Tender/PO.	
11	Earnest Money Deposit (EMD) required for submitting the bid will	
11	be borne by the selected bidder.	
10	-	
12	Performance Bank Guarantee (PBG) will be shared among all the	
	work executing bidders depending upon the ratio of order value (Not	
12	Applicable for this EOI)	
13	Delivery Schedule:	
	Delivery Schedule as per the customer Tender/ PO on back to back basis	
1.4		
14	LD Clause: LD shall be as per ITI Clauses (@ 0.5% of order value per	
	week or part thereof subject to a maximum of 10% of the undelivered	
	portion/ the order value (if the item(s) cannot be used unless full supply	
	is made) or to cancel the order and purchase the materials from	
	alternative source at the risk and cost of the supplier) OR as per the	
15	customer PO/tenderclause whichever is higher. Payment Terms:	
15	a) Payment terms will be as per customer tender and will be done	
	through an Escrow account on back-to-back basis.	
	unough an Escrow account on back-to-back basis.	
	b) Payment to the vendor shall be done after deduction of all	
	i. LD/recoveries imposed by customer (if any)	
	ii. ITI's margin	
	If there is any issue, vendor have to write to ITI with all the	
	explanation & supporting documents.	

16	The bid	der shall give an undertaking for the following:				
	a. To extend a fully back to back partnership					
		pport ITI as a SI partner and bid in this tender				
	c. To support ITI for preparation of the tender, post bid clarifications,					
	technical presentations and any other requirements as per tender.					
	d. To make all arrangements and carry out Proof of Concept (PoC) at bidder's cost					
		abmit Bid security (Rs.2 Cr at the time of bid submission) in				
	the form	n of Bank Guarantee & PBG on fully back to back basis				
4(iii)	Checkli	ist of documents/information to be submitted:				
4 (III)	a.	Company Profile				
	b.	Certificate of Incorporation as per clause 4(i) a				
	с.	Memorandum & Articles of Association				
	d.	Audited financial statements for the last 3 years. FY 2019-20, 2020-21 &				
	0	2021-22CA certificate.as per clause 4(i) bAuditors Net worth certificate as per clause 4(i) d				
	e. f.					
	1.	PO & Successful completion certificates in this regard shall be submitted for				
		proof of experience as per clause 4(i) c				
		Self-certificate with proper contact detail of clients as per clause 4(i) o				
	g. Undertaking as per clauses 4(i) f, g, h, i, j, k, 1 & n and 4(ii) 16 in company					
		letter head				
	h Quality certificate like ISO 9001 as per clause 4(i) e					
	i. GST Registration Certificate or valid exemption certificate					
	j.	Copy of PAN Card				
	k.	CIN (Corporate Identity Number), if applicable				
	1.	Authorization letter in the company letterhead authorizing the person signing				
		the bid for this EOI and Power of Attorney (POA)				
	m.	Undertaking in letter head to indemnify ITI from any claims / penalties /				
		statutory charges, liquidated damages, with legal expenses etc.				
	n.	Undertakings in Company letter head as per Annexure I				
	0.	Bidders Details as per Annexure II				
	р.	Clause by clause compliance of all EOI terms and conditions including 4(ii)				
		General with references to supporting documents as per Annexure III				
	q.	Pre-Contract Integrity Pact as per Annexure-IV				
		a) "Bidders participating in the EOI have to agree to sign Integrity Pact on				
		placement of order / contract"				
		b) "Those bidders who are not willing to sign Integrity Pact will not be				
	considered for bid opening"					
	r. Brief technical literature of the offered equipment					
	S	Bid security Bank Guarantee format as per Annexure – V				
	s.	Did security Dank Guarantee for mat as per Annexure – v				

t.	Write up on Implementation Plan and capability as per clause 4(i) m
u.	Non disclosure Agreement as per Annexure VI

4(iv)	Financi	Financial Bid				
	Consolidated Margin Offered (Scope of work is as per the customer tend					
	in percentage (%) on ITI billing value (Excluding Taxes) (Please also refe note 10, 11 & 12 below) (Please refer the financial bid format at portal)					

Special Conditions of EOI:

- **a.** No advance will be paid to the back-to-back partner, even though ITI is eligible to get advance from the customer being a front end bidder.
- **b.** The selected SI, who has partnered with ITI for a particular tender/ project shall not partner with any other lead bidder for the same tender/project

Note:

- The Bidding (For both Technical and Financial Part of the Bid) would be subjected to an On-line

 e-Tendering process. The prospective Bidders are requested to go through

 <u>https://itilimited.euniwizarde.com/</u> to understand the entire e-Tendering Process and follow the
 Registration and Bidding Process on <u>https://itilimited.euniwizarde.com/</u> as defined in the
 document. In case of any clarifications on e-tender portal, bidders may contact the portal helpdesk
 of <u>https://itilimited.euniwizarde.com/</u>.
- The Technical Bid and financial bid shall be uploaded in e-procurement site of ITI Limited (<u>https://itilimited.euniwizarde.com/</u>). For submission of online bid and procedure to be followed, visit <u>https://itilimited.euniwizarde.com/</u>.
- ITI's Tender document can be downloaded from ITI web site www.itiltd.in or CPP portal <u>www.eprocure.gov.in</u>. For uploading the bid proposal, all vendors have to register in our eProcurement portal (<u>https://itilimited.euniwizarde.com/</u>). When submitting the bid please state the tender ID.
- 4. Any clarifications regarding the tender can be obtained from Chief Manager- Mktg, F-100, I Floor, East Wing, ITI Limited, Corporate Marketing, Dooravaninagar, Bengaluru– 560016, email: vrsakum_crp@itiltd.co.in, mmurali_crp@itiltd.co.in, gsreenivasulu_crp@itiltd.co.in, jaya_crp@itiltd.co.in Mob: 9535325537
- 5. Technical bids will be opened at **4.30 PM on 23.03.2023**

- 6. Financial Bid opening will be done after the evaluation of Technical bid (Only for technically qualified bidders).
- 7. Bid should be valid for a period of 180 Days from the date of opening of EOI response.
- 8. Conditional offers are liable for rejection.
- 9. The Bidders should give Clause by clause compliance (as per annexure II) of all EOI terms and conditions with references to supporting documents; otherwise the offers are liable for rejection.
- 10. Payment to the successful bidder shall be made after deducting the offered margin and the statutory taxes payable to the Govt (Penalties if any levied by the customer will be passed on to the Successful bidder), only after the receipt of payment from the customer.
- 11. Margin offered should be firm throughout the contract irrespective of reason, what so ever, including the exchange rate fluctuation.
- SI will be selected on the highest margin offered to ITI. Selected SI shall submit the EMD BG of Rs 2 Cr before bid submission to Customer. EMD BG format as per Annexure -V
- 13. **Indemnity:** The vendor to indemnify ITI from any claims / penalties / statuary charges, liquidated damages, with legal expenses etc as charged by the customer. LD/ Penalties incurred on account of delay in supply, product failure during warranty if any and deficiency in Warranty and AMC services attributable to the partner shall be borne by the partner
- 14. **Arbitration:** Any dispute arising out of this Agreement shall be settled and resolved as per the dispute resolution and arbitrations clause agreed between the Parties under the main Contract.
- 15. Set Off: Any Sum of money due and payable to the supplier under this contract may be appropriated by the purchaser or any other person contracting through the ITI and set off the same against any claim of the purchaser for payment of a sum of money arising out of this contract or under any other contract made by the supplier with the purchaser.
- 16. The interested SI may like to discuss the customer tender related information, EOI Bidding Conditions, Bidding Process and clarifications, if any with the Chief Manager Marketing and obtain the complete tender document from customer website.
- 17. Consortium bids are not allowed
- 18. Companies interested to associate with ITI Ltd for this project shall have specialization and experience in Supply, Installation and maintenance of IT Infrastructure. The details of the projects executed by the company shall be given in the EOI response.
- 19. ITI will not consider any or all of the bids if they are not meeting EOI requirements.

- 20. Bidders participating in the EOI have to agree to sign Integrity Pact on placement of order / contract.
- 21. Those bidders not willing to sign Integrity Pact will not be considered for bid opening.

22. Intellectual Property Rights:

- All deliverable, outputs, plans, drawings, specifications, designs, reports and other documents and software submitted by the contractor under this contract shall become and remain the property of the procuring entity and subject to laws of copyright and must not be shared with third parties or reproduced, whether in whole or part, without: the procuring entity's prior written consent.
- The contractor shall, not later than upon termination or expiration of this contract, deliver all such documents and software to the procuring entity, together with a detailed inventory thereof.
- The contractor may retain a copy of such documents and software but shall not use it for any commercial purpose.
- 23. **Late offer:** Any offer received after the prescribed timeline shall be rejected and shall be returned unopened to the Companies.
- 24. **Language of offers:** The offers prepared by the Company and all the correspondences and documents relating to the offers exchanged by the companies shall be written in English language.
- 25. In the event that ITI is required to provide demonstration or working of the product to their buyers, the same shall be arranged by the system integrator at latter's cost and expenditure.
- 26. **Cost of EOI:** The bidder shall bear all costs associated with the preparation and submission of his offer against this EOI, including cost of presentation for the purposes of clarification of the offer, if so desired by ITI. ITI will, in no case be responsible or liable for those costs, regardless of the conduct or outcome of the EOI process.
- 27. Purchaser's Right to accept any bid or to reject any or All Bids or to cancel the EOI: ITI Limited reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids, at any time prior to award of contract without assigning any reason whatsoever and without thereby incurring any liability to the affected bidder or bidders on the grounds of purchaser's action.
- 28. Amendment of EOI: At any time prior to the last date for receipt of offers, ITI, may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective bidder, modify the EOI document by an amendment. In order to provide prospective bidder

reasonable time in which to take the amendment into account in preparing their offers, ITI may, at their discretion, extend the last date for the receipt of offers and/or make other changes in the requirements set out in the Invitation for EOI.

- 29. **Disclaimer:** ITI and/or its officers, employees disclaim all liability from any loss or damage, whether foreseeable or not, suffered by any person acting on or refraining from acting because of any information including statements, information, forecasts, estimates or projections contained in this document or conduct ancillary to it whether or not the loss or damage arises in connection with any omission, negligence, default, lack of care or misrepresentation on the part of ITI and/or any of its officers, employees.
- 30. Accessibility of EOI Document: Complete EoI document with terms and conditions is provided in the following websites
 - (i) http://www.itiltd.in
 - (ii) https://itilimited.euniwizarde.com
 - (iii) http://eprocure.gov.in

Undertakings (To be in Bidder's Letter Head)

M/s..... do here by undertake the following

- 1. are not blacklisted by Central Govt./ any State or UT Govt/ PSU/ organized sector in India
- 2. to work with ITI as per this EOI and Customer Tender terms and conditions. Also, we agree to implement the project (scope of work as per Tender terms and conditions including investment) covering Warranty & post-warranty services, maintenance etc, in the event of ITI winning the contract on back–to- back basis.
- 3. to submit EMD in the form of bid security and Performance Bank Guarantee (...... % of contract value) to customer/ITI (as decided by ITI) as per Customer Tender terms & conditions.
- 4. that we will be equipped with the required manpower with qualifications, certifications and experience as mentioned in the customer tender.
- 5. to get required certificate& support (warranty & post-warranty/maintenance) in the name of ITI from the OEM as per customer tender requirement.
- 6. to obtain relevant statutory licenses for operational activities.
- 7. to sign MoU/Teaming Agreement, Integrity Pact with ITI for addressing the customer tender as per customer's tender terms and conditions.
- 8. to indemnify ITI from any claims / penalties / statuary charges, liquidated damages, with legal expenses etc as charged by the customer.
- 9. to support the offered equipment for a minimum period of 7 years including warranty and AMC
- 10. to supply equipment/components which conform to the latest year of manufacture.
- 11. The bidder should give certificate stating that all the hardware/ software supplied under the contract shall not contain any embedded malicious codes that could inhibit the desired functions of the equipment or cause the network to malfunction in any manner.

Annexure-II

Bidders Profile

1.	Name and address of the company			
2.	Contact Details of the Bidder (Contact person name with designation, Telephone Number, FAX, E- mail and Web site)			
3.	Area of business			
4.	Annual Turnover for 3 financial years (Rs in Cr)	2019-20	2020-21	2021-22
5.	Net Worth as on 31.03.2022			
6.	Date of Incorporation			
7.	GST Registration number			
8.	PAN Number			
9.	CIN Number, if applicable			
10.	Number of technical manpower in company's rolls			

Annexure-III

Compliance Statement

S.No	Clause No.	Clause	Compliance (Complied/ Complied)	Not	Remarks Reference	with	Documentary



Annexure - IV

PRE-CONTRACT INTEGRITY PACT

(To be executed on plain paper and submitted along with Technical Bid/ EOI Documents. To be signed by the bidder and same signatory Competent/ Authorized to sign the relevant contract on behalf of the ITI Ltd).

EOI No.....

This Integrity Pact is made onday of 2023

BETWEEN:

ITI Limited,having its Registered & corporate office at ITI Bhavan, Dooravani Nagar, Bangalore – 560016 India, and established under the Ministry of Communications & IT, Government of India (hereinafter called the Principal), which term shall unless excluded by or is repugnant to the context, be deemed to include its Chairman & Managing Director, Directors, Officers or any of them specified by the Chairman & Managing Director in this behalf and shall include its successors and assigns) ON THE ONE PART AND

M/sChief Executive Officer (hereinafter called the bidder(s)/Contractor(s)), which term shall unless excluded by or is repugnant to the context be deemed to include its heirs, representatives, successors and assigns of the bidder/contract ON THE SECOND PART.

Preamble

WHEREAS the Principal intends to enter into an MOU of partnering business opportunities of common interest and able to generate synergies in execution of such business for (name of the Stores / equipment / items). The Principal, values full compliance with all relevant laws of the land, regulations, economic use of resources and of fairness/ transparency in its relations with its Bidder(s)/ Contractor(s).

In order to achieve these goals, the Principal has appointed an Independent External Monitor (IEM), who will monitor the EOI process and the execution of the contract for compliance with the principles as mentioned herein this agreement.

WHEREAS, to meet the purpose aforesaid, both the parties have agreed to enter into this Integrity Pact the terms and conditions of which shall also be read as integral part and parcel of the EOI Documents and contract between the parties.

NOW THEREFORE, IN CONSIDERATION OF MUTUAL COVENANTS STIPULATED IN THIS PACT THE PARTIES HEREBY AGREE AS FOLLOWS AND THIS PACT WITHNESSETH AS UNDER:

SECTION 1 - COMMITMENTS OF THE PRINCIPAL

The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:

- a. No employee of the Principal, personally or through family members, will in connection with the EOI for or the execution of the contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the personal is not legally entitled to.
- b. The Principal will, during the EOI process treat all bidder(s) with equity and reason. The Principal will in particular, before and during the EOI process, provide to all bidder(s) the same information and will not provide to any bidder(s) confidential/ additional information through which the bidder(s) could obtain an advantage in relation to the EOI process or the contract execution.
- c. The Principal will exclude from the process all known prejudiced persons. If the principal obtains information on the conduct of any of its employee, which is a criminal offence under IPC/PC Actor if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and in addition can initiate disciplinary action as per its internal laid down Rules/ Regulations.

SECTION 2 – COMMITMENTS OF THE BIDDER / CONTRACTOR

- 2.1 The Bidder(s)/Contractor(s) commits himself to take all measures necessary to prevent corruption. He commits himself observe the following principles during the participation in the EOI process and during the execution of the contract.
- a. The bidder(s)/contractor(s) will not, directly or through any other person or firm offer, promise or give to any of the Principal's employees involved in the EOI process or the execution of the contract or to any third person any material or other benefit which he/ she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever (during the EOI process or during the execution of the contract.
- b. The bidder(s)/contractor(s) will not enter with other bidders/ contractors into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices,

specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.

- c. The bidder(s)/contractor(s) will not commit any offence under IPC/PC Act, further the bidder(s)/contractor(s) will not use improperly, for purposes of competition of personal gain, or pass onto others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- d. The Bidder(s)/Contractor(s) of foreign original shall disclose the name and address of the Agents /representatives in India, if any. Similarly, the Bidder(s)/Contractor(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any.
- e. The Bidder(s) f Contractor(s) will, when presenting the bid, disclose any and all payments made, are committed to or intend to make to agents, brokers or any other intermediaries in connection with the award of the contract.
- f. The Bidder(s)/Contractor(s) will not bring any outside influence and Govt bodies directly or indirectly on the bidding process in furtherance to his bid.
- g. The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or to be an accessory to such offences.

SECTION 3 – DISQUALIFICATION FROM EOI PROCESS & EXCLUSION FROM FUTURE CONTRACTS

If the Bidder(s)/Contractor(s), during EOI process or before the award of the contract or during execution has committed a transgression in violation of Section 2, above or in any other form such as to put his reliability or credibility in question the Principal is entitled to disqualify Bidder(s)/Contractor(s) from the EOI process.

If the Bidder(s)/Contractor(s), has committed a transgression through a violation of Section 2 of the above, such as to put his reliability or credibility into question, the Principal shall be entitled exclude including blacklisting for future EOI/contract award process. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the Principal taking into consideration the full facts and circumstances of each case, particularly taking into account the number of transgression, the position of the transgressor within the company hierarchy of the Bidder(s)/Contractor(s) and the amount of the damage. The exclusion will be imposed for a period of minimum one year.

The Bidder(s)/Contractor(s) with its free consent and without any influence agrees and undertakes to respect and uphold the Principal's absolute right to resort to and impose such exclusion and further accepts and undertakes not to challenge or question such exclusion on any ground including the lack

of any hearing before the decision to resort to such exclusion is taken. The undertaking is given freely and after obtaining independent legal advice.

A transgression is considered to have occurred if the Principal after due consideration of the available evidence concludes that on the basis of facts available there are no material doubts.

The decision of the Principal to the effect that breach of the provisions of this Integrity Pact has been committed by the Bidder@)/ Contractor(s) shall be final and binding on the Bidder(sj/ Contractor(s), however the Bidder(s)/Contractor(8) can approach IEM(s) appointed for the purpose of this Pact.

On occurrence of any sanctions/ disqualifications etc arising out from violation of integrity pact Bidder(s)/ Contractor(s) shall not entitled for any compensation on this account.

Subject to full satisfaction of the Principal, the exclusion of the Bidder(s)/Contractor(s) could be revoked by the Principal if the Bidder (\$)/ Contractor(s) can prove that he has restored/ recouped the damage caused by him and has installed a suitable corruption preventative system in his organization.

SECTION 4 – PREVIOUS TRANSGRESSION

- 4.1 The Bidder(s)/ Contractor(s) declares that no previous transgression occurred in the last 3 years immediately before signing of this Integrity Pact with any other company in any country conforming to the anti-corruption/ transparency International (TI) approach or with any other Public Sector Enterprises/ Undertaking in India of any Government Department in India that could justify his exclusion from the EOI process.
- 4.2 If the Bidder(s)/ Contractor(s) makes incorrect statement on this subject, he can be disqualified from the EOI process or action for his exclusion can be taken as mentioned under Section-3 of the above for transgressions of Section-2 of the above and shall be liable for compensation for damages as per Section- 5 of this Pact.

SECTION 5 - COMPENSATION FOR DAMAGE

- 5.1 If the Principal has disqualified the Bidder(s)/Contractor(s) from the EOI process prior to the award according to Section 3 the Principal is entitled to forfeit the Earnest Money Deposit/Bid Security/ or demand and recover the damages equitant to Earnest Money Deposit/Bid Security apart from any other legal that may have accrued to the Principal.
- 5.2 In addition to 5.1 above the Principal shall be entitled to take recourse to the relevant provision of the contract related to termination of Contract due to Contractor default. In such case, the Principal shall be entitled to forfeit the Performance Bank Guarantee of the Contractor or demand and recover liquidate and all damages as per the provisions of the contract agreement against termination.

SECTION 6 – EQUAL TREATEMENT OF ALL BIDDERS/CONTRACTORS

6.1 The Principal will enter into Integrity Pact on all identical terms with all bidders and contractors for identical cases.

- 6.2 The Bidder(s)/Contractor(s) undertakes to get this Pact signed by its subcontractor(s)/subvendor(s)/ associate(s), if spy, and to submit the same to the Principal along with the EOI document/contract before signing the contract. The Bidder(s)/Contractor(s) shall be responsible for any violation(s) of the provisions laid down in the Integrity Pact Agreement by any of its subcontractors/ sub-vendors / associates.
- 6.3 The Principal will disqualify from the EOI process all bidders who do not sign this Integrity Pact or violate its provisions.

SECTION 7 – CRIMINAL CHARGES AGAINST VIOLATIG BIDDER(S)/CONTRACTORS

7.1 If the Principal receives any information of conduct of a Bidder(s)/Contractor(s) or subcontractor/ sub-vendor/associates of the Bidder(s)/Contractor(s) which constitutes corruption or if the principal has substantive suspicion in this regard, the principal will inform the same to the Chief Vigilance Officer of the Principal for appropriate action.

SECTION 8 – INDEPENDENT EXTERNAL MONITOR(S)

8.1 The Principal appoints competent and credible Independent External Monitor(s) for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extend the parties comply with the obligations under this pact.

Details of IEM appointed by IT1 are as under:

Shri Javeed Ahmad, IPS(Retd.) M-1101, Shalimar Gallant Apartment Vigyanpuri, Mahanagar, Lucknow-226006

- 8.2 The Monitor is not subject to any instructions by the representatives of the parties and performs his functions neutrally and independently. He will report to the Chairman and Managing Director of the Principal.
- 8.3 The Bidder(s)/Contractor(s) accepts that the Monitor has the right to access without restriction to all product documentation of the Principal including that provided by the Bidder(s)/Contractor(s). The Bidder(s)/Contractor(s) will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The Monitor is under contractual obligation to treat the information and documents Bidder(s)/Contractor(s) with confidentiality.

- 8.4 The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the project provided such meeting could have an impact on the contractual relations between the Principal and the Bidder(s)/Contractor(s). As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or take corrective action, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in specific manner, refrain from action or tolerate action.
- 8.6 If the Monitor has reported to the Chairman & Managing Director of the Principal a substantiated suspicion of an offence under relevant IPC/PC Act, and the Chairman & Managing Director of the principal has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.
- 8.7 The word 'Monitor' would include both singular and plural.

SECTION 9 - FACILITATION OF INVESTIGATION

9.1 In case of any allegation of violation of any provisions of this Pact or payment of commission, the Principal or its agencies shall be entitled to examine all the documents including the Books of Accounts of the Bidder(s)/Contractor(s) and the Bidder(s)/Contractor(s) shall provide necessary information and documents in English and shall extend aII help to the Principal for the purpose of verification of the documents.

SECTION 10 - LAW AND JURISDICTION

- 10.1 The Pact is subject to the Law as applicable in Indian Territory. The place of performance and jurisdiction shall the seat of the Principal.
- 10.2 The actions stipulated in this Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extent law in force relating to any civil or criminal proceedings.

SECTION 11 – PACT DURATION

This Pact begins when both the parties have legally signed it. It expires after 12 months on completion of the warranty/ guarantee period of the project /work awarded, to the fullest satisfaction of the Principal.

If the Bidder(s)/Contractor(s) is unsuccessful, the Pact will automatically become invalid after three months on evidence of failure on the part of the Bidder(s)/Contractor(s).

If any claim is lodged/made during the validity of the Pact, the same shall be binding and continue to be valid despite the lapse of the Pact unless it is discharged/determined by the Chairman and Managing Director of the Principal.

SECTION 12 - OTHER PROVISIONS

- 12.1 This pact is subject to Indian Law, place of performance and jurisdiction is the Registered & Corporate office of the Principal at Bengaluru.
- 12.2 Changes and supplements as well as termination notices need to be made in writing by both the parties. Side agreements have not been made.
- 12.3 If the Bidder(s)/Contractor(s) or a partnership, the pact must be signed by all consortium members and partners.
- 12.4 Should one or several provisions of this pact turn out to be invalid, the remainder of this pact remains valid. In this case, the parties will strive to come to an agreement to their original intentions.
- 12.3 Any disputes/ difference arising between the parties with regard to term of this Pact, any action taken by the Principal in accordance with interpretation thereof shall not be subject to any Arbitration.
- 12.4 The action stipulates in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal proceedings.

In witness whereof the parties have signed and executed this Pact at the place date first done mentioned in the presence of the witnesses:

For PRINCIPAL

.....

For BIDDER(S)/CONTRACTOR(S)

.....

Name Designation

Name Designation

Witness

1.

2.

2.

1.

BID SECURITY/ EMD Guarantee

(To be typed on Rs.100/- non-judicial stamp paper)

To, ITI Limited, Dooravaninagar, Bangalore-560016.

Sub: Bid Security/EMD guarantee.

Now at the request of the Bidder, We	Bank
Branch having	
(Address) and Regd.office address as	
(Hereinafter called 'the Bank') agrees to give this gua	
hereinafter contained:	

2. We the Bank do hereby undertake to pay the amounts due and payable under this guarantee without any demur, merely on a demand from the ITI stating that the amount claimed is due by way of loss or damage caused to or would be caused to or suffered by the ITI by reason of breach by the said bidder(s) of any of terms or conditions contained in the said Agreement or by reason of the bidder (s) failure to perform the said Agreement. Any such demand made on the bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee where the decision of the ITI 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 the "B.G. Amount".

3. We undertake to pay to the ITI any money so demanded notwithstanding any dispute or disputes raised by the bidder(s) in any suit or proceeding 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 bidder(s) shall have no claim against us for making such payment.

4. We the Bank 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 ITI under or by virtue of the said Agreement have been fully paid and its claims satisfied or discharged or till ITI certifies that the terms and conditions of the said Agreement have been fully and properly carried out by the said bidder(s) and accordingly discharge this guarantee. Unless a demand or claim under this guarantee is made on us in writing or before the expiry of Validity date from the date hereof, we shall be discharged from all liability under this guarantee thereafter.

5. We the Bank further agree with the ITI that the ITI 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 bidder(s) from time to time or to postpone for any time or from time to time any of the powers exercisable by the ITI against the said bidder(s) and to forbear or enforce any of the terms and conditions relating to the said agreement and we shall not be relieved from our liability by reason of any such variation, or extension being granted to the said Bidder(s) or for any forbearance, act or omission on the part of the ITI or any indulgence by the ITI to the said bidder(s) or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

6. Notwithstanding anything herein contained;

(a) The liability of the Bank under this guarantee is restricted to the "B. G. Amount" and it will remain in force up to its Validity date specified above.

(b) The guarantee shall stand completely discharged and all rights of the ITI under this Guarantee shall be extinguished if no claim or demand is made on us in writing on or before its validity date.

7. In case ITI demands for any money under this bank guarantee, the same shall be paid through banker's Cheque in favour of "ITI Limited, Bangalore" payable at Bangalore.

8. The Bank guarantees that the below mentioned officer who have signed it on behalf of the Bank have authority to give this guarantee under its delegated power.

Notwithstanding anything contained herein:

2. This Bank Guarantee shall be valid up to

Place:

Date:

(Signature of the Bank Officer)

Rubber stamp of the bank Authorized Power of Attorney Number: Name of the Bank officer: Designation: Complete Postal address of Bank: Telephone Numbers. Fax numbers

Annexure VI

NON-DISCLOSURE AGREEMENT

By and between

ITI LIMITED (A Government of India Enterprise) Doorvaninagar, Bangalore-560016, India

(hereinafter "ITI")

On the One Hand

And

(hereinafter "XXXX ")

On the Other Hand

Either or both may also be hereinafter referred to, individually as the "Party," and collectively as the "Parties."

ARTICLE 1. DEFINITIONS

"Agreement" means this Non-Disclosure Agreement.

"Confidential Information" as used in this Agreement shall mean all trade secrets and information which is disclosed by the Disclosing Party and is designated as Confidential Information and/or Proprietary Information by the Disclosing Party, including, but not limited to, technical data, know how, type design, concepts, descriptions, specifications, schematics, research, product plans, products, services, lists of customers, markets, developments, inventions, processes, manufacturing processes designs, drawings, films, documentation, engineering hardware configuration information, engineering data, marketing, notes, models, compositions, algorithms, software programs, software source documents, program schedule, visual demonstrations, photographs, manuscripts, texts, video recordings, formulations, equipment or apparatus, oral discussions, sales, marketing and/or business plans and/or financial information, cost estimates, pricing policy which is identified as confidential and/or proprietary by the Disclosing Party in accordance with the guidelines in Article 4 which may be made available in any form including machine readable. For avoidance of doubt "Confidential Information" also includes analysis, compilation, studies and other material prepared by or in the possession or control of the Recipient which contain or otherwise reflect or are generated from any such information as is specified in this definition.

"Disclosing Party" means that Party which directly or indirectly provides or makes available Confidential Information to the other in connection with this Agreement.

"Receiving Party" means that Party which receives or obtains Confidential Information directly or indirectly from the Disclosing Party in connection with this Agreement.

ARTICLE 2. PURPOSE OF AGREEMENT

The purpose of this Agreement is to allow the Parties to exchange confidential information both technical and commercial, to:

Enable ITI, to ensure timely submission of a technically state of the art and cost competitive proposal consistent with the requirements spelt out in the tender ref

Participate in the presentation/ demonstration to the vendor on No Cost No Commitment basis if called to do so.

ARTICLE 3. IDENTIFICATION OF INFORMATION

XXX information relates to business, financial and technical data related to the system engineering, manufacturing, marketing and business development capabilities with specific reference to the parameters laid out in the RFP

ITI information relates to business, financial and technical data related to its system engineering, marketing and business development capabilities with specific reference to the parameters laid out in the RFP

ARTICLE 4. CONFIDENTIAL INFORMATION RIGHTS AND OBLIGATIONS

(a) Information that is to be accepted in a confidential relationship and treated as Confidential Information, shall be disclosed in a tangible form, and shall be conspicuously marked as being "Private," "Confidential," or by any other appropriate legend clearly indicating the confidential nature of the information.

(b) Confidential Information, if first disclosed in a non-written or other non-tangible form, shall be identified by the disclosing party at the time of disclosure as being disclosed in confidence, shall be reduced to tangible form and marked in accordance with Article 4(a), and such tangible form shall be delivered to the Party identified above within twenty (20) working days after the date of first disclosure. During the above stated 20-day period, such Confidential Information shall be protected in accordance with the terms of this Agreement.

(c) Confidential Information that is disclosed pursuant to this Agreement shall not be used other than for the purposes submitted, or disclosed to any third party, unless authorized in writing by the disclosing Party.

(d) Upon receiving Confidential Information from the disclosing Party, recipient shall use at least the same degree of care that it uses in protecting its own information of like kind, but not less than reasonable care to safeguard such Confidential Information from an unauthorized use or disclosure. Recipient agrees that each employee having access to Confidential Information of the other Party to this Agreement, shall be in a "need-to-know" basis and shall be informed of the existence of this Agreement.

If the Receiving Party makes any copies, extracts, summaries, or digests of the Confidential Information (including computer entries), the Receiving Party shall ensure that appropriate legends are affixed thereto. Copies made by a reproduction service contractor, for the exclusive use of a Party to this Agreement is permitted, provided the service contractor has executed a non-disclosure agreement, which is sufficient to protect the Confidential Information required under this Agreement.

(f) XXX undertakes to observe all requirements of security regulations of the Government of India to the extent they apply to Proprietary / Confidentiality Information disclosed pursuant to hereinto.

ARTICLE 5. AGREEMENT AND CONFIDENTIALITY TERMS

This Agreement shall terminate after the period of time specified below, from the date of last execution of this Agreement by the Parties, except that either Party, upon thirty (30) days written notice to the other Party, may terminate this Agreement. All obligations to maintain confidentiality shall survive termination under this Article 5 and Article 9.

The Term of this Agreement shall be Two (2) years from the effective date hereof, as determined by the last date of execution.

Notwithstanding the above, the provisions of this Agreement, as they relate to Proprietary Information, shall remain in full force indefinitely unless expressly agreed otherwise in writing by the parties. Furthermore, the receiving party agrees to promptly return or destroy, as instructed by the disclosing party, any Proprietary Information received from the disclosing party, together with all copies thereof, upon request by the disclosing party, termination of the Agreement or expiry or termination of the Purpose, whichever is earlier.

ARTICLE 6. PROTECTION LIMITATIONS

It is acknowledged by the Parties, that when any portion of such Confidential Information falls within any of the following provisions, such portion of such Confidential Information is released from the protection provided under this Agreement from the date such provision becomes effective:

(a) Information which is or becomes part of the public domain without breach of this Agreement;

(b) Information which is subsequently received from a third party who did not obtain, or disclose such information in violation of any rights of the Disclosing Party;

(c) Information which is already known to a Party, which is substantiated by reasonable evidence;

Information which is publicly disclosed with the prior written approval of the Party that owns, or controls the information; or

Information which was independently developed by an employee of the receiving Party, who did not have access to the disclosed information, and independent development, is substantiated by reasonable evidence.

ARTICLE 7. CONTACT

Each Party shall designate in writing one or more individuals within its organization as the only persons authorized to receive Confidential Information exchanged hereunder. Such authorized recipients initially designated are:

ITI LIMITED Phone : 080-25660539

XXXXX

Email ID: jaya_crp@itiltd.co.in, mmurali_crp@itiltd.co.in

Designated authorized recipients may be changed at any time upon written notice.

ARTICLE 8. JUDICIAL ORDER

Notwithstanding the foregoing, nothing in this Agreement shall restrict the right of either Party to this Agreement, from disclosing such Confidential Information pursuant to a judicial order issued by a court of competent jurisdiction, or other valid and binding court ordered discovery, but only to the extent so ordered, provided, however, that the Party so ordered shall notify the other Party to this Agreement, in writing, of such pending action to compel disclosure or such order in sufficient time to permit adequate time for response by the affected Party. The receiving Party shall provide all reasonable assistance, at the disclosing Party's expense and direction, in opposing such disclosure

order.

ARTICLE 9. TERMINATION PROVISIONS

All such Confidential Information and copies, extracts, summaries, or digests (including computer retained format) thereof shall remain the property of the disclosing Party. All such Confidential Information shall be returned to the disclosing Party upon the first of the following events shall occur:

(a) Within thirty (30) days after the termination of this Agreement under Article 5;

(b) At the request of a Party upon completion of the purpose(s) for which it was submitted;

(c) Upon the determination by a Party that received the information that it no longer desires to possess such Confidential Information; or

(d) Upon breach of any of the obligations of this Agreement, wherein such Confidential Information, and all copies thereof, shall be returned to the Party that owns or controls the Information within thirty (30) days of written demand by such Party.

ARTICLE 10. SUCCESSORS

This Agreement shall be binding upon and inure to the benefit of the respective successors and assigns of both Parties respectively.

ARTICLE 11. ASSIGNMENT

Neither Party shall assign or otherwise transfer any of its rights nor shall obligations under this Agreement to any third Party inure without the prior written consent of the other Party and any attempted assignment or transfer without such prior written consent shall be null and void.

ARTICLE 12. GENERAL PROVISIONS

No license, right, title, or interest in, or to any patent, trademark, mask work, copyright, service mark, or any other intellectual property rights, is granted or implied by disclosure of, or access to such Confidential Information disclosed hereunder. Each Party warrants that it has the lawful, unqualified right to transfer, use, or otherwise disclose the information transmitted hereunder. No other warranties, express, or implied at law, or in equity, are intended or deemed to arise by virtue of entering into this Agreement or performing hereunder.

In the event of breach of the terms of this Agreement, the failure of a Party to enforce any right under this Agreement, shall not be deemed a waiver of any right hereunder. The invalidity in whole, or in

part, of any condition of this Agreement shall not affect the validity of any other condition hereof.

At all times, both Parties shall remain independent contractors, with each responsible for its own employees and representatives. This Agreement is not intended to be, nor shall it be construed as, a joint venture, partnership or other formal business organization, and neither party shall have the right or obligation to share any of the profits, or bear any losses, risks or liabilities of the other Party by virtue of this Agreement. Neither Party is authorized to act for, or on behalf, of the other Party, nor to bind or, otherwise commit the other Party to any contract, or other matter.

(d) This Agreement is deemed to be made under, and shall be construed in accordance with the laws of India.

(e) Arbitration: If a dispute arises out of or in connection with this agreement the parties agree to submit that dispute to arbitration under the ICADR, Arbitration Rules, 1996. Such dispute(s) or differences shall be referred to and settled by an arbitral tribunal comprising of three (3) arbitrators, one to be appointed by each party, and the third arbitrator to be appointed by both the selected arbitrators. In case any party fails to appoint an Arbitrator within 30 days from the date of receipt of the request to do so from the other party; or the appointed arbitrators fail to agree on the third arbitrator within 30 days from the date of their appointment, then the appointment shall be made, upon the request by the party, by the ICADR.

The International Centre for Alternative Dispute Resolution will provide administrative Services in accordance with the ICADR Arbitration Rule,1996.

The language of Arbitration proceedings shall be English.

The place of Arbitration proceedings shall be Bangalore, Karnataka.

(f) No amendment or modification of this Agreement shall be valid, or binding on the Parties, unless made in writing and signed on behalf of the Parties, their respective duly authorized officers, or representatives.

(g) This Agreement may be executed in counterparts and transmitted by facsimile, each of which when so executed and transmitted shall be deemed to be an original, and all such counterparts shall together constitute one and the same instrument.

This Agreement supersedes all previous understandings between the Parties with respect to the subject matter of this Agreement.

(i) Neither Party will, solicit or attempt to solicit, either directly or indirectly, with an employee or

contractor of the other during the term of this Agreement and for a period of one (1) year after termination of this Agreement

ARTICLE 13. AGREEMENT LANGUAGE

This Agreement has been executed and delivered in text using the English language, which text, despite any translation into any language, shall be controlling.

ARTICLE 14. DPE Guidelines:

It is expressly understood and agreed by and between xxxx and ITI that ITI is entering into this agreement solely on its own behalf and not on behalf of any other person or entity. In particular, it is expressly understood and agreed that the Government of India is not a party to this agreement and has no liabilities, obligations or rights hereunder. It is expressly understood and agreed that ITI is an independent legal entity with power and authority to enter into contracts solely in its own behalf under the applicable Laws of India and general principles of Contract Law. The xxxx expressly agrees, acknowledges and understands that ITI is not an agent, representative or delegate of the Government of India. It is further understood and agreed that the Government of India is not and shall not be liable for any acts, omissions, commissions, breaches or other wrongs arising out of the contract. Accordingly, xxxx hereby expressly waives, releases and foregoes any and all actions or claims, including cross claims, impeder claims or counter claims against the Government of India arising out of this contract and covenants not to sue the Government of India as to any manner, claim, and cause of action or thing whatsoever arising of or under this agreement.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their duly authorized representatives, as of the date listed below.

ITI Limited

XXXXX

(Typed Name)

By

By _____ (Typed Name)

(Title)

(Title)

(Signature)

(Signature)

(Date Signed)

(Date Signed)

In the presence of

Witness

1.) Signature

Name

Address

2.) Signature

Name

Address