



No. 482-14/BT/2012/Har

Dated: 26.06.2013

To

All CGM

BSNL Units

Subject: Transfer of land from DOT to BSNL- Regarding retention of assets by DOT

Refe:- DOT Order No NICF/Ghitorni/2000-A dated 28.09.2010 and Order No..7-5/2000-
Trg.Fin.(Pt.iv) /Accommodation, dated 17th May'2013

DOT has issued above cited orders for retention of assets already transferred to BSNL. CMD BSNL has requested Chairman Telecom Commission and Secretary (T) to withdraw these orders vide D.O. letter of even number dated 26.06.2013. The copy of D.O. letter is enclosed for your kind information please.

Encls. As above.

Chh...
26.06.2013
AGM (BT)

Copy to:

1) All PCE(C)/CE(C)/GM(L&B)/CE(L&B AND Arbitration) for kind information.

भारत संचार भवन, हरिश चन्द्र माथुर लेन,
जनपथ, नई दिल्ली-110001
दूरभाष : कार्यालय : +91-11-23372424,
फैक्स : +91-11-23372444
ई-मेल : cmdbsnl@bsnl.co.in
Bharat Sanchar Bhawan, H.C. Mathur Lane,
Janpath, New Delhi-110001, INDIA
Ph. : (O) : +91-11-23372424
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भारत संचार निगम लिमिटेड
(भारत सरकार का उद्यम)
BHARAT SANCHAR NIGAM LIMITED
(A Government of India Enterprise)

राकेश कुमार उपाध्याय
अध्यक्ष एवं प्रबन्ध निदेशक

RAKESH K. UPADHYAY
Chairman & Managing Director

D.O. No.482-14/BT/2012/HAR
Dated: 26th June 2013.

Respected Sir,

Kindly refer to DOT Order No.7-5/2000-Trg.Fin.(Pt.iv) /Accommodation, dated 17th May'2013 & in continuation to my earlier communication dated 16.5.11 on the subject. While acknowledging Govt. of India's prerogative as Sole Owner of BSNL, I would like to submit that:-

- Bharat Sanchar Nigam Limited (BSNL) took over the business of erstwhile Central Government Departments DTS/DTO along with all assets and liabilities w.e.f. 1.10.2000 on-going concern basis at a provisional consideration of Rs.63000/-crores, pursuant to the MOU dated 30.9.2000 signed between the President of India and BSNL followed by notification in the Extra Ordinary Gazette of India on 17th March 2001(copies annexed as **Annexure-A & B**).

Schedule -I, Part-B Annexure-I of the said MOU provides for the assets to be retained by DoT, which was followed by DoT's letter No.2-30/2000-Restg. Dated 16/08/2001 clarifying the other assets to be retained by DoT (Copy annexed at **Annexure-C**)

DoT vide letter No.67-2/2000-OC, dated 19th June 2002 conveyed the capital structure of BSNL corresponding to the consideration for the business along with all assets and liabilities so taken over by BSNL (copy annexed at **Annexure-D**).

- Based on the MOU and correspondence on the subject the Annual Accounts of BSNL for the period ended 31st March 2001 were finalized followed by finalization of Annual accounts for subsequent years till date.

Sir, it is worth mentioning that all these Annual Accounts are duly audited not only by the Statutory Auditors but by the C&AG of India and after adoption by the Shareholders (Sole Shareholder- President of India) in the Annual General Meeting were filed with the Registrar of Companies, Ministry of Corporate Affairs and also placed before both Houses of the Parliament for each financial year.

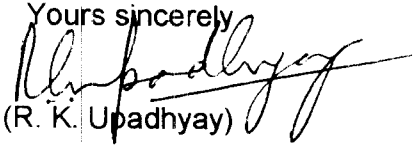
The Company has been paying direct taxes and property taxes on immovable properties as execution of formal transfer deed remained only a formality. It is pertinent to mention that income tax Returns with the Tax authorities have also been filed based on such audited Financial Statements. Even Assessment for some of Financial Years have also been completed. DoT's letter No.59-10/2005-OC, dated 25.05.2005 & letter No.79-23/2011-SU (Pt.) dated 3.8.2011 are self-explanatory in this regard, hence annexed as **Annexure-E & F**.

Thus the aforesaid facts indicate that consideration for the business along with all assets and liabilities as has been taken over by BSNL **has attained finality**. It seems, the intention to identify assets to be retained by DoT were intended as an option to be exercised within a reasonable time after transfer of the business which gets clarified by DoT's letter of 16.08.2001. This may not have been the intention of the MOU to make such option an open ended exercise. Therefore, ordering for transfer of assets after a gap of about 10 years may give a wrong impression to various authorities about the facts and figures in the financial statements of BSNL which have already been finalized, adopted by the Shareholders. I would also like to submit that as could be seen from DoT U.O. No.P11068/1/2003-PI dated 29.08.2006 (copy enclosed at **Annexure-G**) that land can be transferred to DoT on payment basis. To avoid any likely appearance of impropriety or violation of general Accounting Principles, **I earnestly call upon your kind self to issue appropriate directions to the concerned for cancellation of both orders of DoT dated 28.9.10 and 17.5.13 respectively (copy annexed as Annexure-H & I)**. It is worth mentioning that to resolve the problem of accommodation for DoT's offices that were not existing or anticipated at the time of transfer of business to BSNL, **DoT may like to take such spaces from BSNL on rentals by following due process**.

Sir, I am sure your kind self will appreciate the concern stated hereinabove and issue appropriate directions to all concerned.

With profound regards.

Sri M. F. Farooqui
Chairman TC & Secretary (T)
Sanchar Bhawan,
20, Ashoka Road,
New Delhi-110001

Yours sincerely

(R. K. Upadhyay)

MEMORANDUM OF UNDERSTANDING

MEMORANDUM OF UNDERSTANDING ("MOU") made this 3rd day of September, 2000 BETWEEN the President of India, [acting through the Secretary to the Government of India, Ministry of Communications, Department of Telecommunications(DOT)], hereinafter called the "VENDOR" (which term shall, wherever the context so admits, mean and include his successors in office and assigns), of the FIRST PART,

AND

BHARAT SANCHAR NIGAM LIMITED, a Company incorporated under the Companies Act, 1956, having its Registered Office at New Delhi, within the National Capital Territory of Delhi, hereinafter called "BSNL" or the "Company" (which term shall, wherever the context so admits, mean and include its successors and assigns), of the SECOND PART

Recording the understandings reached and agreed between the parties are as under

1. In pursuance of New Telecom Policy, 1999, the Government of India has decided to corporatise the service provision functions of Department of Telecommunications (DOT). Consequently, Department of Telecom Services and Department of Telecom Operations concerned with providing telecom services in the country and maintaining the telecom network/telecom facilities were separated and carved out of the Department of Telecommunications as a precursor to corporatisation. The Company namely Bharat Sanchar Nigam Limited, newly formed for the purpose, will take over the functions of providing telecom services currently with the Dept. of Telecom Services and the Department of Telecom Operations.
2. The Government of India has decided to retain the functions of policy formulation, licensing, wireless spectrum management, administrative control of PSUs, standardization & validation of interface of networks and R & D etc. These would be responsibility of Department of Telecommunications (DOT)

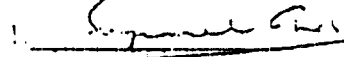
The Administrative Department of Government of India for Bharat Sanchar Nigam Limited will be DoI

3. It is proposed to transfer the business of providing telecom services and running telecom factories presently with the Department of Telecom Services and Department of Telecom Operations and the assets and liabilities of the said business to the newly set up Company, viz., Bharat Sanchar Nigam Limited w.e.f. 1st October, 2000.
4. It is therefore understood and agreed between the parties that on and from the 1st day of October, 2000, (hereinafter also referred to as the "Effective Date").
 - (a) The said business of providing telecom services in the country and maintaining the telecom network / running the telecom factories presently carried on by Department of Telecom Services and Department of Telecom Operations and the assets and liabilities of the said business shall stand transferred to and vest in BSNL to be taken over as running concern.
 - (b) BSNL is charged with the duty and obligation to and shall carry on the said business of providing telecom services and running the telecom factories, inter alia, comprising of management, control, operations and maintenance of communications network and services spread all over India, manufacturing, research and development and other related facilities, some also spread all over India.
5. The detailed terms and conditions of the transfer and take over of the said business are generally worked out and agreed to between the parties and shall be in the form annexed hereto as Annexure I, subject to such additions, deletions, modifications and variations as may be further mutually agreed between the parties.

6. Pending the finalisation and execution of the said Agreement and in order to facilitate the smooth continuance of the business being transferred and taken over from the Effective Date as aforesaid, it is agreed that the relationship of the parties comprising, inter alia, of engagement of existing staff, workmen and employees concerned with the said business, by the Company will be broadly governed by the guidelines as issued by Government of India, Ministry of Communications, Department of Telecom Services/Department of Telecom Operations and Department of Telecommunications, from time to time, presently being those contained in the Office Memoranda, copies of which are annexed hereto as Annexures IIA, IIB and IIC respectively

IN WITNESS WHEREOF the parties have signed this Memorandum of Understanding the day and year First Hereinabove Written.

SIGNED AND DELIVERED BY _____



(Shyamal Ghosh)

Secretary DoT and Chairman Telecom Commission.

For and on behalf of The President of India

WITNESS:



HARISH KUMAR

Deputy Secretary (Regd.) DoT

The Common Seal of

BHARAT SANCHAR NIGAM LIMITED

has been hereunto affixed pursuant to the

Resolution passed at the meeting of the

Board of Directors held on 30 SEP 2000 in

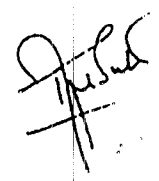
the presence of Mr. DPS Seth and

Mr. B. R. Khurana Directors of the

Company and who have signed these presents in

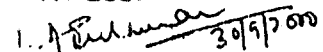
token thereof in the presence of:

SIGNATURES



2.

WITNESS:



N SRIRAMAN

Under Secretary (Regd.) DoT

AGREEMENT FOR TRANSFER

THIS AGREEMENT made on this day of September, 2000 BETWEEN the President of India, (acting through the Secretary to the Government of India, Ministry of Communications, Department of Telecommunications, Government of India), hereinafter called the "VENDOR" (which term shall, wherever the context so admits, mean and include his successors in office) of the ONE PART, AND BHARAT SANCHAR NIGAM LIMITED, a Government Company incorporated under the Companies Act, 1956, having its Registered Office at New Delhi, within the National Capital Territory of Delhi, hereinafter called "BSNL" (which term shall, wherever the context so admits, mean and include its successors and assigns) of the OTHER PART:

W H E R E A S

- A. In pursuance of the New Telecom Policy 1999, the Government of India (hereinafter called "Government") has now decided to corporatise certain services and operations carried on by the Department of Telecommunications (hereinafter called DOT), and pending such corporatisation, recently created two temporary Departments viz. the Department of Telecom Services (hereinafter called "DTS") and Department of Telecom Operations (hereinafter called "DTO") in Ministry of Communications, inter alia, to provide Telecom services and manufacturing facilities, carving out the same from the Department of Telecommunications.
- B. The Government has decided to achieve the corporatisation by forming a Company, wholly owned by the Government of India, incorporated under the Companies Act, 1956, to take over the business of providing telecom services and operations being presently carried on by DTO and DTS.

- C. Accordingly, BSNL has been set up with the objects, inter alia, "Pursuant to an agreement to be entered into with the Union of India, to acquire or to take over the management, control, operations and maintenance of communications network, manufacturing, research and development and other facilities hitherto being undertaken by the Department of Telecom Services and Department of Telecom Operations, Government of India, with all rights, assets and liabilities including contractual rights and obligations and on such terms and conditions as set out in the said agreement."
- D. The VENDOR and BSNL are accordingly entering into this Agreement as hereinafter appearing.

NOW THIS AGREEMENT WITNESSETH AS UNDER:

1. On and from the 1st day of October 2000, (hereinafter referred to as the "Effective Date"), the business of the VENDOR of providing telecom services and telecom network, inter alia, comprising of management, control, operations and maintenance of communications network and services spread all over India (excluding the areas under territorial jurisdiction of MTNL), manufacturing, research and development and other facilities, some being also spread all over India, which business (hereinafter also referred to as the "Business"), recently entrusted to, and being currently carried on by, DTO and DTS, shall stand transferred to and vest in BSNL, who has taken over or deemed to have taken over the same, as running concern, subject to the provisions and stipulations of this Agreement.
2. The Business of the VENDOR transferred and taken over as aforesaid shall include the items/matters particularly described in

Part-A of Schedule-I hereto but exclude the items/matters described in Part-B of Schedule-I hereto.

3. On and from the Effective Date, but subject always to the provisions of Clause-2 above, all the properties and assets which are identified to be comprised in the Business including the VENDOR's movable and immovable properties, assets, including lease-hold rights, tenancy rights, factory/industrial and other licences, permits, authorisations, quota rights, trade marks, patents and other industrial and intellectual properties, important quotas, telephones, vehicles, telex, facsimile and other communication facilities and equipments rights and benefits of all agreements and all other interests, rights and powers of every kind, nature and description whatsoever, privileges, liberties, easements, advantages, benefits and approvals, excluding however the properties and assets belonging or pertaining to the DOT and/or the items/matters described in Schedule-I aforesaid.
4. A. All the debts, liabilities, duties and obligations incurred, all contracts entered into, all matters and things engaged to be done by, with or for the VENDOR immediately before the Effective Date relating to or in connection with the Business, particularly including the debts / liabilities particularly described in Schedule-II hereto, shall stand transferred and assigned to BSNL and shall be deemed to have been incurred, entered into, or engaged to be done by, with or for BSNL and be discharged by it and enure to its benefit.
- B. As regards the contracts being assigned or transferred hereunder or pursuant hereto (particulars and details whereof are being substantially worked out and will be annexed hereto to form part hereof), it is expressly clarified that the same will include all contracts entered into by DOT, DTS and DTO with various suppliers, contractors, vendors, companies and individuals in respect

of supply of apparatus and plants, materials, purchase of land and buildings and supply of services, pertaining to the Business and subsisting on the Effective Date including the contracts with subscribers of all types of services to be provided by BSNL. It is expressly declared and agreed that BSNL shall be solely responsible for honouring and performing these contracts and shall be fully liable for any defaults, delay or non-performance thereunder.

5. A. All the staff, workmen and other employees in the service of the VENDOR either (i) directly engaged in the Business being transferred and taken over under or pursuant to this Agreement, or (ii) belonging to common service staff / employees engaged in the work or rendering service in the VENDOR's Business, (excluding however those retained for DOT), shall be transferred to BSNL on the Effective Date on the terms and conditions being worked out and these guidelines and/or orders will be intimated by the VENDOR in due course of time.
- B. Until such time as the guidelines and/or orders as aforesaid are issued the staff, workmen and other employees will be engaged and render service to BSNL in accordance with the guidelines set out in Part-A of Schedule-III hereto.
- C. As regards any dues, pension, gratuity and retirement benefits payable to any staff, workmen or employee, the same will be governed by the guidelines which will be set out in the separate agreement to be entered into between the parties as provided in Part-B of Schedule-III hereto.
- D. BSNL shall be fully responsible for the payment of all salary wages and other dues of the staff, workmen and other employees as provided in A or B above.

- E. BSNL will be at liberty to employ or engage any further staff, workmen and other employees on such terms and conditions as evolved by BSNL.
- F. It is however clearly understood and agreed that the regularisation of the service of any person doing work pertaining to the Business being taken over by BSNL shall be totally on account of BSNL and such person on regularisation of his/her service will become the employee of BSNL who will be solely responsible in respect of all dues which become payable to such employee as a result of regularisation of his/her service.
- G. (i) All disciplinary proceedings pending on the Effective Date against any staff, workmen and other employees may be continued in the same manner as before.
- (ii) As regards proceedings pending before Administrative Tribunals, High Court, Supreme Court, the same will be dealt with as per the guidelines stated in Part-C of Schedule-III hereto.
6. The assets and liabilities of the VENDOR in respect of the Business, currently carried on account of DTS and DTO stand transferred to BSNL on the book value thereof, which is being ascertained. It is, however, clearly understood and agreed between the parties that the total book value of the assets comprising the Business being transferred by the VENDOR to BSNL and which will be determined by 31.3.2001, will be in excess of Rs. 63,000 crores. It is, therefore, agreed that the said sum of Rs. 63,000 crores will be treated as the provisional value of the Business being transferred to and taken over by BSNL.

7. The Assets are being transferred to the Company in consideration of Rs.5,000 crore equity (for which the Company will issue Five Hundred crores Equity Shares of face value of Rupees Ten each fully paid up having aggregate value of Rupees Five Thousand crores to the VENDOR or his nominees). Rs.1500 crores ways and means advance and the balance as a mix of long term debt, free reserves and preference share capital. The accounting treatment of this mix shall be notified later.
8. If any suit, writ petition, revision or other legal proceedings of whatever nature (hereinafter called the "Proceedings") by or against the VENDOR be pending, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the transfer of Business of the VENDOR under or pursuant to this Agreement or of anything contained in this Agreement, but the Proceedings may be continued, prosecuted and enforced by or against BSNL in the same manner and to the same extent as it would be or might have been continued, prosecuted and enforced by or against the VENDOR as if the agreement had not been made. It is however clearly understood and agreed that in any case, wherever a substitution is not possible, BSNL alone will be responsible for prosecuting or defending any such Proceedings in the name and or on behalf of the VENDOR and or also by joining as additional party / co-plaintiff / co-defendant, as the case may be. It is also understood and agreed that BSNL alone will also be totally responsible for any costs, expenses or any award or decrees or orders made in any such Proceedings. On and from the Effective Date, BSNL may at its own risk, cost and expense also initiate any legal Proceedings as assigns/successor in interest.
9. BSNL shall, on and from the Effective Date be liable to bear, pay and discharge all rents, electricity charges, water charges, municipal taxes and assessments made or to be made hereafter under the Income-Tax Act, Sales Tax Act, levies, demands or arrears of duty of excise under the Central Excise Act and other allied Acts made or that may be made hereafter. All such payments, liabilities, demands or penalties including all taxes,

levies, duties, rates & charges, fees etc. the payment whereof has been deferred under the aforesaid statutes or that may be raised or imposed hereafter including employees/workmen's dues, statutory liabilities under any Act, Rules or Regulations enacted by the State Government or Central Government or local authorities as the case may be in relation to VENDOR's Business being transferred to BSNL as provided hereunder, from the Effective Date shall be borne by BSNL.

10. BSNL shall at all times indemnify and keep indemnified VENDOR from and against all claims and demands in respect of any liability as mentioned in clause 9 above and from and against all losses, damages, suits, actions, proceedings and all costs, charges and expenses that may have to be made or incurred or suffered by VENDOR in respect thereof.
11. The VENDOR shall be deemed to have handed over to the BSNL, all relevant records, administrative or otherwise, books of accounts, etc. already in its possession, as going concern, as made upon the Effective Date. In case of any differences in accounting policy between the Parties, the impact of the same will be quantified and adjusted in the books of account to ensure that the financial statements of the BSNL reflect the financial position on the basis of consistent accounting policy.
12. The parties agree to take all such steps, do all such things and execute all such deeds and writings as may be necessary to give full effect to the provisions of this Agreement. The Vendor shall, in particular, execute all further deeds / transfers/assignments as may be required to fully assure, assign, convey and transfer the Business or any part thereof as herein agreed, unto BSNL.
13. All costs, charges and expenses of the VENDOR and the BSNL respectively including stamp duties, registration charges, transfer duties, any other taxes, levies, duties or charges whatsoever in relation to or in connection with the agreement and of carrying

out and implementing/completing the terms and provisions of the agreement and/or incidental to the completion of transfer of the said undertaking of the VENDOR in pursuance of the agreement shall be borne and paid by the VENDOR.

14. All disputes arising out of this agreement as to the implementation or interpretation of any of the clauses thereof shall as far as possible be resolved mutually between parties hereto. In the absence of mutual resolution, the dispute shall be referred to sole arbitration of a nominee of the Secretary to the Government of India, Department of Telecommunications, Ministry of Communications, whose decision shall be binding on the parties hereto. The venue of the arbitration proceedings shall be at New Delhi.

SCHEDULE - I

Part - A (Description of specific items / areas included in Business)

1. All apparatus and plants, lines and wires, cables, land and buildings and motor vehicles.
2. All matters relating to operations/ providing services (other than policy and licensing matters) in the areas of telephones, wireless, data, facsimile and telemetry and other like forms of telecommunications.
3. Execution of on-going works including purchase and acquisition of land pertaining to the Business.
4. Personnel Administration of the staff, workmen and employees being transferred to BSNL.

5. Procurement of stores and equipment required by BSNL.

PART - B (Items / matters not included in Business being transferred)

1. C-DOT R&D Society.
2. Telecom Engineering Centre (TEC) - To be reviewed by an expert committee.
3. Sanchar Bhawan, New Delhi
4. Existing Pension Payment Offices to be retained by the Department of Telecommunications.
5. All apparatus and plants, lines and wires, cables, land and buildings and motor vehicles belonging to Wireless Planning and Co-ordination Wing/Wireless Monitoring Organisation.
6. Assets jointly owned /held with Department of Posts. Present arrangements will continue till issue is settled with Deptt. of Posts.
7. Moveable assets of the Head Quarter at Sanchar Bhawan, New Delhi will be divided according to the Scheme to be prepared separately
8. Any other assets, which in the opinion of the Vendor is not part of the business being transferred under the Agreement.

SCHEDULE - II

(Debts/ borrowings being expressly transferred by Government of India to BSNL as part of Business)

1. Outstanding liabilities towards repayment of bonds issued by Mahanagar Telephone Nigam Limited on behalf of Department of Telecommunications/DTS/DTO.

SCHEDULE - III

PART - A (Guidelines applicable to staff workmen, employees, during the interim period).

PART - B (Guidelines regarding dues / pension payable to staff, workmen, employees).

PART - C (Guidelines for dealing with pending proceedings before administrative tribunals/High Court/Supreme Court, relating to staff, workmen, employees).

IN WITNESS WHEREOF the parties hereto have executed this Agreement in duplicate the day and year First Hereinabove Written.

SIGNED AND DELIVERED BY _____
For and on behalf of The President of India

WITNESS:

1.

2.

The Common Seal of
BHARAT SANCHAR NIGAM LIMITED
Has been hereunto affixed pursuant to the
Resolution passed at the meeting of the
Board of Directors held on _____ in
the presence of Mr. _____
and Mr. _____ Directors of the
Company who have signed these presents in
token thereof in the presence of:

1.

2.

WITNESS:

1.

2.

Annexure B

[भारत के राजपत्र, भाग-1—अवध-1 दिनांक 17 मार्च 2001 को प्रकाशित]
(Published in the Gazette of India, Part-I, Section-I, dated 17th March 2001)

संचार विभाग

(दूरसंचार विभाग)

नई दिल्ली, दिनांक 23 जनवरी 2001

संकल्प

सं० 2-31/2000-पुनर्वसन—भारत के राष्ट्रपति (सचिव, भारत सरकार, संचार विभाग, दूरसंचार विभाग के माध्यम से) और भारत संचार निगम लिमिटेड के बीच 30 सितम्बर 2000 को हुए समझौता ज्ञापन की दृष्टि से, देश में दूर-संचार सेवाएं प्रदान करने, दूरसंचार नेटवर्क का अनुसंधान और दूरसंचार सेवा विभाग और दूरसंचार प्रचालन विभाग द्वारा दूरसंचार कंपनियों को दान के संबंधी कार्य (जैसे दूर-संचार विभाग द्वारा किए जाते थे) 1 अक्टूबर 2000 से नवगठित कंपनी भारत संचार निगम लि० (बीएसएनएल) को हस्तांतरित कर दिए गए हैं।

2. दूरसंचार सेवा विभाग और दूरसंचार प्रचालन विभाग को सभी परिसंपत्तियां और देयताएं (दूरसंचार विभाग द्वारा रखे जाने वाली कतिपय उन परिसंपत्तियों को छोड़कर जो दूरसंचार विभाग के निवेशार्थीय यूनिटों और कार्यालयों के लिए अंतर्भूत हैं) उक्त तारीख से बीएसएनएल में अंतरित हो जाएंगी।

3. उपकरणों और संयंत्रों, सामग्री की आपूर्ति भूमि और भवन की खरीद तथा सेवाओं की आपूर्ति के संबंध में दूरसंचार विभाग, दूरसंचार सेवा विभाग और दूरसंचार प्रचालन विभाग द्वारा विभिन्न प्राप्ति, ठेकेदारों, विक्रेताओं, कंपनियों और भ्रम-भ्रमण व्यवस्थाओं से किए गए सभी मौजूदा ठेके, करार और समझौता ज्ञापन, कारोबार के हस्तांतरण की तारीख को बंटे के बंटे बने रहेंगे और/अथवा बीएसएनएल के प्रचालनों के लिए अवैधित ठेके, करार, आदि 1 अक्टूबर 2000 से बीएसएनएल को हस्तांतरित तथा सीने गए माने गए हैं।

4. पदोचित कार्य-निष्पादन हेतु इन सेवा, करारों और समझौता-ज्ञापनों की बनाए रखने तथा उक्त ठेकों, करारों और

समझौता-ज्ञापन का तहत उत्तराधिकारी/अधिवसी के बतौर मुकदमा चलाने और मुकदमा चलाने संबंधी विवादों के मामले में बीएसएनएल पूर्ण रूप से जिम्मेदार है और किसी तरह की पुष्ट होने, विवाद होने अथवा रायें निश्चित न कर पाने के लिए भी यह स्वयं जिम्मेदार होगा।

5. 1 अक्टूबर 2000 से पूर्व दूरसंचार सेवा विभाग अथवा दूरसंचार प्रचालन विभाग का कोई पत्राचार बिल, नोटिस और अन्य दस्तावेज भले वह दूरसंचार सेवा विभाग और दूरसंचार प्रचालन विभाग द्वारा जारी किया गया हो, 1 अक्टूबर 2000 से नहीं कहीं भी ऐसा संदर्भ आए, उसे बीएसएनएल में हस्तांतरित के रूप में पढ़ा जाए।

6. 1 अक्टूबर 2000 से बीएसएनएल द्वारा जारी किसी बिल नोटिस अथवा अन्य दस्तावेज जिसके सम्बन्ध में दूरसंचार सेवा विभाग अथवा दूरसंचार प्रचालन विभाग का कोई इजाजत दिया गया हो नहीं कहीं भी ऐसा संदर्भ आए, उसे बीएसएनएल के हस्तांतरित के रूप में ही पढ़ा जाए।

7. 1 अक्टूबर 2000 से सभी चेली-ड्रॉपों/अन्य दस्तावेजों, जिसमें तहत दूरसंचार सेवा विभाग और/अथवा दूरसंचार प्रचालन विभाग को दो जाने वाली धनराशि के सम्बन्ध में भारत सरकार के पक्ष में भुगतान किया जाता है, जहाँ कहीं ऐसा संदर्भ आए, धन-राशि भारत संचार निगम लि० के पक्ष में आहरित होगी।

आदेश

यह आदेश दिया जाता है कि इस संकल्प की एक प्रति सभी राज्य सरकारों, सभी मंत्रालयों और भारत सरकार के विभागों को संचालित की जाए।

यह आदेश दिया जाता है कि इस संकल्प को सामान्य सूचना हेतु भारत के राजपत्र में प्रकाशित किया जाए।

इरॉग कुमार
मन्त्रक (परामर्श)

MINISTRY OF COMMUNICATIONS
(DEPARTMENT OF TELECOMMUNICATIONS)
New Delhi, the 23rd January 2001

RESOLUTION

No. 2-31/2000-Resg.—By virtue of the Memorandum of Understanding dated 30th September

2000 entered into between the President of India, acting through the Secretary to the Government of India, Ministry of Communications, Department of Telecommunications (DoT) and also Sanchar Nigam Limited, the business of providing telecom services in the country, maintaining the telecom network/running the telecom factories by the Department of Telecom Services (DTS) and the Department

of Telecom Operations (DTO) which were earlier provided by Department of Telecommunications (DoT) has been transferred to the newly formed company viz. Bharat Sanchar Nigam Limited (BSNL) with effect from 1st October 2000.

2. All assets & liabilities (except certain assets which will be retained by DoT required for the units and offices under control of DoT) of the Department of Telecom Services (DTS) and the Department of Telecom Operations (DTO) stand transferred to BSNL w.e.f. the said date.

3. All the existing contracts, agreements and MOUs entered into by Department of Telecommunications, Department of Telecom Services and the Department of Telecom Operations with various suppliers, contractors, vendors, companies and individuals in respect of supply of apparatus and plants, materials, purchase of land and building and supply of services, subsisting on date of transfer of business and/or required for operations of BSNL stand transferred and assigned to BSNL w.e.f. 1st. October 2000.

4. BSNL is solely responsible for honouring these contracts, agreements and MOUs for due performance and in case of defaults to sue and be sued as the successor/assignee under the said contract agreement and MOU and shall be liable for any defaults, delays or non-performance.

5. With effect from 1st October 2000 any reference in any correspondence, bills, notices, and other

documents to the Department of Telecom Services or the Department of Telecom Operations having been issued before 1st October 2000 by either the Department of Telecom Services or the Department of Telecom Operations shall, wherever the context so permits and allows, be read as reference to the BSNL.

6. With effect from 1st October, 2000 any bill, notice or other document issued by the BSNL bearing any reference to the Department of Telecom Services or the Department of Telecom Operations shall, wherever the context so permits and allows, be read to be a reference to the BSNL.

7. With effect from 1st October, 2000 all cheques, drafts/other instruments under which payment is to be made in favour of the Government of India in respect of monies owed to the Department of Telecom Services and/or the Department of Telecom Operations shall, wherever the context so permits and allows, be drawn in favour of 'Bharat Sanchar Nigam Limited.'

ORDER

ORDERED that a copy of this resolution be communicated to all State Governments, all Ministries and Departments of Govt. of India.

ORDERED that this resolution be published in the Gazette of India for general information.

HARISH KUMAR
Director (Resig.)

100/C Annexure - C
 (22)

No.2-30/2000-Regt.
 Government of India
 Department of Telecommunications
 (Restructuring Cell)
 Sanchar Bhawan,
 20, Ashoka Road, New Delhi-110 001

Annexure C

16 AUG, 2001

OFFICE MEMORANDUM

Subject: Transfer of assets and liabilities between Department of Telecommunications and Bharat Sanchar Nigam Ltd. - retention of certain properties with DoT - clarification req.

1. In terms of Section 5 of the MOU entered into between the President of India and Bharat Sanchar Nigam Limited (BSNI) on 30th September, 2000, items as per the enclosed list were not transferred to BSNI.
2. This is to clarify that Bungalow No. 31, Aurangzeb Road, New Delhi and Qr.No.C-1/25 Pandara Park, New Delhi (Qr. AB-21, Tilak Marg, New Delhi whenever returned to DoT by Directorate of Estates in lieu of C-1/25 Pandara Park) have also not been transferred to BSNI. The two quarters shall be done by DoT (Hqs).
3. This issues with the approval of the competent authority.

(Signature)

(Surendra Singh)
 Joint Secretary (Admin.)

To:

DIG(SR), DoT/CMO, BSNI/CGM NTR, HSNI.

Copy for information to:-

SECRETARY/DIG(Accs.)

91 11 335 2030

US SEA DOT NEW DELHI

22/01/82 06:19

10/10

PART - B (Items / matters not included in business being transferred)

1. C-DOT R&D Society.
2. Telecom Engineering Centre (TEC) - To be reviewed by an expert committee, within three months to determine the division.
3. Sanchar Bhawan, New Delhi
4. Existing Pension Payment Offices to be retained by the Department of Telecommunications.
5. All apparatus and plants, lines and wires, cables, land and buildings and motor vehicles belonging to Wireless Planning and Co-ordination Wing/Wireless Monitoring Organisation
6. Assets jointly owned /hold with Department of Posts. Present arrangements will continue till issue is settled with Deptt of Posts
7. Moveable assets of the Head Quarter at Sanchar Bhawan, New Delhi will be divided according to the Scheme to be prepared separately.
8. Any other assets, which in the opinion of the Vendor is not part of the business being transferred under the Agreement

to C.S.
D. No. 1340 dt. 19/6/02

GUARD FILE (33)

Government of India
Ministry of Communications
& Information Technology
Department of Telecommunications
20, Ashoka Road, Sanchar Bhawan, New Delhi - 01

MR Annexure 'D'
[Signature]

No.67-2/2002-OC

Dated: 19.06.2002

OFFICE MEMORANDUM

Subject: Transfer of assets and liabilities of DoT to BSNL - Terms of capital structure and package of measures in the form of financial reliefs - regarding.

The undersigned is directed to refer to OM No.2-30/2000-Restg. dated 30.09.2000 on the above-mentioned subject and to convey the approval of the Government as follows:

2. Capital structure of BSNL:

Paid up Equity Share Capital	Rs.5000 Crore
9% (Non-cumulative) Preference Share Capital	Rs.7500 Crore
Government Loan	Rs.7500 Crore
MTNL Loan	Rs.3000 Cr. (Amt. Outstanding on 30.09.2000)
Reserves	Balance of asset value transferred

3. Terms of Government loan:

The Government loan of Rs.7500 Crores to BSNL will be for 15 years. There will be moratorium on repayment of principal and interest up to 31.03.2004. The repayment of principal shall be made in equal annual instalments. The interest on this loan will be the government lending rate as prevalent.

CS & GM (Legal)
1102
[Signature]

cf. 29/6/2002

GUARD
FOUNDER

(34)

4. Terms of equity:

BSNL has been exempted from payment of dividend on preference share capital up to 31.03.2004 and on equity share capital up to March 31, 2002. BSNL will also enjoy 50% and 25% waiver on dividend due on equity for the years 2002-03 and 2003-04 respectively.

5. The BSNL will be liable to pay the licence fee and spectrum fee in full. The in-principle approval to the effect that the licence fee and spectrum charges be set off against reimbursement upto 31/3/2002 of losses incurred on account of rural telephony operations or other socially desirable projects, is hereby conveyed. The quantum of licence fee and spectrum charges that will be allowed to be set off annually during this period will be decided by DOT in consultation with the Ministry of Finance.

6. BSNL is entitled to the facility of concessional Central Sales Tax of 4% on all its procurements.

This issues with the concurrence of Public Sector Finance Section vide their Dy.No.294/PSF/2002 dated 6/6/2002.


(Madhu Arora)
Director (SU-I)

1. The Secretary DoT and Chairman (TC)
- ✓ 2. Chairman & Managing Director, BSNL
3. Member (Prod.)/ (Finance)/ (Services)/ (Technology)
4. Advisor (HRD)/ (Operation)/ (Production)/ (Technology)
5. Addl. Secretary (T) and Secretary Telecom. Commission
6. Joint Secretary (Telecom.)/ (Admn.), DoT

GUARD
FOLDER

(51)
35

Govt. of India
Ministry of Communication,
Department of Telecommunications,
Sanchar Bhawan, New Delhi-110 001.
(PP Cell)

Subject: Approval for package of measures to Bharat Sanchar Nigam Limited (BSNL) in the form of reimbursement of Licence Fee and Spectrum Charges and other measures for entire of the 10th Plan i.e. 2002-2007.

The Union Cabinet in its meeting held on 2.9.2003 approved the following package of measures for Bharat Sanchar Nigam Limited (BSNL):

- (i) The Reimbursement of the Licence Fee and Spectrum Charges to BSNL be made available between 2002-2003 for a period of one year.
- (ii) The Moratorium on repayment of principal and interest on Government loan to BSNL be extended upto 31.03.2005.
- (iii) The equity included in the capital structure of BSNL should be subjected to a dividend of not more than 10% during 10th plan period.

This is for your kind information and necessary action please.

Geeta Banerjee

(Geeta Banerjee)
Director (CP)

Telephone No. 23730144

FAX No. 23717108

CMD, BSNL, Statesman house
U.O. No. S-131/2001-LTP(Pt. II) dated 17.09.2003

Annexure 1E/

Government of India
Ministry of Communications & Information Technology
Department of Telecommunications
Sanchar Bhawan, New Delhi- 110 001

F.No.59-10/2005-SU

Dated : 25.5.2005

To

Jt.DDG(BT),
Statesman House,
148, Barakhamba Road,
New Delhi-1.

Sub:- Property Tax on Telephone Exchange Building in Wardha.

Sir,

Please refer to your file No.14-28/2005-LR&BT dated 6.4.2005 on the above cited subject. The matter has been examined in consultation with the Legal Advisor who has opined as follows:

"When all assets under the charge of BSNL are transferred it is beyond comprehension how the Wardha property remained in the ownership and possession of DoT. In case this property is in actual possession and ownership of DoT then the question of levying of property tax by Municipal authority does not arise. In this situation service tax is applicable and payable. Otherwise execution of registered document in favour of BSNL remains a matter of formality and once such document is executed and registered the transfer will come into place from retrospective date".

A copy of the OM dated 30.9.2000 relating to transfer of assets and liabilities of Department of Telecom Services and Department of Telecom operations, to BSNL is enclosed.

Yours faithfully

[Signature]
A.K. RAWAT
DIRECTOR (SU-III)
Tel. No.2303 6169

Encl. As above.

AD(EST-2)

AD(EST-1)

Received on 09/06/05
by *[Signature]*

30.9.2000

Annexure 'C/F'


F.No.79-23/2011-SU (Pt.)
Government of India
Ministry of Communications & IT
Department of Telecommunications
(PSU-I Division)

New Delhi, dated 3rd August 2011

Subject: Transfer/ retention of Land/ Building assets of DoT/ BSNL.

Please find enclosed herewith record note of discussion of the meeting held on 26/7/2011 taken by Secretary (T) in his chamber to discuss the matter of Assets retention order issued by DDG (FEB) (dated 19/4/2011) and other issues of transfer/ retention of Land/ Building assets of DoT/ BSNL. This meeting was attended by Member (F), Member (T), AS (T), JS (T), DDG (S), DDG (SU) and Dir.(PSU-I).

BW-12
18
2/10


(Sanjeev Gupta)
Director (PSU-I)
Tel: 230306019

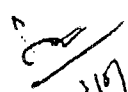
To

1. PPS to Secretary (T)
2. Member (T), Member (F).
3. AS (T)
4. JS (T)/ DDG (SU)/ DDG (Security).
5. CMD, BSNL.

Record Note of discussion of the meeting held on 26/7/2011 taken by Secretary (T) in his Chamber on BSNL/ DoT land and building Assets transfer issue.

A meeting was taken by Secretary (T) on 26/7/2011 in his chamber to discuss the matter of Assets retention order issues by DDG (FEB) (dated 19/4/2011). In this meeting, Member (F), Member (T), AS (T), JS (T), DDG (S), DDG (SU) and Dir.(PSU-I) were present. During the meeting, the following decisions were taken:-

- (i) Secretary (T) desired that Member (F) shall get the work of digitalization of land building assets of DoT and its various PSUs completed within a period of 60 days.
- (ii) Till the time this exercise is over, the orders passed by DDG (FEB) dated 19.4.2011 regarding the retention of assets by CCA units should be kept in abeyance.
- (iii) Once the exercise as listed in Point (i) is over, a considered view will be taken for the requirement of land building assets for various field units viz. TEC/TERM/ CCA/ BSNL.
- (iv) Secretary (T) desired that for all land building issues with BSNL with respect to DoT, the date of formation of BSNL i.e. 1.10.2000 should be taken as reference date.


3/6/61

190

Annexure 'A'

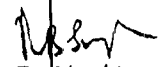
Government of India
Ministry of Communications & Information Technology
Wireless Planning and Coordination Wing
(Project Implementation Unit)

618, Sanchar Bhawan,
20, Ashok Road,
New Delhi - 110001

Subj:
 (67)

With reference to your D. O. letter no. 501-59/1997-BT dated July 31, 2006 regarding transfer of land for Wireless Monitoring Stations at Bangalore & Ranchi to DOT at prevailing market rate, I directed to convey the decision of Chairman, Telecom Commission that BSNL may handover these pieces of land to DOT at a rate which can be determined by the ready reckoner or by the respective revenue authority.

2. BSNL is requested to take appropriate action in this regard.


(R. B. Singh)
Deputy Wireless Adviser
Fax: 23372186

Sd/- DDG(BW), (Kind Attn: Shri A. K. Gupta)
10th floor, Statesman House, Barakhamba Road, New Delhi
U.O. No. P11068/1/2003-PI dated: 29.08.06

Copy to:

To, Director (WM), Wireless Monitoring Organisation, Pushpa Bhawan, New Delhi for information, follow up with BSNL. Chairman (TC) has directed that necessary budget provision for the same may be made.

1. Urgent Immediate
2. Process for Board Note
3. Mr. Singh 29/08/06
4. J.P. (Cm-2)
5. 237/6036
6. 25/8/06
7. 28.8.06
8. DDG(BW)

Annexure - 11

No.NICF/Ghitorni/2000-A
Government of India
Ministry of Communications & IT
Department of Telecom,
Room No.703, Sanchar Bhawan,
20 Ashoka Road,
New Delhi-110 001.

DoT (BWL)
Dy. Secy. 243/12
D.A. 19/10/10

Dated 28.09.2010

ORDER

Sub: Retention of the Wireless (Telegraph) land at Ghitorni, New Delhi by Department of Telecommunications for physical infrastructure of National Institute of Communication Finance (NICF)

In exercise of powers conferred by the Article 145 of Article of Association of the Bharat Sanchar Nigam Limited (BSNL) and Article 70 of the Article of Association of MTNL, the President is pleased to approve retention of the Wireless (Telegraph) land measuring 53.31 acres at Ghitorni, New Delhi as shown in the enclosed architectural map for "National Institute of Communication Finance", Department of Telecommunications, Government of India.

- Existing small exchange and the tower of MTNL/BSNL are permitted to continue till further orders and without any prejudice to the right of NICF, DoT to withdraw this permission in future.
- BSNL/MTNL shall transfer the land and all the related papers/documents thereto relating to the aforesaid land to National Institute of Communication Finance within a period of one month from the date of this order for estate functions and further development of the land.
- This issues with the concurrence of Finance Wing vide diary No No.1732-M/F/10 dated 22-09-2010

28/09/2010
RAMA MARWAHA
Under Secretary(SEA)
Department of Telecom

Encl: As above.

To

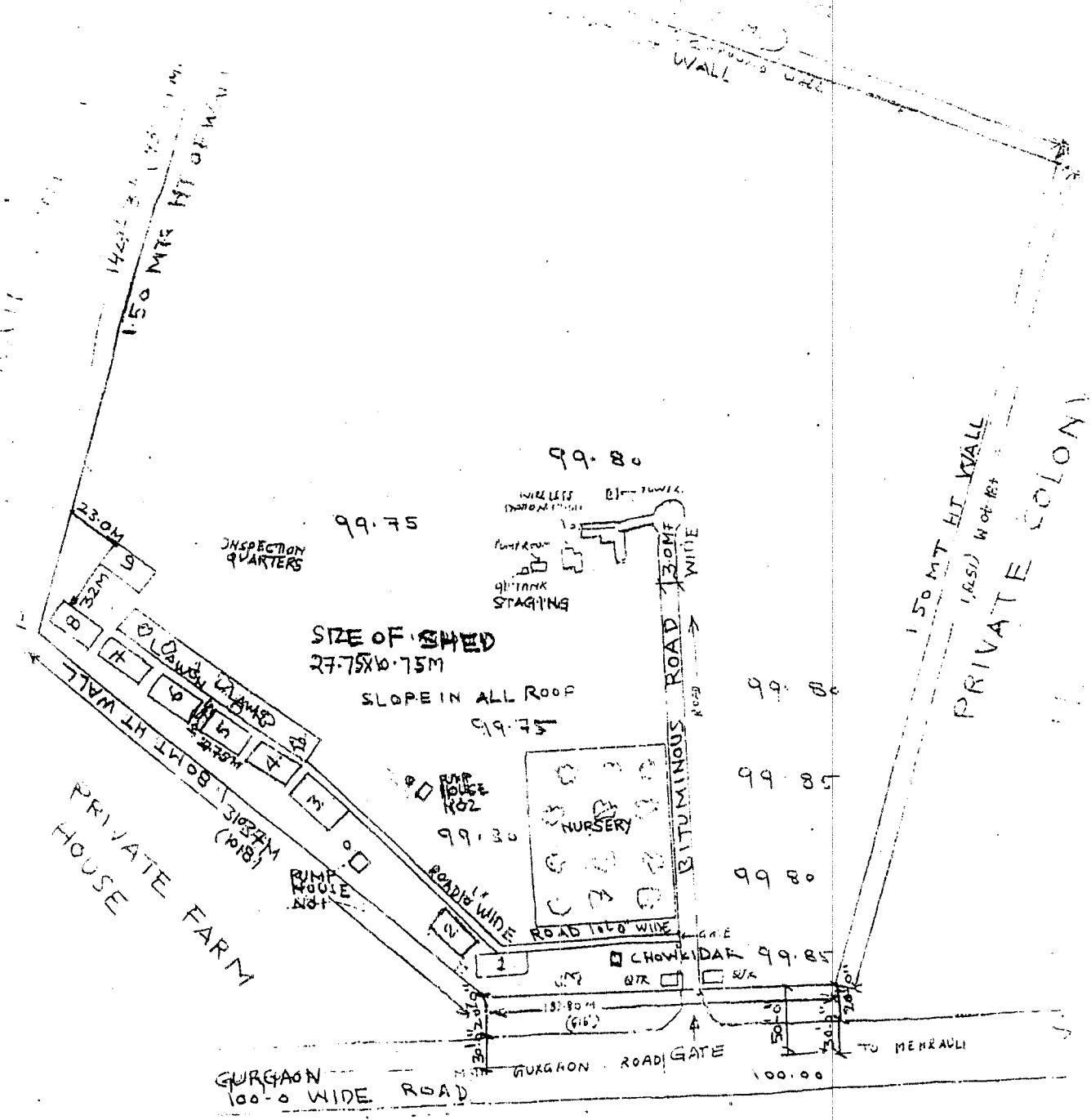
- CMD, BSNL
- CMD, MTNL
- GM, NICF, DoT

4122/10/13F
22/X

EDCNDI

ACM(IST)/DG

कार्यकारी निदेशक (न्यू बिजनेस) का कार्यालय
O/o Executive Director (New Business)
र.सं./Dy. No. 243/12-157
दिनांक Date 28-09-2010



SURVEYED SITE PLAN OF WIRELESS STATION, GHITURNI, M.D.E.H.

ASSUME RL CENTRE OF ROAD = 100.00

Karmal
9/8-10

Rashid Khan
S. D. E. (C)

Shah Khan
S. D. E. (C)

Ngar Khan
5/11/07

AREA OF PLOT
= 52.2 ACRES
= 4.22 SQ. MILES

Annexure - I

No.7-5/2000- Trg.Fin(Pt.IV)/Accommodation
Government of India
Ministry of Communications & Information Technology
Department of Telecommunications
Training Finance Branch


New Delhi, the 17th May, 2013

ORDER

In supersession of this office order of even no. dated 19-04-2011 and in accordance with the provisions contained in para 3 of the DOT OM No.2-30/2000-Restg dated 30th September, 2000 which outlined the terms and conditions of the transfer of assets and liabilities of the Department of Telecom Services (DTS) and the Department of Telecom Operations (DTO) to Bharat Sanchar Nigam Limited (BSNL) and in exercise of powers conferred by the Article 145 of Article of Association of Bharat Sanchar Nigam Ltd (BSNL), the President is pleased to approve retention of certain land & building as indicated in the Annexure for the office use of field units and offices of DOT, namely offices of the Principal Controller/Controller/Joint Controller of Communication Accounts offices and TERM offices, WMO etc.

2. The retention of these assets is subject to the following guidelines:-
 - I. The allocation of space in the identified buildings will be in proportion to the requirement of the respective offices as indicated in the Annexure. Each unit will be responsible for maintenance and upkeep of its respective area. Heads of CCA units shall maintain and keep the Asset Register updated.
 - II. BSNL will give the road map and timeline of relocation of its existing activities on aforesaid land & buildings to other offices/property in the possession of BSNL. However, this is without any prejudice to the right of DOT to withdraw the permission in future.
 - III. In cases where the building/property is to be shared between BSNL and CCA/TERM/WMO offices, the use pattern of the property shall be based on an MOU between DOT and BSNL. Heads of CCA shall coordinate with respective CGM BSNL and heads of all DoT units to work out the details of the use pattern and send the same to the Asset Management Cell of DoT Hq to be incorporated in the MOU.
 - IV. Properties that have been identified are mostly being used for administrative/non-technical purposes by BSNL. If any technical installation is running in those properties and BSNL is not in a position to relocate, the technical installation may not be disturbed. In that case, CCA and CGM BSNL concerned shall submit a joint report to that extent to the DOT HQ. However, in the first instance BSNL shall endeavor to relocate.
 - V. This is without prejudice to further orders for retention of assets in pursuance of the DOT OM No.2-30/2000-Restg dated 30th September, 2000 cited above.
3. BSNL shall ensure that all due and necessary steps are taken for prompt compliance of these orders and its implementation by 30th September 2013.

Encl: Annexure


 Dev Bhushan Chopra
 Assistant Director General (Trg.Fin.)

To

1. The Chairman and Managing Director, BSNL
2. All Pr. CCA/CCA/DG. (NICF) /DDGs of TERM Cells of DoT/WMO/RLO
3. All Chief General Managers of BSNL Telecom Circles

Copy for information to:-

- 1) PS to MOC & IT
- 2) PS to MOSC&IT(K)/MOSC&IT(D)
- 3) PS to Secretary (DOT) and Chairman, Telecom Commission
- 4) Member (F)/Member(T)/Member(S), Telecom Commission

Annexure

List of Asset Identified for DoT offices:

Sl No.	Name of CCA/TERM Units	Space earmarked for current use of CCA/TERM/WMO (in Sq Ft.)	Land/Building retained For CCA Units/ TERM Offices/WMO for the present requirement.	Land/ Bldg. retained for the future requirement of DoT Offices
1	Andaman and Nicobar (Port Blair)	CCA 6463 TERM 9256	DTO Building For CCA and TERM	Telephone Bhawan For CCA and TERM
2	Andhra Pradesh (Hyderabad)	CCA 28430 TERM 19712 WMO 21528	a) BSNL Bhawan, Adarsh Nagar for CCA and TERM b) Room No.302, IIIrd Floor TEC Building Cherlapally Village Hyderabad-51 (For WMO)	CTO Bldg for O/o Pr. CCA Hyderabad
3	Assam (Guwahati)	CCA 13776 TERM 13722 WMO 900	a) CTO Building, Pan Bazaar, Guwahati (For CCA and TERM) b) BSNL Bhawan (Admin. Building), Ground Floor, Pan Bazaar, Guwahati-781001 (For WMO)	Vacant plot area of 37000 sq. ft. at Bharalumukh Guwahati. For CCA and TERM
4	Bihar (Patna)	CCA 15247 TERM 13722 WMO 1600	a) CTO Annexe Building, Patna (For CCA and TERM) b) Quarter No. 4 (Type -V), Road No.2, Gardanibagh, Patna (For WMO)	0.46 acre of land at 1 Harding road Patna For CCA and TERM
5	Chattisgarh (Raipur)	CCA 11338 TERM 9256	Auto Exchange Building Raipur (For CCA and TERM)	3.5 Acre out of 7 Acre Land Near Mana Airport Raipur. For CCA and TERM
6	Delhi	CCA 31549	Entire DTO Building Prasad Nagar for CCA.	
7	Gujarat (Ahmedabad)	CCA 24909 TERM 25110	RTTC Jagatpur (For CCA and TERM)	CTO Bldg. (Being Heritage Bldg) (For CCA and TERM)
8	Haryana (Ambala)	CCA 14384 TERM 15854	CTO Complex, Ambala (For CCA)	New under construction Building at GMTD compound with ground floor constructed (for CCA and TERM)
9	Himachal Pradesh (Shimla)	CCA 12236 TERM 13722	CTO, The Mall (Heritage Bldg) (For CCA and TERM)	



10	Jammu and Kashmir (Jammu)	CCA 11313 TERM 13722	Full Administrative Block Trikuta Nagar Jammu. (For CCA and TERM)	
11	Jharkhand (Ranchi)	CCA 12109 TERM 9256	CTO Building, Shaheed Chowk, Ranchi (For CCA and TERM)	
12	Karnataka (Bangalore)	CCA 23301 TERM 28968 WMO 1376	a) Amenity Block, CMX Compound Palace Road, Bangalore. for CCA b) Sanchar Complex with adjoining land measuring 10 Acre (40468.56 sq.mts. approx) at WMS compound, Jaya Nagar, 5th Block Bangalore. for TERM/WMO/TEC.	
13	Kerala (Trivandrum)	CCA 21121	4 th & 5 th floor at PGM office, Telecom District, BSNL Bhawan, Uppalam Road, Trivandrum. For CCA	
14	Kolkata Telephones (Kolkata)	CCA 18965 TERM 19712	a) Telephone House, 8, Hare Street, Kolkata for CCA b) QA Bhawan Block EP & GP, Sect-V Salt Lake for TERM	Vacant plot at Sector-V, Salt Lake Kolkata. (for CCA and TERM)
15	Madhya Pradesh (Bhopal)	CCA 19440 TERM 13722	Door Sanchar Bhawan, Hoshangabad Road, Bhopal For CCA and TERM	
16	Maharashtra (Mumbai)	CCA 29647 TERM 19712	a) Entire 3rd Floor of (all 4 Wings) of Administrative Bldg. Juhu Danda, Telecom Complex, Santacruz (W), Mumbai-40054, b) 2nd Floor of CTO Bldg (Including CTO Annexe), IQs in CTO Bldg c) IQs in Wireless Compound at Santacruz. (a) to (c) for CCA.	Vacant Plot at Juhu Danda complex for construction of new Bldg. For CCA and TERM
17	NE-I (Shillong)	CCA 10115 TERM 13722	CTO Building Shillong For CCA and TERM	
18	NE-II (Dimapur)	CCA 7402 TERM 9256	a) OCB Exchange Building, Dimapur for CCA b) For TERM they will continue at 1st and 2nd floor Type-IV Quarter Block, behind OCB T.Exch.Bldg. Dimapur in the interim arrangement.	A Vacant plot of 22000 Sq. ft. at Purana Bazar, Dimapur. for CCA and TERM
19	Odisha (Bhubaneshwar)	CCA 14111 TERM 13722	Door Sanchar Bhawan Bhubaneshwar For CCA and TERM	

20	Punjab (Chandigarh)	CCA 16206 TERM 15854	a) Bldg. at Plot no. 2-C, Sec27-A, Chandigarh (For CCA Punjab) b) Sec 70 Mohali TE compound along with building. (For TERM Cell).	
21	Rajasthan (Jaipur)	CCA 18433 TERM 22978	a) Whole compound of Jhalna Doongri. b) 2 IQ at Bajaj Nagar c) 2 IQ at Sanchar Vihar Colony Malvia Nagar a) to c) For CCA and TERM	
22	Tamil Nadu (Chennai)	CCA 32528 TERM 20262	a) Office of PGM (Dev), Tamil Nadu Telecom complex alongwith IQs at No.60, Ethiraj Salai, C-in-C road Chennai. (For CCA and TERM) b) 7th floor Telephone Exch. Mandaveli, R.K.Nagar for O/o Pr. CCA Chennai	
23	UP-E (Lucknow)	CCA 21147 TERM 25110 WMO 2314	a) 1 st and Ground Floor 5/464- 465, Viram Khand-V, Gomti Nagar For TERM b) Admin. Block, Telephone Exchange Bldg, Vikas Khand- I, Gomati Nagar, Lucknow For CCA c) Room No. 203 & 204, IInd floor, Academic Block, RTTC BSNL, Lucknow- 12(For WMO)	Vacant land at Vibhuti Khand near Nirman Nagar Lucknow. for CCA and TERM
24	UP-W (Meerut)	CCA 15629 TERM 13722	a) Administrative building (GMTD Building) GPO compound Meerut b) Brahmpuri Telephone Exchange building. a) & b) for CCA and TERM	Vacant land at Pallav Puram for CCA and TERM
25	Uttarakhand (Dehradun)	CCA 11057 TERM 9256	a) CTO Building b) Cross Road Building Dehradun (a) & (b) For CCA and TERM	Land at store compound Prem Nagar Telephone Exchange For CCA and TERM
26	West Bengal (Kolkata)	CCA 21543 TERM 13722	a) Telegraph Check Office, 33, BBD Bagh (South) Kolkata- 700001 (For CCA West Bengal) b) 82, Ballygunge Place (for TERM Cell)	Vacant plot at Sector- V, salt Lake Kolkata. For CCA and TERM
27	NICF (ALT Complex Ghaziabad)	DG NICF	a) Two floors in Administrative Block of ALTTC For DG NICF b) Bhabha Hostel Bldg. For DG NICF c) Two floor in Administrative block of ALTTC For NTIPRIT	Vacant land in front of J.C.Bose Hostel. For DG NICF



28	Andhra Pradesh (Vijaywada)	TERM 15854 WMO 2000	a) Admn Bldg. Chuttugunta Machavaram Eluru Road Vijaywada(20000sq ft.) . For TERM b) G-4 and G-8 (Type-III Qtr),(2000Sq ft.) Third Floor, P&T Quarters, Gandhi Colony, Vijaywada For WMO	
29	Kerala (Ernakulam)	TERM 13722	Telecom Store Depot, Ghandhi Nagar for TERM	
30	Maharashtra (Nagpur)	CCA 3800 TERM 15854	a) Khamla T.E. Bldg For TERM b) 352.73 Sq. Meter at Ground Floor, Newly constructed bldg. at Garoba Maidan, Near Itwari Tel. Exchng. Central Avenue Road, Nagpur, For attached office of CCA Maharashtra	
31	Maharashtra (Pune)	TERM 9256	CTO Compound (C-I and C-II) behind GPO, Church Road Cantt. Pune. for TERM	
32	West Bengal (Siliguri)	WMO 1000	2 nos Type-II Quarters at 2nd Floor, O/o SDE/CTSD, BSNL Fulbari, Siliguri-734015 (For WMO)	
33	T.N.Circle (Coimbatore)	TERM 15854	Administrative Bldg. No.2 Bharathi Park, Cross-II, Coimbatore for TERM	

Dev
17/5/03