

UNIVERSAL SERVICE OBLIGATION FUND

AGREEMENT

FOR

PROVISION OF MOBILE SERVICES
IN 354 UNCOVERED VILLAGES AS PART OF UNCOVERED
VILLAGES PROJECT

With

M/s Reliance Jio Infocomm Ltd.

No. USOF/SP/354 Uncovered/2018-19

dated 28-04-2020

GOVERNMENT OF INDIA
MINISTRY OF COMMUNICATIONS
DEPARTMENT OF TELECOMMUNICATIONS
UNIVERSAL SERVICE OBLIGATION FUND (USOF)
20, ASHOKA ROAD, NEW DELHI-110 001, INDIA



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SECTION-I: AGREEMENT

Government of India
Department of Telecommunications
Universal Service Obligation Fund
20, Ashoka Road, Sanchar Bhawan, New Delhi- 110001

The President of India, acting through the Administrator, Universal Service Obligation Fund (USOF) who for the purpose of this Agreement is being represented by Shri Sunil Kumar Sharma, Director (T-2), USOF, Department of Telecommunications, under Government of India and having its office at 2nd Floor, Sanchar Bhawan, 20, Ashoka Road, New Delhi- 110 001, (hereinafter referred to as the "Administrator", which expression, unless repugnant to the context or meaning thereof, shall include its successors, administrators or assignees;) of the First Party

AND

M/s Reliance Jio Infocomm Ltd., a company registered under the Companies Act 1956/2013, having its registered office at Office 101, Saffron, Near Centre Point, Panchwati 5 Rasta, Ambawadi, Ahmedabad, Gujarat, India, 380 006 acting through Shri Mahipal Singh, Vice President (Regulatory), the Authorized Signatory (hereinafter called the Universal Service Provider or "USP" which expression shall, unless repugnant to the context or meaning thereof, shall include its successors, administrators or permitted assignees) of the Second Party.

WHEREAS the Government of India has approved a Project/ Scheme for Provision of Mobile Services in 354 Uncovered Villages as part of uncovered villages Project in the Country.

AND WHEREAS the USP has agreed to provide Mobile Services in 354 Uncovered Villages as part of uncovered villages Project (as mentioned in the tender) and the Administrator has, subject to the USP performing all the obligations on their part, agreed to provide subsidy on the terms and conditions hereinafter;

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

In consideration of the mutual covenants set out in this Agreement, the parties agree as follows:

1. The USP hereby agrees and undertakes to provide Mobile Services in 354 Uncovered Villages as part of uncovered villages Project (as per terms and conditions of this agreement and list of 354 uncovered villages to be provided with mobile services



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enclosed at Appendix-1) and the Administrator, in consideration of the USP having agreed to set up and manage the aforesaid mobile service sites, does hereby agree to grant subsidy to the USP, in accordance with this Agreement.

2. This Agreement will remain valid for ten (10) years & Nine months unless revoked earlier for any reason whatsoever. Date of effect of this Agreement shall be the date of signing of the agreement.
3. The USP hereby agrees and unequivocally undertakes to fully comply with all terms and conditions stipulated in this Agreement without any deviation or reservation of any kind.
4. Unless otherwise mentioned or appearing from the context, the Tender Document No. DDG (Spl. Projects)/USOF/Uncovered/2018-19 dated 17/10/2019 for Provision of Mobile Services in 354 Uncovered Villages as part of uncovered villages Project and clarifications and amendments/ modifications to the Tender Document issued shall form part and parcel of this Agreement.
5. This Agreement is divided into nine Sections. Apart from the present Section-I, other Sections are as under:

- II Scope of the Agreement
- III General Conditions
- IV Commercial Conditions
- V Special Conditions
- VI Operating Conditions
- VII Financial Conditions
- VIII Special Instructions to the USP
- IX Interpretation of Terms/Definitions

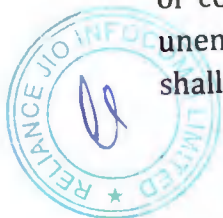
All the Sections and Annexures together form the Agreement.

6. **No Partnership-** Nothing in this Agreement shall be construed to constitute a partnership or agency between the Parties and the USP shall not make any assurance, promise or covenant nor shall hold himself out as competent to do so on behalf of the Administrator nor shall pledge the credit of the Administrator for any transaction in relation to this Agreement.
7. **No Employment -** Nothing in this Agreement shall constitute an offer or assurance of employment of any nature whatsoever to the USP or any person employed by or under him for this Agreement.



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- 8. Indemnify the Administrator** – The USP shall indemnify and at all times keep the Administrator indemnified and harmless against any direct loss to it or any claims by any third person, for any personal injury to anybody or loss to property, movable or immovable, caused by or attributable to any act or omission of the USP or any of his officer, employee, agent or professional etc. while performing or purporting to perform this Agreement.
- 9. Dispute Settlement:**
- 9.1 In the event of dispute of difference between the parties hereto, such disputes or differences shall be resolved amicably by mutual consultation. If such resolution is not possible, then the unresolved dispute or difference shall be referred to arbitration of the sole arbitrator to be appointed by the Secretary, Department of Telecommunications, Ministry of Communications, on the recommendation of the Secretary, Department of Legal Affairs (“Law Secretary”), Government of India. The provisions of Arbitration and Conciliation Act, 1996 (No. 26 of 1996) shall be applicable to the arbitration. The venue of such arbitration shall be at Delhi or any other place, as may be decided by the arbitrator. The language of arbitration proceedings shall be English. The arbitrator shall make a reasoned award (the “Award”), which shall be final and binding on the parties.” The cost of the arbitration shall be shared equally by the parties to the agreement. However, expensed incurred by each party in connection with the preparation, presentation shall be borne by the party itself.
- 9.2 The venue of the arbitration proceeding shall be New Delhi.
- 9.3 Notwithstanding any dispute or claim of the pendency of any arbitration or other proceedings, USP shall continue to provide the service for the whole duration of the Agreement.
- 10. Waiver** – Neither the failure of either Party to insist on any occasion upon the Performance of the provisions of this Agreement nor time or other indulgence granted by a Party to the other Party shall be treated or deemed as waiver of such breach or acceptance of any variation or the relinquishment of any such right thereunder. Waiver by either Party of any default by the other Party in the observance or performance of any provision of this Agreement shall not operate or be construed as a waiver of any other or subsequent default or of other provisions of or obligations under this Agreement nor shall affect the validity or enforceability of this Agreement in any manner.
- 11. Severability of Terms** – If for any reason whatsoever, any provision of this Agreement is or becomes invalid, illegal or unenforceable or is declared by any court of competent jurisdiction or any other instrumentality to be invalid, illegal or unenforceable, the validity, legality or enforceability of the remaining provisions shall not be affected in any manner.



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IN WITNESS WHEREOF the parties hereto have caused this Agreement to be executed through their respective authorized representatives on the 28th day of April 2020.




(Mahipal Singh)

Vice President (Regulatory)
Reliance Jio Infocomm Ltd.
D-7, Dhawandeep Building,
6, Jantar Mantar Road,
New Delhi- 110 001

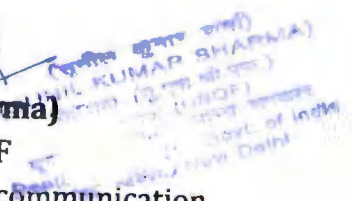


Signed for and on behalf of President
of India



(Sunil Kumar Sharma)

Director (T-2), USOF
Department of Telecommunication
Sanchar Bhawan, 20 Ashoka Road
New Delhi-110001

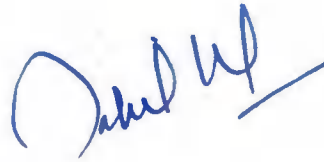


Witnesses:



(Avnish Saini)

D-7, Dhawandeep Building,
6, Jantar Mantar Road,
New Delhi- 110 001.



(Sahil Garg)

Dy. Administrator (F-I), USOF
Department of Telecommunication
Sanchar Bhawan, 20 Ashoka Road
New Delhi-110001.

SECTION – II: SCOPE OF THE AGREEMENT

2.1. Scope of the Agreement:

The scope, and the implementation strategy, deployment of mobile voice and data services for uncovered villages has been envisaged as follows:

- (i) Objective of the scheme is to provide financial support from USO Fund for Provision of Mobile coverage and telecom Services in uncovered villages as part of 354 Uncovered Villages Project. to be made available in the entire geographical range of village area.
- (ii) The USP shall set up (i.e. Supply, Install, Test, Commission), operate, maintain and manage the respective infrastructure sites required for effective provision of mobile coverage in the uncovered villages as part of 354 Uncovered Villages Project and provide mobile services as per the terms and condition laid down in the agreement.
- (iii) USOF shall provide financial support as per the financial conditions of the agreement.
- (iv) USOF subsidy will be paid only in respect of the sites where mobile tower with backhaul and associated equipment is installed and commissioned under the scheme and will be limited to the number of the sites finalized and approved by USOF.
- (v) Technology should be decided by the prospective telecom service providers meeting the minimum requirements of the network as per the telecom policy i.e. NDCP-2018 and the TRAI parameters of minimum QoS requirements and as specified in this agreement. The mention of NDCP-2018 is in the context of choosing the technology for meeting the basic aspirations of NDCP-2018 and not in terms of meeting specific download speed requirements. The QoS parameters are to be met as per TRAI standards issued time to time for various technologies.

The requirement in the tender is to provide voice & data services meeting TRAI QoS parameters and the same will be tested as per standard TSTPs issued from DoT for various technologies. The data rate in mobile will depend on number of concurrent users in a shared environment is agreed however, 2 Mbps speed requirement is to ensure downloads of this level at the testing stage.

- (vi) Combination of Battery, DG, EB and Solar Energy are to be used to maintain uptime as per TRAI QoS guidelines with minimum 72-Hours power backup.
- (vii) In line with the provisions related to Green Telecom in NTP-12 policy, the Scheme is designed to use Solar Panel.
- (viii) USP may share infrastructure with other Licensed Services Providers with compliance of the guideline /instructions issued by DoT, However, there shall be no extra financial support from USOF.

2.2. Deliverables:

- (i) Deliverables of the Scheme shall be the provision of mobile coverage connectivity in specified hitherto uncovered village locations, as per the terms and conditions of the USOF Tender. It shall include, inter alia, commissioning of infrastructure and continued



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provision of mobile services in Inhabited and uncovered villages in compliance with DoT Licenses and TRAI Regulations, as applicable.

- (ii) The USP will be responsible for:
- (a) Carrying out survey to identify the exact sites for installation of ground-based tower, BTS, etc and decide the exact number of towers to be installed at each village. If the village is already covered by mobile services (2G/3G/4G or any combination thereof) of any TSP as determined during the survey by the USP, the same village will be excluded from the VGF funding. USP will have to submit an undertaking in this regard along with the survey report.
 - (b) Acquisition of site(s) in the villages as specified in the Agreement.
 - (c) Installation of Telecom towers on the land acquired by USP for this purpose in the uncovered villages as specified in the agreement.
 - (d) Provision of Electrical connection (where Grid-power available), Battery power back up etc., ROW permission, land acquisition, and any other formalities will be the responsibility of the USP only.
 - (e) Electrical connection given in any form or combination must be capable of ensuring the desirable site up-time of 98% (14.4 hours of allowed downtime in a month) and the battery back-up should be sufficient for 72 hours.
 - (f) Commissioning of services and providing mobile services consistent with the terms and conditions of the License Agreement signed with DoT. Providing backhaul as per the requirement based on the type of tower.
 - (g) To maintain the desirable uptime of the network for Services as 98% (14.4 hours in a month down time).
 - (h) Continued Operation and Maintenance of the Tower and infrastructure created and provision of mobile services compliant with the terms and conditions of the License Agreement signed with DoT, for a period of Ten years from the date of roll out of services.
- (iii) Network Operation Centre (NOC):
- USP shall provide access to the TSP NOC to USOF or its agency for online monitoring of the Network for monitoring purpose, if required. Monthly/weekly reports should be made available online and USP shall also provide the mobile App for monitoring the services and to get the feedback of the services if required during the period of contract.
- (iv) After deployment of the project, Social Impact Assessment by an independent agency shall be conducted by USP to ascertain the efficacy and utility of the project and submit a report to USOF which would provide input for further deployment and extension of the project.
 - (v) USOF shall have the right to appoint a TPA. The TPA shall randomly inspect, verify and certify the progress and completion of the work of mobile towers and mobile services on sample basis in each bidding unit. The TPA shall submit reports to USOF.
 - (vi) Installation of tower and associated infrastructure in an uncovered village is not required if it is already covered from any type of technology i.e. 2G or 3G or 4G or a combination thereof through any TSP. The same should be duly justified and certified by the USP.



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(vii) The USP will have to submit the following to USOF:

- (a) A Survey report covering identification of exact location for installation of towers and detailed information of towers to be installed at each village.
- (b) Affidavits from the authorised signatory confirming the commissioning of mobile services in each village towards claiming the based on the Representative Rates, along with details of the infrastructure created cost in the prescribed format.
- (c) Status reports on operation and maintenance of towers confirming that each tower is functional and efficiently providing mobile services consistent with the terms and conditions of the License Agreement signed with DoT and this Agreement.

2.3. Details of Areas to be Covered:

- i. The list of identified 354 uncovered villages (latitude, longitude) to be provided with mobile services is enclosed at **Appendix-1**.
- ii. The Universal Service Provider (USP), based on field survey, shall determine the optimum type of infrastructure and location for each site to ensure coverage of entire population/village, and finalize the implementation plan in consultation with USOF/DoT.
- iii. The Administrator will have the right to increase or decrease number of villages as specified in a bidding unit. The dropped villages would be considered for total percentage increase or decrease. Further, increase is allowed up to 25% of the number of villages in a bidding unit. Decrease in the number of villages may be more than 10% in case of villages being already covered as per tender.

2.4. Details of bidding unit wise number of uncovered villages and USOF subsidy support are given at **Annexure-1**.



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SECTION- III: GENERAL CONDITIONS

- 3.1. The Agreement shall be subject to the terms and conditions (including transfer, assignment or franchising) of CMTS (Cellular Mobile Telephone Services)/ UASL (Unified Access Service Licensees)/ Unified License/ Migration or award of new license in lieu of CMTS/ UASL.
- 3.2. The USP shall be bound by the terms and conditions of the Agreement or any other instructions issued from time-to-time by the Administrator. The USP shall always be liable to perform the obligations under this Agreement for Provision of Mobile Services in Identified Uncovered Villages for which the Agreement has been entered into during the validity period of the Agreement.
- 3.3. The signing of Agreement will not be treated and taken as grant of fresh License under the Indian Telegraph Act, 1885.

3.4. CHANGES IN AGREEMENT SIGNED

The Administrator may, at any time, by a written order given to a USP, make changes within the general scope of the Agreement in any one or more of the following:

- (i) Specifications of the Scheme.
- (ii) The location and number of the towers; or
- (iii) The services to be provided by the USP

3.5. DURATION OF AGREEMENT

The Agreement shall be valid for a period of Ten years and nine months (execution time and time period for provision of service) from the date of signing of the Agreement unless revoked earlier for reasons as specified elsewhere in the document.

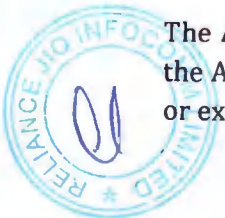
The subsidy support period and subsidy claim and disbursement schedule is as per Section VII: Financial Conditions of this document. USP shall be responsible for operation and maintenance of the created infrastructure and provision of specified services for a period of Ten years from the date of roll out in each village and also after the expiry of Agreement period, as the telecom service providers under the license conditions are bound to provide services under the license terms.

3.6. EXTENSION OF AGREEMENT

The Administrator may extend, if deemed expedient, the validity of Agreement for such period and on such terms as may be mutually agreed. The expediency of extension shall be considered during the 10th year of the Agreement. The decision of the Administrator shall be final in this regard.

3.7. MODIFICATIONS IN TERMS AND CONDITIONS OF AGREEMENT

The Administrator reserves the right to modify at any time the terms and conditions of the Agreement signed with the USP, if in the opinion of the Administrator it is necessary or expedient to do so in public interest or in the interest of the security of the State or for



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the proper conduct of the service. The decision of the Administrator shall be final in this regard.

3.8. REQUIREMENT TO FURNISH INFORMATION

The USPs shall furnish to the Administrator, on demand, such documents, accounts, estimates, returns, reports or any other information as may be called for by the Administrator pertaining to the creation of infrastructure, provisioning of mobile services, analysis of the network and project etc. under the scheme.

3.9. OTHER OBLIGATIONS

- 3.9.1. Universal Service Provider (USP) would have to ensure that it continues to hold a valid telecom license & necessary spectrum, during the currency of the USOF Agreement.
- 3.9.2. Universal Service Provider (USP), at its discretion, may have back-end tie-up with Infrastructure Providers Category-1 (IP-1) registered with the Department of Telecom. The Universal Service Provider will be solely responsible to comply with all the terms and conditions of the tender and to perform all obligations as per the terms and conditions of the tender and USOF Agreement.
- 3.9.3. The provisions of the Indian Telegraph Act, 1885 or the Indian Wireless Telegraphy Act, 1933 as amended or replaced, the rules made and orders passed under these statutes, so far as applicable, shall be binding on the USP.
- 3.9.4. The USP shall be bound by the terms and conditions of the Agreement as well as by such orders/ directions/ regulations of DoT/ TRAI as per provisions of the TRAI Act, 1997 as amended from time to time and instructions/ directions as are issued by the Administrator.
- 3.9.5. The USP shall apply all due diligence in understanding all aspects of the project including the terrain, its remoteness and the possible handicaps, hurdles or reasons for delay and shall have no cause of grievance or abatement on this score.

3.10. The USP represents and warrants to the Administrator that

- a) It is duly organized and validly incorporated under the laws of India, and has full power and authority to execute and perform its obligations under this Agreement;
- b) It has taken all necessary corporate and other actions under applicable laws to authorize the execution and delivery of this Agreement and to validly exercise its rights and perform its obligations under this Agreement;
- c) It has the financial standing and capacity to undertake and perform the obligations in accordance with this Agreement;
- d) This Agreement constitutes its legally valid and binding obligation, enforceable against it in accordance with the terms hereof, and its obligations under this Agreement will be legally valid, binding and enforceable obligations under it in accordance with the terms hereof;
- e) The information furnished in the bid and as updated on or before the date of this Agreement is true and accurate in all respects as on the date of this Agreement.



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- f) The execution, delivery and performance of this Agreement will not conflict with, result in the breach of, constitute a default under, or accelerate performance required by, any of the terms of its memorandum and Articles of Association or any Applicable law or any covenant, contract, agreement, arrangement, understanding, decree or order to which it is a party or by which it or any of its properties or assets is bound or affected.



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SECTION – IV: COMMERCIAL CONDITIONS

4.1 The Agreement shall be subject to the terms and conditions (including transfer, assignment or franchising) of UASL (Unified Access Service Licensees)/ Unified License/ Migration or award of new license in lieu of UASL.

4.2 RESPONSIBILITIES OF THE USP UNDER THE SCHEME

4.2.1 The USPs would be required to, inter-alia, create the requisite infrastructure for provision of mobile services to meet TRAI QoS for both Voice & Data, covering the following activities:

- (i) Acquisition of site on lease basis/ outright purchase from any agency in the specified villages. In case, the land is taken on lease basis, the lease Agreement should be signed for a minimum period of ten (10) years i.e. till the date of expiry of Agreement.
- (ii) Provisioning of Mobile services and Supply, install, test, commission and maintain Towers.
- (iii) Arrange Electrical power connection from the concerned State Electricity Boards/ Corporations.
- (iv) Supply, install, test and commission renewable energy source, batteries, etc. for ensuring 72 Hours power backup with changeover arrangements.
- (v) Install the BTS equipment, antenna and the associated backhaul connectivity to their respective core networks.
- (vi) Provide, operate & maintain the mobile services from all the sites in the specified villages in the Bidding Unit.
- (vii) Only new equipment and material shall be provided under the Scheme. For this purpose, the new equipment shall be the one which has been procured not earlier than 12 months of submission of bid and has never been used earlier.
- (viii) Solely responsible for installation, operation & maintenance of necessary equipment & systems, provision of services to the customers, treatment of subscriber complaints, collection of call-charges and issue of receipts thereof, and attending to claims and damages arising out of operations.
- (ix) All other necessary actions to provide the service deliverables.

4.2.2 The infrastructure/ assets so created under this project shall be owned by the USP.

4.2.3 USP shall ensure continued provisioning of mobile services, during the currency of the Agreement, in the inhabited & uncovered villages as per the broad parameters of Agreement.

4.2.4 During the Agreement period, cost of change of equipment / spectrum, etc., if any, will have to be borne by the respective Telecom Service Provider (USP).

4.2.5 Continued Operation and Maintenance of the Tower and infrastructure so created in order to provide mobile services compliant with the terms and conditions of the License Agreement signed with DoT, after expiry of the Agreement signed with USOF.



4.2.6 Infrastructure created and services provided under this project will not be counted towards rollout obligations (as specified under the license conditions) of service providers.

4.3. INSPECTION AND TESTS

- 4.3.1. The Administrator or his representative or the agencies authorized (Hereinafter Designated Monitoring Agency) shall have the right to inspect and test the created infrastructure and provision of mobile services as per prescribed test schedules for their conformity to the specifications. Where the Administrator decides to conduct such tests on the infrastructure sites created by USPs, all reasonable facilities and assistance like testing instruments and other test gadgets including access to drawings and other details shall be furnished to the Designated Monitoring Agency at no charge to the Administrator.
- 4.3.2. Should any inspected or tested components fail to conform to the specifications, the Administrator may reject them and the USPs shall either replace the rejected components or make all alterations necessary to meet specification/ requirements free of cost to the Administrator.
- 4.3.3. If any equipment or any part thereof is found defective or fails to fulfil the requirements of the Agreement, USOF shall give notice to the USPs setting forth details of such defects or failure and the USP shall at their own cost make the defective equipment good, or alter the same to make it comply with the requirements of the Agreement forthwith and in any case within a period not exceeding one month of the initial report. These replacements shall be made by the USP free of all charges at site.
- 4.3.4. Nothing in Clause 4.3 shall in any way release the USP from any warranty or other obligations under this contract.

4.4. TERMINATION OF AGREEMENT

- 4.4.1. The Administrator may, without prejudice to any other remedy available for the breach of any conditions of Agreement, by a written notice of 90 calendar days issued to the USP at its registered office, terminate the Agreement under any of the following circumstances:
- (i) Failure to perform any obligation(s) under the Agreement;
 - (ii) Failing to rectify, within the time prescribed, any defect as may be pointed out by the Administrator.
- 4.4.2. The Agreement shall stand terminated forthwith in case the USP goes into liquidation or is ordered to be wound up.
- 4.4.3. Provided that if the respective UASL/ UL license is terminated, as the case may be, then the Agreement for setting up and managing Infrastructure sites and provision of mobile services based on this bidding process shall also stand terminated forth-with.
- 4.4.4. Wherever considered appropriate, Administrator may conduct an inquiry to determine whether there has been any breach in compliance of the terms and conditions of the Agreement by the USP and upon such inquiry the USP shall extend all reasonable facilities and shall endeavour to remove the hindrance of every type.



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4.4.5. It shall be the responsibility of the USP to maintain the Quality of Service as per conditions of the Agreement during the period of notice for termination of Agreement; otherwise this shall be a cause for invocation and forfeiture of PBG.

4.5. ACTIONS PURSUANT TO TERMINATION OF AGREEMENT

4.5.1. Wherever the Agreement is terminated prematurely, retendering may be done for the respective bidding unit.

4.5.2. If the Quality of Service (QoS) had not been maintained as per standard prescribed hereto during the notice period, then no subsidy for the notice period shall be payable.

4.5.3. In case of termination of the Agreement before the expiry period, the prescribed PBG will be encashed and forfeited towards damages. Additionally, if it is found that the USP had received any payment in excess of the amounts under the Agreement prior to termination, then such amount shall be paid back immediately by the USP to the Administrator on demand. Any amount due from the USP under this Agreement may, without prejudice to any other mode of recovery may be recovered as arrears of land revenue.

4.6. INDEMNITY

Refer clause no. 8 of the section I of this Agreement.

4.7. DISPUTE SETTLEMENT

Refer clause no. 9 of the section I of this Agreement.

4.8. FORCE- MAJEURE

4.8.1. If at any time, during the continuance of the Agreements, the performance in whole or in part, by either party, of any obligation is prevented or delayed, by reason of war or hostility, acts of the public enemy, civic commotion, sabotage, Act of State or direction from Statutory Authority, explosion, epidemic, quarantine restriction, strikes and lockouts (not limited to the establishments or facilities of the USP), fire, floods, natural calamities or any act of GOD (hereinafter referred to as EVENT), provided notice of happenings of any such EVENT is given by the affected party to the other, within 10 Calendar days from the date of occurrence thereof, neither party shall, by reason of such event, be entitled to terminate the Agreement, nor shall either party have any claims for damages against the other, in respect of such non-performance or delay in performance. Provided mobile services under the Agreement shall be resumed as soon as practicable, after such EVENT comes to an end or ceases to exist.

4.8.2. The decision of the Administrator as to whether the service may be so resumed (and the time frame within which the service may be resumed) or not, shall be final, binding and conclusive.

4.9. SET OFF CLAUSE

4.9.1. In the event any sum of money or claim becomes recoverable from or payable by the USP to the Administrator either against the Agreement or otherwise in any manner, such money or claim can be (without restricting any right of set off for counter claim given or implied by law) deducted or adjusted against any amount or sum of money then due or



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which at any time thereafter may become due to the USP under this Agreement or any other Agreement or Contract between the Administrator and the USP.

- 4.9.2. The aforesaid sum of money payable by the USP shall include any valuable security convertible into money.
- 4.9.3. After exercising the right of set off, a notice shall always be given immediately by the Administrator to the USP.



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SECTION – V: SPECIAL CONDITIONS

5.1. GENERAL

- 5.1.1. This Agreement is based on Technical neutrality basis whereby the USP may install and operate the necessary infrastructure for provision of services in accordance with terms of this Agreement. However certain requirements in terms of QoS, coverage, battery backup, etc. as specified in this Agreement needs to be adhered to by the USP. The minimum technical requirements are mentioned in this section.
- 5.1.2. The requirements specified herein are the minimum requirements to be compiled with. USP may deploy equipment to support enhanced capabilities and advanced services.
- 5.1.3. The USP shall work within the frame work of the technical conditions of its license/Agreement.
- 5.1.4. The USP shall abide by the existing land laws, labour laws, local customs and the best of prevalent latest practices in the industry.
- 5.1.5. Administrator, USOF shall not be responsible for any breach of such Act(s)/Law(s) by the USP for whatever may be the reason.

5.2. TOWER SITE

- 5.2.1 The USP shall make their own arrangements to get the further detailed map of the area to be covered or any other data relevant and necessary for planning & engineering of the mobile services.
- 5.2.2 The USP shall map the tower locations and the area covered [including the villages] with the mobile connectivity on the GIS map.
- 5.2.3 The USP is advised to verify non-availability of any mobile coverage in the villages before installing equipment for which it intends to claim support from Universal Service Obligation Fund. No claims shall be admissible for cases of duplicate/ redundant infrastructure sites/ towers.
- 5.2.4 Care shall be taken to ensure that all proposed infrastructure sites are at a specified distance from the international borders as per the license conditions/ guidelines issued by DoT. However, if any infrastructure site lies within the specified distance from the international border, the same shall be dealt in accordance with the conditions stipulated in this regard in the license Agreements and the same shall also be brought to the notice of Administrator.
- 5.2.5 SACFA clearance shall be the responsibility of USP.
- 5.2.6 The USP shall be responsible for the safety during transportation, handling and erection of tower and associated equipment.
- 5.2.7 The USP shall maintain on site detailed calculations, standards of materials and specification data on the deflection limit of towers and the safety factor used in tower erection, as well as detailed drawings.
- 5.2.8 To conform to Civil Aviation regulations, the towers shall be painted in alternate bands of international orange and international white, terminating with orange at top and the bottom, Height of each band should be not exceeding 6 meters and should not be less than



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0.5 meters. The correct shade for the international orange corresponds to ISI shade 592 as given in the Indian Standard Institution Publication-colours for ready mixed paint.

5.3. SIGN BOARD

The USP shall provide a signboard of size of at least 2 meters x 1.5 meters on the tower indicating on it the name of the village as the case may be date of installation and name of the IP/USP and that the infrastructure site has been supported by USOF. The letters on the signboards should be bold enough so that same are clearly visible from a distance of at least 10 meters.

5.4. POWER/RENEWABLE ENERGY/ELECTRIC CONNECTION

5.4.1. The USP shall ensure power arrangement and battery autonomy in accordance with this Agreement and shall comply with the uptime requirement and QoS specified by TRAI. Suitable additional Power Sources may be used, if required. However, there shall be no extra financial support from USOF.

5.5. BACKHAUL CONNECTIVITY

5.5.1. The USP may use either microwave or VSAT or Optical Fiber Cable or radio for Backhaul connectivity. Sharing of existing VSAT hubs is permitted. Setting of new VSAT hubs for this project is not envisaged.

5.6. COVERAGE SPECIFICATIONS

5.6.1. Signal levels in the coverage area shall be as per prevalent TRAI regulations on QoS standards. Details of the signal coverage actually achieved and number of villages actually covered shall be provided by USP in the self-certification as per **Annexure-3**.

5.7. BATTERY SET

5.7.1. Battery backup and autonomy for 72 hours shall be maintained by the USP.

5.8. FIRE ALARM & FIRE EXTINGUISHERS

5.8.1. Proper arrangement shall be made for fire detection and fire extinguisher system as per fire safety norms applicable for that location.

5.8.2. Fire alarm system is to be provided for each site.

5.9. QUALITY OF SERVICE PARAMETERS

5.9.1. The Quality of service parameters for Mobile Telecommunications services as prescribed by TRAI shall be complied with.

5.9.2. The signal strength will also be as specified in the TSTP issued by DoT for various technologies. Please also refer clause 2.1(v) of this Agreement.

5.9.3. The USP shall ensure provision of reliable services to the customers as per the Quality of Service (QoS) prescribed by the TRAI from time to time. The USP shall adhere to such QoS standards and provide timely information as required therein.

5.9.4. The Administrator or TRAI may carry out performance tests either directly themselves or through Designated Monitoring Agency and also evaluate the QoS parameters at any time during the tenure of the Agreement. The USP shall provide ingress and other support



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including documents, instruments, equipment etc. for carrying out such performance tests and evaluation of Quality of Service parameters.

- 5.9.5. The USP will keep a record of peak latched customers to the BTS installed under the scheme and the telecom traffic generated & registered from each site. The USP shall also maintain faults and rectification reports of the BTS, Backhaul, Antenna, Battery, Power Plant and other related details in respect of the service rendered which will be produced before the Administrator and/ or TRAI as and when and in whatever form desired.
- 5.9.6. The USP shall be responsive to the complaints lodged by the customers. They shall rectify the deficiencies and maintain the history sheets for each installation, statistics and analysis on the overall maintenance status.
- 5.9.7. Proper arrangement should be made by the USP for reporting/ booking service-related complaints.

5.10. GENERAL GUIDELINES

- 5.10.1. The power backup of suitable capacity shall be provided to cater to the backup requirements of each site by the USP. Panel diagram for each site are to be made available at the time of Acceptance Testing.
- 5.10.2. Factory Test Certificates are to be provided for items like BTS and accessories, Transmission equipment, power equipment and infrastructure provided.
- 5.10.3. Detailed documentation related to periodical maintenance and procedure for faulty part replacement shall be supplied.
- 5.10.4. Logbooks on site maintenance are to be maintained.
- 5.10.5. All types of activities are to be recorded either manually or through system generated log.

5.11. CONFORMITY WITH EXISTING LICENSES

USP (Successful CMSPs/ UASL/ UL) shall work within the framework of the Technical conditions of UASL (Unified Access Service Licensees)/ Unified License.

5.12. PROOF OF CONCEPT AND PHYSICAL VERIFICATION

- 5.12.1. USP shall install and offer one site in each bidding unit for validation of functional parameters (Proof of Concept) to Testing Agency designated by USOF. Release of subsidy payments will start only after the Proof of Concept is approved.
- 5.12.2. Physical verification for all sites under the scheme shall be conducted by a Designated Monitoring Agency authorized by the Administrator, USOF as per the verification scheduled to be prescribed later by USOF. This is over & above the verification through TPA.
- 5.12.3. Proof of Concept is to be carried out one per bidding unit only.
- 5.12.4. Self-certification shall be furnished by USP along with test results, including drive test results for all sites in prescribed format (as at **Annexure-3**).



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SECTION – VI: OPERATING CONDITIONS

6.1. CUSTOMER SERVICE

The terms and conditions of the UASL or UL License Agreement, as applicable, shall prevail and shall be binding mutatis mutandis. The same shall also be applicable in case of migration to or award of new license in lieu of the UASL/ UL license.

6.2. RIGHT TO INSPECT, TEST AND MONITOR

6.2.1. The Administrator or his authorized representative shall have the right to inspect the infrastructure sites created for providing the mobile services and also the equipment installed by the USPs at the Infrastructure site so created in particular but not limited to, access to NOC/ NMS, backhaul, terminating interfaces, distribution frames etc. and conduct the service performance tests. The USP will provide the necessary facilities at own cost for monitoring of the system, as required by the Administrator or its authorized representative(s). The Inspection will ordinarily be carried out after reasonable notice except in circumstances where giving such a notice will defeat the very purpose of the inspection.

6.2.2. Wherever considered appropriate, Administrator may conduct any inquiry either Suo-moto or on a complaint, to determine whether there has been any breach in compliance of terms & conditions of the Agreement by the USP, and during such inquiry the USP shall extend all reasonable facilities without any hindrance.

6.2.3. Online access to Network Operations Centre (NOC)/ Network Management System (NMS) shall be provided to USOF representatives authorised by the Administrator. Web based access to NOC/ NMS is desirable. USP shall also provide the mobile App for monitoring the services and to get the feedback of the services if required during the period of contract.

6.3. PROVISIONING OF MOBILE SERVICES

The USP shall ensure that the mobile connections as mentioned in the monthly report have actually been provided in the area being served by the BTS installed with the support from USO Fund. A certificate to this effect is to be provided by the USP in the monthly report in the prescribed proforma, **Annexure-6**.

6.4. UPGRADATION OF EQUIPMENT

The USP may upgrade the existing equipment by installing new equipment, if required, during the validity of the Agreement provided it meets all other performance parameters of Quality of Service. However, no financial support will be extended by USOF to USP.

6.5. ROLL OUT

6.5.1. The USP shall complete the field survey of all the sites in the bidding unit in three months & also complete the POC work of one site from the date of signing of the agreement, to finalize location and type of infrastructure at each site. The USP shall commission & provide mobile services from all the infrastructure sites in a Bidding Unit within a period of 9 months (3 months for site survey & completion of POC, 6 months for implementation) from the date of signing of the Agreement.



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- 6.5.2. The Rollout period may be extended by the Administrator by three months, if reasons for delay submitted by the implementing USP in a bidding unit are justified.
- 6.5.3. The USP shall provide a monthly statement in the format prescribed in **Annexure-5 & 6** giving details of the sites commissioned in the LSA and traffic generated from each site & registered during the month from the sites commissioned respectively.

6.6. LIQUIDATED DAMAGES

- 6.6.1. For the infrastructure sites not commissioned as per the rollout required to be achieved, the delayed period shall entail recovery of liquidated damages (L.D.) at the rate of 2% of the Rate per village site, as specified in the tender, for those Infrastructure sites for each month of delay or part thereof, subject to maximum of five months' delay i.e., max LD shall be 10% of the quoted Rate for each village site.
- 6.6.2. For the purpose of charging the Liquidated Damages, the Rate per village site, as discovered in the tendering process and as applicable for the respective Bidding Unit, where the relevant roll out obligation of providing mobile services from Infrastructure/ BTS sites has not been fulfilled, shall be taken into account.
- 6.6.3. In case, the USP fails to roll out the mobile services from the infrastructure sites within six months after the expiry of the rollout period, action as per Clause 4.4 and 4.5 of Section-IV: Commercial Conditions of this Agreement may be taken.

6.7. OUTAGE PENALTY

- 6.7.1. Service level penalty will be applicable as per TRAI QoS norms.
- 6.7.2. The said penalty shall not be applicable in Force Majeure conditions.

6.8. CONFIDENTIALITY OF INFORMATION

The terms and conditions as to confidentiality of information of the UASL or UL Agreement, as the case may be, shall be binding mutatis mutandis.

6.9. PROHIBITION OF CERTAIN ACTIVITIES BY THE UNIVERSAL SERVICE PROVIDER

The terms and conditions as to prohibition of certain activities of the UASL or UL Agreement, as the case may be, shall be binding mutatis mutandis.

6.10. SECURITY CONDITIONS

- 6.10.1 The terms and conditions as to security conditions of the UASL or UL Agreement, as the case may be, shall be binding mutatis mutandis.
- 6.10.2 Mandatory Licensing requirements, policy guidelines, etc., with regards to security related concerns issued by the Government of India from time-to-time shall be strictly followed by USP.
- 6.10.3 If the entity USP is found indulging in acts inimical to India's national security, the tender/agreement is liable to be terminated and matter will be reported to concerned authorities for suitable legal/criminal action.



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SECTION – VII: FINANCIAL CONDITIONS

7.1. SUBSIDY FROM UNIVERSAL SERVICE OBLIGATION FUND

- 7.1.1. Support shall be payable per Representative Rate for each site arrived on the basis of the outcome of the bidding process as per details given in **Annexure-1**.
- 7.1.2. The Representative Rate of subsidy support will be based on each bidding unit.
- 7.1.3. The Representative Rate (RR) of subsidy emerging from the bidding process shall be disbursed in Indian Rupees to the USP for the scheme in two parts- Front Loaded Subsidy (FLS) & Equated Quarterly Subsidy (EQS).
- 7.1.4. First part shall be due and payable, @ 49% of RR, as an FLS at the time of successful commissioning of BTS and provision of mobile services from the identified site. Second part of the remaining subsidy (50%), for each site shall be payable in 20 equated quarterly Subsidy (EQS). These EQS shall be payable over a maximum period of 5 years from the date of commissioning of BTS i.e. commencement of mobile services from the sites identified under the Agreement or up to the expiry of the currency of the Agreement, whichever is earlier.
- 7.1.5. Further, Equated Quarterly Instalment shall be released after verification by a Third-Party Audit (TPA), unless specified otherwise by Administrator, for which payment shall be a maximum of 1% of the Representative rate of subsidy emerging from the bidding process and will be paid directly to the TPA.
- 7.1.6. The FLS & EQS components of the subsidy shall be payable at the end of the quarter, in which it becomes due. Thus, the USP shall be eligible to claim FLS only at the end of the quarter in which the mobile services are commissioned/ launched from the infrastructure site set up. Similarly, the EQS claim for a quarter can be made by the USP only at the end of that quarter.
- 7.1.7. USOF subsidy will be paid only in respect of the sites where mobile tower with backhaul and associated equipment is installed and commissioned and services are being provided, as per the terms & conditions of the Agreement duly verified by a TPA.

7.2. SCHEDULE FOR DISBURSEMENT OF SUBSIDY

- 7.2.1. The validation/ approval of the PoC by USOF & submission of the same would be a pre-requisite for any release of the subsidy payments. The USP shall be eligible to submit the claim for FLS (49 %) at the end of the quarter in which the mobile services are commissioned/ launched from the infrastructure site set up. USP shall submit a self-certificate to the respective Controller of Communication Accounts (CCA) office, giving details of the infrastructure site(s), the equipment installed along with system generated reports, traffic reports etc. establishing successful completion/ launch of the mobile services work as per the pro forma given in **Annexure-3**, with a copy to Administrator, USOF.



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- 7.2.2. The EQS of remaining 50% subsidy from USOF shall be disbursed by the respective Controller of Communication Accounts office in 20 quarterly instalments during each financial year, with each quarter ending on 30th of June, 30th of September, 31st of December and 31st of March. The claim for a part of the quarter will be computed with reference to the actual number of days in that quarter. Each instalment shall be disbursed quarterly generally within 30 days of receipt of a valid claim for the services rendered.
- 7.2.3. The USP shall submit the claim for quarterly subsidy in a statement in the prescribed form given in the three Attachments (A, B & C) to **Annexure-2** showing the computation of subsidy for the quarter. The statement shall be furnished by the USP even if no new Site has been set up during the quarter for provision of Mobile Services. The Bidding Unit wise subsidy claim should be submitted in the prescribed formats on a hard copy duly signed by the authorized signatory of the Company.
- 7.2.4. Following supporting documents shall be submitted along with the prescribed Claim Statement and thus are integral part of the subsidy claim:
- (a) The claim shall be duly certified as per **Annexure-2** by a representative of the USP duly authorized by a board resolution of the USP.
 - (b) All claims for subsidy shall be accompanied by a pre-receipted bill with revenue stamp.
 - (c) In addition to the hard copy, the USP should also submit the claim on a CD ROM in MS Excel format also. The authorized signatory of the company should put his signature and seal of the company on the CD ROM Disc.
 - (d) Monthly statement of Sites Commissioning & mobile traffic generated for the quarter, as per **Annexure 6** and Service interruption report as per **Annexure-7**.
 - (e) Self-Certificate as per **Annexure-2** along with test results, with the FLS claim.
- 7.2.5. The claim along with the supporting documents should be prepared Bidding Unit wise, awarded to USP and should be submitted within 30 days of the end of the quarter. Condonation of delays for claims received after this date may be considered by the Administrator under exceptional circumstances.
- 7.2.6. The claims along with the supporting documents should be submitted at the designated Controller of Communication Account Offices of the respective Licensed Service Area.

7.3. PENALTY FOR INTERRUPTION:

- 7.3.1. Deduction in subsidy (EQS) shall be made from USP on pro-rata basis, if there is interruption in services for more than 43.2 Hrs (cumulatively) in a quarter; and the EQS shall not be payable for that particular site, if there is interruption in services for 45 days or more in a quarter. The USP shall furnish the details of interruption/ down time of the services along with the payment statement as per the pro forma attached at **Annexure-7**. In addition, the USP, as Licensed Access Service Provider shall be bound by and shall comply with the relevant regulations of TRAI for QoS.

- 7.3.2. Processing of Front-Loaded Subsidy (FLS) & Equated Quarterly Subsidy (EQS) claims of USP for subsidy disbursement and settlement shall be as per the terms & conditions of



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the Agreement and through the Office of the designated Controller of Communication Accounts (CCAs) of the respective Telecom Service Area. However, the claims of USP would be said to be settled only after adjustment & recovery of any pending LD, penalties, dues, etc. as liable as per the Agreement or recovery of inadmissible/ excess subsidy for a site as ascertained on the basis of physical verification & sample inspection conducted by CCA office, during the Agreement period, as per instructions issued thereunder for compliance of its provisions, as per the inspection/ verification schedule to be prescribed later by USOF.

- 7.3.3. The aforesaid quarterly statements of each year shall be required to be audited by the auditors of the USP appointed under Section-224 of the Companies Act, 1956 or Section 139 or any other relevant section of the New Companies Act, 2013. The report of the Auditors should be in the prescribed form given in **Annexure-4** to be filed with the Administrator or designated monitoring agency / CCA as specified within 7 (seven) calendar days of the date of signing of the audit report but not later than 30th September of the following year.
- 7.3.4. The subsidy for a quarter shall be paid after making adjustments, if any, for the payments made in the previous quarter(s). Final adjustment, if any in respect of excess or shortage in the subsidy disbursed shall be made in the following year based on the quarterly statements duly certified by the auditors of the USP.
- 7.3.5. In case the USP is found to have claimed and received in excess of 10% of the subsidy due to them, the entire amount in excess shall be recovered along with an interest from the date of disbursement at the prime lending rate (PLR) of State Bank of India prevalent on the day the disbursement was made. The interest shall be compounded monthly and a part of the month shall be reckoned as a full month for the purposes of calculation of interest. (Month for this purpose shall be taken as an English calendar month). No further subsidy shall be disbursed until final adjustment of the excess payment.
- 7.3.6. No interest shall be payable for any short/ late payment made to the USP by the paying authority.
- 7.3.7. All the relevant records, systems, relevant NOC (Network Operation Centre)/ Network Management System (NMS) data, logbooks, books of accounts of the USP shall be subject to such scrutiny & examination as may be prescribed by the Administrator so as to facilitate independent verification of the subsidy claimed and paid.
- 7.3.8. In order to ensure effective utilisation of the USO fund released for the rendering the obligations by USP and proper and correct verification of subsidy paid & ensuring compliance, for the deliverables and agreement conditions, as claimed in its subsidy claim, over the period of the Agreement, the Administrator can issue instructions/ directions, prescribe inspection & verification guidelines/ procedures, formats for monitoring performance, formats and certificates with respect to physical and financial progress of the project, financial reports for reconciliation and also can modify, alter, or substitute and amend, if deemed necessary, whatever stated in the Agreement.



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7.4. BANK GUARANTEES

- 7.4.1. The USP shall submit a Performance Bank Guarantee (PBG) to Administrator USOF in the prescribed pro-forma valid for Two years for each Bidding Unit where the work is awarded to USP, from any scheduled bank in India. The amount of performance bank guarantee shall be equivalent to 5% of total subsidy amount payable to the USP for the entire bidding unit, as specified in tender, for which work has been awarded to the USP. The PBG must be submitted within Fifteen days of issue of Letter of Intent and before signing of the Agreement.
- 7.4.2. Initially, the bank guarantee (s) shall be valid for a period of Two years. The USP, on its own, shall extend the validity period of the bank guarantee(s) on similar terms at least one month prior to the day of its expiry without any demand or notice from the Administrator for a period of one year.
- 7.4.3. The Bank Guarantees shall be kept valid for an extended period of six months beyond the period of Agreement or till finalization of accounts i.e. issue of no-dues certificate from the concerned CCA and final settlement of all the subsidy claims, and adjustment & recoveries of any pending LD, penalties, dues, excess claim etc. as per the Agreement & instructions issued there under, whichever is later. Any failure to do so, shall amount to violation of the terms of the Agreement and entitle the Administrator to encash the bank guarantee(s) and to convert it into a cash security without any reference to the USP at its risk and cost. No interest or compensation whatsoever shall be payable by the Administrator on such encashment.
- 7.4.4. Without prejudice to its rights of any other remedy, Administrator may encash bank guarantee and forfeit the amount upon any failure of performance of the terms & conditions of the Agreement by the USP.

7.5. MAINTENANCE OF RECORDS

- 7.5.1. The Administrator or its authorised representative i.e. the respective Controller of Communication Account offices shall have the right to call for and the USP shall be obliged to maintain, supply and provide for examination the relevant books of accounts, financial records and provide access to its systems and any other records that it maintains in respect of the business carried on to provide the service(s) under this Agreement at any time.
- 7.5.2. The USP shall invariably preserve all accounting and financial records and other records (electronic as well as hard copy) for a period of three years from the date of publishing of duly audited & approved accounts of the company or until the finalization of accounts, whichever is later. Any dereliction thereof shall be treated as a material breach independent of any other breach, sufficient to give a cause for termination of the Agreement.

7.6. NON-PERFORMANCE PENALTY

- 7.6.1 In case, USP fails to commission & provide mobile services from a site(s), within six months of the expiry of the roll-out period action as per Clause 6.6 shall be taken. In



addition, non-performance-penalty @ 5% of the category specific Representative Rate per site, as specified in the tender document, shall be payable, in respect of sites not commissioned, as penalty by the USP and the site(s) would be deleted/ struck-off from the Agreement. Administrator reserves the right to take necessary action, as deemed fit for provisioning of mobile services from such sites.

- 7.6.2 USP shall indemnify and at all times keep the Administrator, USOF indemnified against any loss to it or any claims by any third person. The USP shall be solely responsible to deal with any/ all dispute(s)/ issue(s) arising out of the said deletion of the site(s) from the Agreement and consequences thereof.



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SECTION – VIII: SPECIAL INSTRUCTIONS TO THE USP

- 8.1 After signing of the Agreements by USP with Administrator USOF, the tower locations for all the infrastructure sites must be finalised. The USP, based on tender quote and field survey, shall finalize location for each site to ensure that all village sites, as identified & stipulated, are covered, and finalize implementation plan in consultation with USOF.
- 8.2 The USP shall comply with Public Procurement guideline issued as per gazette notification dated 29th August 2018 issued by the Department of Telecommunications, titled “Public Procurement (Preference to Make in India) Order 2017- Notification of Telecom Products, Services or Works” and all its clarifications/ amendments applicable on this Tender.
- 8.3 For shifting of the location of the site/ tower from one place to another, the USP shall take up the case for change of location with Administrator as per the prescribed proforma attached at **Annexure-9**.
- 8.4 For installation of additional site(s) or deletion, the USP shall take up the case with Administrator as per the prescribed proforma attached at **Annexure-8**. The variation shall be permitted with the prior approval of Administrator, USOF.
- 8.5 The decision of the Administrator for according approval to such requests shall be final and binding on the USP. All the related clauses of the Roll out, LDs, Penalties, Suspension, Termination and other terms & conditions of the Agreement shall be applicable for these new locations also.



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SECTION –IX: INTERPRETATION OF TERMS/DEFINITIONS

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

- 9.1 **ADMINISTRATOR** means the Administrator, Universal Service Obligation Fund in the Department of Telecommunications under Ministry of Communications & IT.
- 9.2 **AGREEMENT** shall mean the Agreement signed by the USP with the Administrator for setting up and managing the infrastructure sites and for Provision of Mobile Services in Inhabited and Uncovered Villages for the Bidding Unit, as defined in Clause 1.8 of DNIT, on the basis of the outcome of the bidding process.
- 9.3 **BENCHMARK** is the rate that shall form the upper ceiling for submission of bids and is the estimated rate of Net Cost support assessed in accordance with ITRs, 1951 and is based on a percentage of the capital recovery, depending on the revenue potential and operating expenditure net of revenue, incurred over a period of five years of operation against which the bids shall be received in the first round of financial bidding.
- 9.4 **CAPITAL RECOVERY** means the aggregate of depreciation, interest on debt and return on equity on the capital cost as worked out proportionately and annualized over the period for which support is provided from the Fund.
- 9.5 **DESIGNATED MONITORING AGENCY** refers to the agency authorized by the Administrator to carry out testing & inspection of the records, systems, claims and installations in order to ensure compliance with terms & conditions of the Agreement.
- 9.6 **EFFECTIVE DATE** is the date on which this Agreement comes into effect.
- 9.7 **EQS** means Equated Quarterly Subsidy.
- 9.8 **FLS** means Front loaded Subsidy.
- 9.9 **INFRASTRUCURE PROVIDER-I (IP-I)** means IP-I registered with Department of Telecommunications.
- 9.10 **LICENCE** means a License granted or having effect as if granted under the Section-4 of the Indian Telegraph Act, 1885 and the Indian Wireless Act, 1933.
- 9.11 **LICENSED SERVICE AREA** means the territorial jurisdiction as specified under the or UASL Service License except the areas that may be notified to be excluded from time to time.
- 9.12 **LICENSEE** means a registered Indian Company that has been awarded License to provide the service (Unified Access Service), within the geographical boundaries of the specified Licensed Service Area.
- 9.13 **OPERATIONAL EXPENDITURE** means the Annual Operating Expense incurred on routine maintenance of infrastructure and recurring expenditures on diesel, electricity, security etc. including satellite bandwidth charges, to be paid by Universal Service Providers.



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- 9.14 **QUALITY OF SERVICE (QoS)** is evaluated on the basis of observable measure on the grade of service or the response time and also includes acceptable grade of number of faults per unit population of the subscriber served, the mean time to restore (MTTR) and faults carried over beyond the MTTR and the satisfactory disposal thereof.
- 9.15 **RURAL CONNECTIONS** means the connections provided in the rural areas as identified by the Census 2011 and located in the areas served by the BTS site installed with the subsidy support from USO Fund.
- 9.16 **SITES** means the locations for installation of tower & BTS for provision of mobile services, as per the terms & conditions of the Agreement and as identified in Appendix-1.
- 9.17 **SUBSIDY** from Universal Service Obligation Fund (USOF) means the disbursements from USOF towards meeting the universal service obligations in terms of the Agreement.
- 9.18 **TRAI** means Telecom Regulatory Authority of India constituted under the TRAI Act, 1997 as amended from time to time.
- 9.19 **UNIVERSAL SERVICE PROVIDER (USP)** means such entities like UASL/ UL Licensees, which have entered into an Agreement with the Administrator for provision of specified Universal Service.
- 9.20 **USO** means Universal Service Obligation as enunciated in the Indian Telegraph Act and the Rules framed there under.
- 9.21 **USO FUND** means the fund established under the Indian Telegraph Act and the Rules framed there under.



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ANNEXURE-1: Details of Bidding Unit wise number of uncovered villages and USOF Subsidy Support.

Sl. No.	Bidding Unit	Total no. of villages	Representative Rate of Subsidy Payable Per village (in Rs.)	Total Subsidy Payable for the Bidding Unit (in Rs.)
1	2	3	4	5 = 3 x 4
1	Bihar & West Bengal	9	75,45,450	6,79,09,050
2	Gujarat	70	81,93,075	57,35,15,250
3	Himachal Pradesh	59	1,00,70,100	59,41,35,900
4	J&K and Ladakh	144	1,00,70,100	145,00,94,400
5	Rajasthan	31	91,94,625	28,50,33,375
6	Uttar Pradesh & Uttarakhand	37	98,82,000	36,56,34,000
7	Karnataka & MP	4	81,46,875	3,25,87,500
Total Sites		354		
Total Subsidy for all Bidding Units (in figures)				336,89,09,475
Total Subsidy for all Bidding Units (in words): Rupees Three Hundred Thirty Six Crore Eighty Nine Lakh Nine Thousand Four Hundred Seventy Five Only.				



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ANNEXURE-2: Format for Certification of Subsidy Claim

AGREEMENT NO. _____ DATED _____

FOR
UNIVERSAL SERVICE PROVIDER

I, _____, aged about _____ years s/o, d/o of Shri _____, resident of _____, do solemnly affirm and state as under:

1. That I am _____ of _____ (Name of the Company), Universal Service Provider in _____ Licensed Service Area and I am duly authorized by the resolutions dated _____ passed by Board of Directors of the Company to furnish a Certificate on behalf of _____ (Name of the Company).
2. That a claim of Rs. _____ (Rupees _____) is being made or the period _____ to _____. The details of calculation of subsidy are as per Attachments enclosed.
3. That the contents of **Attachments A, B and C** are true and correct to the best of my knowledge, based on the records of the company, which are available for further verification by the appropriate authorities and that the **infrastructure has been commissioned & were functional and mobile services have been rendered** from the quarter in which they have been shown as installed & commissioned.
4. That the claim pertains to the **mobile services** commissioned after the date of entering into the Agreement.
5. That excess payment or shortage, if any, in the subsidy received shall be adjusted in the following year based on the quarterly statements duly certified by the Auditors of the Company and scrutiny as prescribed by the Administrator.
6. The services/ mobile connections provided under this Agreement have not been utilized in claiming subsidy under any other Agreement entered into with the Administrator.
7. No subsidy has been claimed for the period in which the mobile services remained disrupted during the quarter as per terms and conditions of the Agreement.



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8. The **mobile services** shown as commissioned in the said quarter have been completed in the on the dateas provided in the claim.

9. I understand that Administrator or his representative shall have the right to inspect & verify the site and records & systems, during the currency of the Agreement and if any deficiency is observed the subsidy paid to the company shall be recovered forthwith, without prejudice to the right of Administrator to take any other action(s) as deemed fit.

For and on behalf of (Name of the company)

Signature of the authorized signatory of the USP



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ATTACHMENT A to ANNEXURE 2: Summary Claim Statement for QE from Universal Service Provider

Name of Universal Service Provider:

Name of Service Area:

Sl. No.	State/LSA	Total No. of Mobile Service Village Sites to be provided (As per Agreement)	No. of Mobile Service Sites provided at the end of the previous quarter	No. of Mobile Service Sites added during the quarter	Total No. of Mobile Service Village Sites at which Mobile Service is functional	Payment for the Mobile Service village Sites in col 4 (from Col 15 of Attachment B)	Payment for Mobile Service Sites in col 5 (from Col 16 of Attachment C)	Total Payment (7+8)	Remarks, if any
1	2	3	4	5	6	7	8	9	10
1									
2									
3									
4									

(Signature of Authorized Signatory) along with Company seal



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ATTACHMENT B to ANNEXURE 2: EQS Claim Statement for QE from Universal Service Provider for the Mobile Services that have already been commissioned.

Name of Universal Service Provider:

Name of Service Area:

Sl. No.	Site ID	State / LSA	Site details (District -Block-Village)	Site Location		Date of Completion / Commission of the Mobile Services site	Backhaul type	EQS component	Payment payable	Duration of interruption of services		Total days for which services were interrupted	Deduction of payment on Pro rata basis for Col 13	Net payable (Col 10-14)
				Lat & Longitude	uncovered village					From date	To date			
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1														
2														

(Signature of Authorized Signatory) along with Company seal

Note:

1. Deduction of payment on account of interruption of services shall be made on the total no. of days such incidences have happened from the specific site. Further, the details of interruption are to be separately provided.
2. Rounding off the payment to the nearest rupee shall be made only in the total payment due.



ATTACHMENT C to ANNEXURE 2: FLS Claim Statement for QE from Universal Service Provider
(For the Mobile Services commissioned during the Quarter)

Name of Universal Service Provider:

Name of Service Area:

Sl. No	Site ID	State/L SA	Site details (District-Block-Village)	Site Location		Date of Completion - Commission of the Mobile Service site	No. of days in the Quarter	No. of days since mobile services site is Completed/Commissioned	Payment payable	Duration of interruption of services		Total days for which services were interrupted	Deduction of payment on Pro rata basis for Col 14	Net payable (Col 11-15)	
				Lat & Longitude	Universal type					From date	To date				
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
1															
2															

(Signature of Authorized Signatory along with Company seal)

Note:

1. Deduction of payment on account of interruption of services shall be made on the total no of days such incidences have happened from the specific site. The details of interruption are to be separately provided.
2. Rounding off the payment to the nearest rupee shall be made only in the total payment due.
3. Date of Commissioning/ installation (Col 7) shall be included while calculating the number of days in a quarter for Col 10.
4. The claim shall be accompanied with the Self Certification as per **Annexure-2**.



ANNEXURE-3: Proforma for Self-Certification by USP

1. I,, aged about years s/o, d/o Shri, resident of, do solemnly affirm and state as under:
2. That I amof (Name of the Company), Universal Service Provider inService Area and I am duly authorized by the resolutions dated passed by Board of Directors of the Company to furnish a Certificate on behalf of(Name of the Company).
3. That as per the Agreement signed with Administrator, USOF vide Agreement No. _____ dated _____ for provisioning of mobile services in the Service Area of _____, the following works have been completed successfully as per the specifications, drawings defined in the terms and conditions of the Agreement and the Tender Document:

A) Tower Site:

S. no	Details	Remarks
1.	Tower ID	
2.	Latitude	
3.	Longitude	
4.	Name of the Village	
5.	Name of the Block	
6.	Name of the District	
7.	Name of the State	
8.	Height of the tower	
9.	Date of Commissioning	
10.	TEC GRs (Number and Title) to which Tower complied OR Reference number of (SERC)/ TEC/ IITs for structural fitness, safety, load bearing capacity, ability to withstand minimum wind speed of 180 Km/hr, after applying various topological factors including allowable soil bearing capacity, wind speed etc. Necessary certification from an agency like Structural Engineering Research Centre (SERC)/ TEC/ IITs shall be enclosed by USP.	



Signature

B) BTS/eNode-B:

S. no	Details	Remarks
1.	Tower ID	
2.	Name of the Village	
	Name of the Block,	
	Name of the District	
	Name of the District	
	Name of the State	
3.	Technology (GSM/ LTE)	
4.	Make	
5.	Model	
6.	Height of Tower	
7.	Capacity/Configuration	
8.	Radiated power in watts	
9.	Date of manufacturing	
10.	Serial No	
11.	Proof of Purchase (Invoice/Bill)	
12.	SACFA Clearance Status	
13.	Date of Commissioning	

C) Electrical power connection:

S. No.	Details	Remarks
1.	Capacity of Sanctioned load	
2.	Proof of sanction from SEB	
3.	Main Energy Meter Type/ Capacity/ Sl. No	
4.	Sub-Energy Meters Type/ Capacity/ Sl. No.	
5.	Earth Resistance (value in ohms)	
6.	Date of Installation	

D) Solar Panel Source as provided

S. No.	Details	Remarks
1.	Capacity	
2.	Make	
3.	Type	
4.	Date of Manufacturing	
5.	Date of Commissioning	



Signature

E) Engine Alternator if provided:

S. No.	Details	Remarks
1.	Rated Capacity of Engine alternator:	
2.	Make of Engine/ Alternator:	
3.	Serial Number of Engine/ Alternator:	
4.	Year of Manufacture:	
5.	Supplied by:	
6.	Proof of purchase (Invoice/ Bill):	
7.	Details of other components provided	
8.	Testing and Commissioning Report:	
9.	Date of Commissioning:	

F) Mandatory Approvals

The following mandatory approvals have been obtained and copies of various certificates are attached.

- (i) Director General of Civil Aviation (in case the tower falls in the corridor)
- (ii) Environment Pollution Clearance
- (iii) Others, if any, as per the local laws.

G) Battery:

S. No.	Details	Remarks
1.	Rated Capacity:	
2.	Make:	
3.	Type:	
4.	Date/ Year of Manufacturing:	
5.	Proof of purchase (Invoice/ Bill):	
6.	Number of Sets:	
7.	Date of Commissioning:	

H) SMPS Power Plant:

S. No.	Details	Remarks
1.	Rated Capacity:	
2.	Make:	
3.	Type:	
4.	Date/ Year of Manufacturing:	
5.	Proof of purchase (Invoice/ Bill):	
6.	Number of Sets:	
7.	Date of Commissioning:	



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I) Antenna for BTS/ Microwave (To be provided separately):

S. No.	Details	Remarks
1.	Type:	
2.	Gain:	
3.	Beam width:	
4.	Size:	
5.	Weight:	
6.	Frequency of operation:	
7.	Location on the Tower:	
8.	Make:	
9.	Date of Manufacture:	
10.	Date of Commissioning:	

J) Backhaul:

- (i) Type of backhaul:
- (ii) Antenna Specification as per 'I' above in case of Microwave backhaul:

K) Signal Coverage details:

The actual coverage achieved from the infrastructure site installed is as per the prevalent TRAI regulations on QoS standards.

Tower ID	
Name of the Village	
Name of the Block,	
Name of the District	
Name of the State	
Signal Strength	Details of Coverage Area

4. That the details of the components mentioned above are true and correct, based on the records of the company, which are available for further verification by the appropriate authorities and that the components **have been provided and are functional/ services are being rendered** from the quarter in which they have been shown as installed/commissioned.
5. That the components at the infrastructure site shown as installed/ commissioned in the said quarter have been completed on the dates as shown above.
6. The contents of the Self Certification are true and correct, no part of it is false and nothing has been concealed there from.

For and on behalf of (Name of the company)

Signature of the authorized signatory of the bidder company

Note:

A copy of the Self-Certification is also to be submitted to Administrator, USOF.



ANNEXURE-4: Format for Auditor's report on Statement of Claim for subsidy from USOF

To

The Board of Directors

.....

.....

WE HAVE EXAMINED THE ATTACHED STATEMENT(S) OF CLAIM FOR SUBSIDY FROM USO FUND OF (THE NAME OF THE UNIVERSAL SERVICE PROVIDER) FOR THE QUARTER (S) ENDING _____. WE UNDERSTAND THAT THE AFORESAID STATEMENT(S) IS /ARE TO BE FURNISHED TO THE CENTRAL GOVERNMENT FOR ASSESSMENT OF THE SUBSIDY PAYABLE TO THE UNIVERSAL SERVICE PROVIDER BY THE GOVERNMENT, IN TERMS OF THE TENDER DOCUMENT NO. _____ FOR SUBSIDY DISBURSEMENT FOR SETTING UP AND MANAGING INFRASTRUCTURE SITES AND PROVISION OF MOBILE SERVICES IN SPECIFIED RURAL AND REMOTE AREAS IN THE COUNTRY UNDER UNIVERSAL SERVICE OBLIGATION.

WE REPORT THAT:

1. We have examined all the record and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit.
2. In our opinion and to the best of our knowledge and belief and according to the explanations given to us, the Statements have been prepared in accordance with the conditions contained in the said Agreement and instructions/guidelines issued there under and clarification thereon in this behalf and gives a true and correct view of the subsidy claimed for the period computed on the basis of the aforesaid conditions.
3. In our opinion and to the best of information, record of the disruption of mobile services is kept in such a manner as to reflect the correct position, for the purpose of claiming subsidy.

(NAME AND SIGNATURE OF THE AUDITOR SIGNING)

FOR AND ON BEHALF OF (NAME OF THE AUDITOR FIRM)



SM

ANNEXURE-5: Monthly statement of progress of project implementation

NAME OF THE UNIVERSAL SERVICE PROVIDER:

NAME OF THE LSA:

Report for the month of -----

S. No.	District Name	Total No. of villages	Site Survey		Total No. of Tower locations finalized	Site Acquired		Site Preparation/Foundation	Receipt of Tower Material at site		Tower Installation		Receipt of Material, power+ electronics + backhaul		Installation of equipment		Testing and Commissioning of Tower sites		Total No. of villages covered		
			Progress during the month	Cumulative Progress		Progress during the month	Cumulative Progress		Progress during the month	Cumulative Progress	Progress during the month	Cumulative Progress	Progress during the month	Cumulative Progress	Progress during the month	Cumulative Progress					
1.																					
2.																					
3.																					
.																					
.																					
	Total																				



ANNEXURE-6: Monthly Statement of Sites Commissioning & Mobile Traffic Generated

NAME OF THE UNIVERSAL SERVICE PROVIDER:
 NAME OF THE LSA:

A. FOR THE MONTH ENDING:

S. No	Location of Site (Village name)	District & Block	State	Details of Tower			Deployed BTS Type, Configuration & Backhaul	Date of Commissioning of the Mobile Service Site (i.e. BTS) i.e. commencement of mobile services	No. of Mobile Connections provided	Total traffic generated during the month
				Tower ID	Lat.	Long.				





SIGNATURE OF THE AUTHORIZED SIGNATORY FOR OR ON BEHALF OF USP

B. CUMULATIVE:

For Sites in uncovered villages -

Sl. No.	State	Total Number of Mobile Services Sites (BTS) to be commissioned as per Agreement	Number of Mobile Services Sites commissioned prior to the current month	Number of Mobile Services commissioned during the month	Cumulative Number of Mobile Services Sites commissioned

SIGNATURE OF THE AUTHORIZED SIGNATORY FOR OR ON BEHALF OF USP



ANNEXURE-7: Format for the Certification for Continuation of the Services Status

(PERIOD: DD/MM/YYYY TO DD/MM/YYYY)

This is to certify that the BTS situated at Tower: <Tower ID> in the village <Village Name>, Sub district <Ward/Block/Tehsil Name> and District <District Name>; which is owned and operated by <Service Provider Name>, has been providing GSM mobile services to the subscribers during the above stated period. The following parameters are indicative of the same.

Sl. No.	Tower ID	Tower Location State/Dist/Block /Village if applicable	Config. of BTS	Radiated Power	Traffic handled in erlangs	Details of Interruption in Services		Total Down time	Total Up time
						From Date (HH-MM- SS)	To Date (HH-MM- SS)		

Enclosures:

1. **Link-Status Report:** giving details of the total number of times the links failed along with the duration and reasons thereof.
2. **A detailed note by the Universal Service Provider** citing causes for the down time e.g. unavailability of Electrical Power (Primary and Secondary), Backhaul (Media Problem) etc.



ANNEXURE-8: Format for Installation of Towers in Addition/ Deletion to The Proposed Towers

Tower ID as per the Agreement signed	Proposed Tower Location of the additional tower	Name of left out Villages planned to be covered including additional villages, if any	Population of the Villages Planned to be covered	Lat	Long	Type of terrain	Distance from the existing tower	Purpose for installation of additional tower	Coverage specifications of the additional tower	No. of USPs and their consent	Justification

e.g. Proper justification may be given for Addition of the towers:

1. Proper Coverage not available for the targeted area/ villages/ population/ household
2. Possibility of improved coverage by addition of the tower due to terrain/ clutter
3. Required population getting served by addition of the tower
4. Any other reason



ANNEXURE-9: Format for Request for Shifting of Towers

(PROPOSAL TO BE SUBMITTED ALONG WITH THE RF PLAN AND COMPARATIVE BENEFITS)

Existing Tower ID as per the Agreement signed	Proposed Tower Location after shifting	Name of the Villages planned to be covered including additional villages, if any	Population of the Villages Planned to be covered	Lat	Long	Type of terrain	Distance from the existing tower	Purpose for shifting tower	Coverage specifications of proposed tower	No. of USP and their consent	Justification

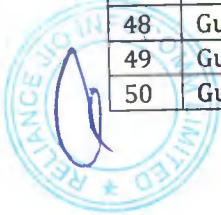
Proper justification may be given for Shifting of the towers:

1. Coverage already available
 - a) Name of the Service provider
 - b) Lat-Long of the corresponding tower
2. Possibility of improved coverage by relocation of the tower due to terrain
3. More population getting served by relocation of the tower
4. Difficulty in tower construction due to soil and geographical conditions
5. Any other reason



APPENDIX-1: SITE LOCATION and DETAILS

S.N.	State	District	Block	Village	Census Code
1	Bihar	West Champaran	Ramnagar	Bairiya Kalan	216182
2	Bihar	West Champaran	Ramnagar	Barwa Dih	216183
3	Bihar	West Champaran	Ramnagar	Gardi	216179
4	Bihar	West Champaran	Ramnagar	Gobrahia	216184
5	Bihar	West Champaran	Ramnagar	Majurha	216181
6	Bihar	West Champaran	Ramnagar	Naurangia	216180
7	Bihar	West Champaran	Ramnagar	Rupwaliya	216191
8	Bihar	West Champaran	Ramnagar	Sitalbari	216201
9	Gujarat	Banaskantha	Wav	Radha Nesda	507372
10	Gujarat	Dohad	Dhanpur	Alindra	519686
11	Gujarat	Dohad	Dhanpur	Bhuvera	519687
12	Gujarat	Dohad	Dhanpur	Pipargota	519684
13	Gujarat	Dohad	Limkheda	Jamri	519266
14	Gujarat	Dohad	Limkheda	Kelkuva	519268
15	Gujarat	Dohad	Limkheda	Vadapipla	519267
16	Gujarat	Kachchh	Nakhatrana	Paneli	506925
17	Gujarat	Kachchh	Nakhatrana	Valka Nana	506927
18	Gujarat	Narmada	Dediapada	Bebar	521574
19	Gujarat	Narmada	Dediapada	Chopdi	521562
20	Gujarat	Narmada	Dediapada	Chuli	521661
21	Gujarat	Narmada	Dediapada	Dabka	521741
22	Gujarat	Narmada	Dediapada	Duthar	521738
23	Gujarat	Narmada	Dediapada	Gadh	521581
24	Gujarat	Narmada	Dediapada	Gichad	521573
25	Gujarat	Narmada	Dediapada	Kanjai	521559
26	Gujarat	Narmada	Dediapada	Kanji	521568
27	Gujarat	Narmada	Dediapada	Khapar	521735
28	Gujarat	Narmada	Dediapada	Kokati	521750
29	Gujarat	Narmada	Dediapada	Mal	521591
30	Gujarat	Narmada	Dediapada	Mathasar	521566
31	Gujarat	Narmada	Dediapada	Mathavali	521588
32	Gujarat	Narmada	Dediapada	Mohbi	521744
33	Gujarat	Narmada	Dediapada	Mohbudi	521590
34	Gujarat	Narmada	Dediapada	Pankhala (Mathasar)	521565
35	Gujarat	Narmada	Dediapada	Pankhala (Shisha)	521743
36	Gujarat	Narmada	Dediapada	Sada	521732
37	Gujarat	Narmada	Dediapada	Sagai	521745
38	Gujarat	Narmada	Dediapada	Samot	521618
39	Gujarat	Narmada	Dediapada	Shisha	521742
40	Gujarat	Narmada	Dediapada	Vaghumar	521564
41	Gujarat	Narmada	Dediapada	Vandri	521567
42	Gujarat	Narmada	Nandod	Amla	521538
43	Gujarat	Narmada	Nandod	Boridra	521526
44	Gujarat	Narmada	Nandod	Chapat	521548
45	Gujarat	Narmada	Nandod	Dadhvada	521549
46	Gujarat	Narmada	Nandod	Datanambali	521552
47	Gujarat	Narmada	Nandod	Dhirkhadi	521529
48	Gujarat	Narmada	Nandod	Dhochki	521551
49	Gujarat	Narmada	Nandod	Gadher	521546
50	Gujarat	Narmada	Nandod	Gadit	521539



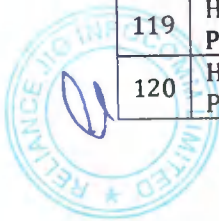
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S.N.	State	District	Block	Village	Census Code
51	Gujarat	Narmada	Nandod	Gagar	521537
52	Gujarat	Narmada	Nandod	Gulvani	521462
53	Gujarat	Narmada	Nandod	Handi	521550
54	Gujarat	Narmada	Nandod	Haripura	521464
55	Gujarat	Narmada	Nandod	Junaraj	521532
56	Gujarat	Narmada	Nandod	Kamodiya	521533
57	Gujarat	Narmada	Nandod	Khamar	521513
58	Gujarat	Narmada	Nandod	Mandan (Gaditvalun)	521534
59	Gujarat	Narmada	Nandod	Mandan (Gorvalun)	521528
60	Gujarat	Narmada	Nandod	Mankad Khada	521461
61	Gujarat	Narmada	Nandod	Mota Haidva	521515
62	Gujarat	Narmada	Nandod	Moti Chikhli	521535
63	Gujarat	Narmada	Nandod	Movi	521527
64	Gujarat	Narmada	Nandod	Namalgadh	521536
65	Gujarat	Narmada	Nandod	Nana Haidva	521514
66	Gujarat	Narmada	Nandod	Nani Chikhli	521525
67	Gujarat	Narmada	Nandod	Nani Daberi	521540
68	Gujarat	Narmada	Nandod	Panchla	521459
69	Gujarat	Narmada	Nandod	Ringni	521490
70	Gujarat	Narmada	Nandod	Surpan	521547
71	Gujarat	Narmada	Nandod	Zarvani	521531
72	Gujarat	Narmada	Sagbara	Kherpada	521826
73	Gujarat	Narmada	Sagbara	Kunvar Khadi	521776
74	Gujarat	Vadodara	Nasvadi	chhotiumar	520723
75	Gujarat	Vadodara	Nasvadi	kunda	520717
76	Gujarat	Vadodara	Nasvadi	kuppa	520726
77	Gujarat	Vadodara	Nasvadi	talav	520716
78	Gujarat	Vadodara	Nasvadi	vadia	520719
79	Himachal Pradesh	Chamba	Bharmaur	Bajol (221)	8124
80	Himachal Pradesh	Chamba	Bharmaur	Bhadar (37)	8188
81	Himachal Pradesh	Chamba	Bharmaur	Chuned (242)	8100
82	Himachal Pradesh	Chamba	Bharmaur	Dhar Jalsu (251)	8108
83	Himachal Pradesh	Chamba	Bharmaur	Jhikli Kugti (75)	8244
84	Himachal Pradesh	Chamba	Bharmaur	Khnar (227)	8118
85	Himachal Pradesh	Chamba	Bharmaur	Navei (217)	8091
86	Himachal Pradesh	Chamba	Bharmaur	Naya Graon (219)	8102
87	Himachal Pradesh	Chamba	Bharmaur	Sarothha (33)	8183
88	Himachal Pradesh	Chamba	Bharmaur	Sindi (223)	8123
89	Himachal Pradesh	Chamba	Bharmaur	Thanetar (243)	8094
90	Himachal Pradesh	Chamba	Bharmaur	Uparli Kugti (72)	8242
91	Himachal Pradesh	Chamba	Bharmaur	Urna (237)	8114



W

S.N.	State	District	Block	Village	Census Code
92	Himachal Pradesh	Chamba	Mehla	Almi (132)	7896
93	Himachal Pradesh	Chamba	Mehla	Girad (128)	7894
94	Himachal Pradesh	Chamba	Mehla	Kalaunce (135)	7900
95	Himachal Pradesh	Chamba	Pangi	Gawari (41)	6715
96	Himachal Pradesh	Chamba	Pangi	Ghisal (49)	6727
97	Himachal Pradesh	Chamba	Pangi	Tuwan (61)	6734
98	Himachal Pradesh	Chamba	Pangi	Udeen (57)	6735
99	Himachal Pradesh	Chamba	Saluni	Bharandui (469)	7072
100	Himachal Pradesh	Chamba	Saluni	Chasak (66)	6774
101	Himachal Pradesh	Chamba	Saluni	Chasak Bhatore (68)	6777
102	Himachal Pradesh	Chamba	Saluni	Dhar Supacholu (141)	7094
103	Himachal Pradesh	Chamba	Saluni	Juri (476)	7078
104	Himachal Pradesh	Chamba	Saluni	Khundi Maral (139)	7096
105	Himachal Pradesh	Chamba	Saluni	Kunda (483)	7088
106	Himachal Pradesh	Chamba	Saluni	Phanaota (494)	7060
107	Himachal Pradesh	Chamba	Saluni	Seri (37)	6710
108	Himachal Pradesh	Chamba	Tisa	Khajwa (431)	6943
109	Himachal Pradesh	Chamba	Tisa	Pre Garaon (3)	6698
110	Himachal Pradesh	Chamba	Tisa	Teppa (386)	6916
111	Himachal Pradesh	Kinnaur	Kalpa	Dhar Ranikanda (70)	27358
112	Himachal Pradesh	Kinnaur	Kalpa	Dhar Shonchayo (71)	27359
113	Himachal Pradesh	Kinnaur	Pooh	Chuling (8)	26764
114	Himachal Pradesh	Kinnaur	Pooh	Dhupak (15/2)	26799
115	Himachal Pradesh	Kinnaur	Pooh	Dung (19/3)	26761
116	Himachal Pradesh	Kinnaur	Pooh	Hangmat (7/2)	26762
117	Himachal Pradesh	Kinnaur	Pooh	Hango (7/1)	26760
118	Himachal Pradesh	Kinnaur	Pooh	Kuno Khas (60/1)	26981
119	Himachal Pradesh	Kinnaur	Pooh	Liti (29/3)	26736
120	Himachal Pradesh	Kinnaur	Pooh	Sumra (45)	26714

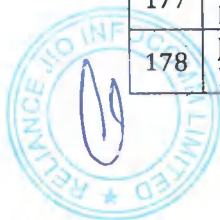


S.N.	State	District	Block	Village	Census Code
121	Himachal Pradesh	Kinnaur	Pooh	Surting Ting (59/4)	26979
122	Himachal Pradesh	Kinnaur	Pooh	Up Mohal Khabo (32/1)	26829
123	Himachal Pradesh	Kinnaur	Pooh	Up Mohal Namgia Kanda (35/2)	26830
124	Himachal Pradesh	Kinnaur	Pooh	Up Mohal Thoropa (43/2)	26773
125	Himachal Pradesh	Lahaul & Spiti	Spiti	Chobrang (152/1)	12603
126	Himachal Pradesh	Lahaul & Spiti	Spiti	Kaurik (183/1)	12655
127	Himachal Pradesh	Lahaul & Spiti	Spiti	Keuling (74)	12509
128	Himachal Pradesh	Lahaul & Spiti	Spiti	Kibri (163/3)	12621
129	Himachal Pradesh	Lahaul & Spiti	Spiti	Komik (69)	12501
130	Himachal Pradesh	Lahaul & Spiti	Spiti	Lalung Khas (163/1)	12619
131	Himachal Pradesh	Lahaul & Spiti	Spiti	Lidang (72)	12507
132	Himachal Pradesh	Lahaul & Spiti	Spiti	Mulche (155/3)	12609
133	Himachal Pradesh	Lahaul & Spiti	Spiti	Newpur (149/5)	12597
134	Himachal Pradesh	Lahaul & Spiti	Spiti	Samling (149/6)	12598
135	Himachal Pradesh	Lahaul & Spiti	Spiti	Sanglung (153)	12605
136	Himachal Pradesh	Lahaul & Spiti	Spiti	Shego (71/2)	12506
137	Himachal Pradesh	Lahaul & Spiti	Spiti	Shushna (149/2)	12594
138	Jammu & Kashmir	Bandipore	Bandipora	Chhandaji	2728
139	Jammu & Kashmir	Bandipore	Bandipora	Nagin Pora (Athwatu)	2730
140	Jammu & Kashmir	Bandipore	Bandipora	Rangin Pora (Veewan))	2731
141	Jammu & Kashmir	Bandipore	Gurez	Abdullan	2726
142	Jammu & Kashmir	Bandipore	Gurez	Baduab	2724
143	Jammu & Kashmir	Bandipore	Gurez	Badugam	2718
144	Jammu & Kashmir	Bandipore	Gurez	Barnia	2710
145	Jammu & Kashmir	Bandipore	Gurez	Buglindar	2720
146	Jammu & Kashmir	Bandipore	Gurez	Dangi Thal	2712
147	Jammu & Kashmir	Bandipore	Gurez	Gujran	2725
148	Jammu & Kashmir	Bandipore	Gurez	Gulshan Pora (Bagtor)	2700
149	Jammu & Kashmir	Bandipore	Gurez	Gund Gul Sheikh	2721



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S.N.	State	District	Block	Village	Census Code
150	Jammu & Kashmir	Bandipore	Gurez	Husan Gam	2722
151	Jammu & Kashmir	Bandipore	Gurez	Jurniyal	2714
152	Jammu & Kashmir	Bandipore	Gurez	Kilshi Pain	2709
153	Jammu & Kashmir	Bandipore	Gurez	Korgbal	2702
154	Jammu & Kashmir	Bandipore	Gurez	Manz Gund	2715
155	Jammu & Kashmir	Bandipore	Gurez	Mastan Khopri	2703
156	Jammu & Kashmir	Bandipore	Gurez	Niru	2716
157	Jammu & Kashmir	Bandipore	Gurez	Saradab	2719
158	Jammu & Kashmir	Bandipore	Gurez	Wazirithal	2717
159	Jammu & Kashmir	Baramula	Boniyar	Banali	2593
160	Jammu & Kashmir	Baramula	Boniyar	Bardian	2599
161	Jammu & Kashmir	Baramula	Boniyar	Chotali	2602
162	Jammu & Kashmir	Baramula	Boniyar	Dara Kujan	2595
163	Jammu & Kashmir	Baramula	Boniyar	Dudaran	2596
164	Jammu & Kashmir	Baramula	Boniyar	Gagar Hal	2601
165	Jammu & Kashmir	Baramula	Boniyar	Jabdi	2600
166	Jammu & Kashmir	Baramula	Boniyar	Maidanan	2597
167	Jammu & Kashmir	Baramula	Uri	Addosa	2519
168	Jammu & Kashmir	Baramula	Uri	Churanda	2540
169	Jammu & Kashmir	Baramula	Uri	Gohallan	2535
170	Jammu & Kashmir	Baramula	Uri	Hathlanga	2545
171	Jammu & Kashmir	Baramula	Uri	Nawa Rundan	2531
172	Jammu & Kashmir	Baramula	Uri	Sahoora	2547
173	Jammu & Kashmir	Baramula	Uri	Salli Koot	2542
174	Jammu & Kashmir	Baramula	Uri	Zamboor Pattan	2506
175	Jammu & Kashmir	Doda	Gandoh	Amarsingh Pora	4340
176	Jammu & Kashmir	Doda	Gandoh	Batmas	4392
177	Jammu & Kashmir	Doda	Gandoh	Chochlu	4386
178	Jammu & Kashmir	Doda	Gandoh	Mandhan	4388



S.N.	State	District	Block	Village	Census Code
179	Jammu & Kashmir	Doda	Gandoh	Shingni	4370
180	Jammu & Kashmir	Kargil	Drass	Jusgund	1013
181	Jammu & Kashmir	Kargil	Drass	Mushku	1006
182	Jammu & Kashmir	Kargil	Kargil	Garkon	965
183	Jammu & Kashmir	Kargil	Lungnak	Chah	1085
184	Jammu & Kashmir	Kargil	Lungnak	Kargyak	1088
185	Jammu & Kashmir	Kargil	Lungnak	Pipcha	1082
186	Jammu & Kashmir	Kargil	Lungnak	Ruru Moony	1084
187	Jammu & Kashmir	Kargil	Lungnak	Shan Shaday	1083
188	Jammu & Kashmir	Kargil	Lungnak	Testa	1087
189	Jammu & Kashmir	Kargil	Sankoo	Barto	1044
190	Jammu & Kashmir	Kargil	Sankoo	Itchoo	1046
191	Jammu & Kashmir	Kargil	Sankoo	KarcheY Khar	1042
192	Jammu & Kashmir	Kargil	Sankoo	Sangra	1039
193	Jammu & Kashmir	Kargil	Sankoo	Shergandi	1045
194	Jammu & Kashmir	Kargil	Sankoo	Umba	1036
195	Jammu & Kashmir	Kargil	Shakar Chiktan	Sanjak	985
196	Jammu & Kashmir	Kargil	Shakar Chiktan	Yogmakharbu	984
197	Jammu & Kashmir	Kargil	Shargole	Karamba	1018
198	Jammu & Kashmir	Kargil	Shargole	Karit	982
199	Jammu & Kashmir	Kargil	Shargole	Kukste	981
200	Jammu & Kashmir	Kargil	Shargole	Phoo	1015
201	Jammu & Kashmir	Kargil	Shargole	Tacha	989
202	Jammu & Kashmir	Kargil	Taifsuru	Gyaling	1048
203	Jammu & Kashmir	Kargil	Taifsuru	Parkachik	1062
204	Jammu & Kashmir	Kargil	Taifsuru	Purtikchy	1049
205	Jammu & Kashmir	Kargil	Taifsuru	Rangdum	1063
206	Jammu & Kashmir	Kargil	Taifsuru	Tangol	1060
207	Jammu & Kashmir	Kargil	Zanskar	Abran	1065



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S.N.	State	District	Block	Village	Census Code
208	Jammu & Kashmir	Kargil	Zanskar	Akshow	1064
209	Jammu & Kashmir	Kargil	Zanskar	Icher	1086
210	Jammu & Kashmir	Kargil	Zanskar	Tangday Kumi	1081
211	Jammu & Kashmir	Kargil	Zanskar	Techa Khasar	1072
212	Jammu & Kashmir	Kargil	Zanskar	Tonrian Thagan	1071
213	Jammu & Kashmir	Kathua	Bani	Kilore	1773
214	Jammu & Kashmir	Kathua	Bani	Raulka	1759
215	Jammu & Kashmir	Kathua	Duggan	Bholri	1764
216	Jammu & Kashmir	Kathua	Duggan	Dhaggar	1763
217	Jammu & Kashmir	Kathua	Lohai Malhar	Bhattodi	1666
218	Jammu & Kashmir	Kishtwar	Kishtwar	Saranwan	4671
219	Jammu & Kashmir	Kishtwar	Marwah	Hanzal	4749
220	Jammu & Kashmir	Kishtwar	Marwah	Tiller	4748
221	Jammu & Kashmir	Kishtwar	Nagseni	Piyas	4661
222	Jammu & Kashmir	Kishtwar	Padder	Batwas	4792
223	Jammu & Kashmir	Kishtwar	Padder	Cheto	4795
224	Jammu & Kashmir	Kishtwar	Padder	Ishtahari	4793
225	Jammu & Kashmir	Kishtwar	Padder	Pandail	4775
226	Jammu & Kashmir	Kishtwar	Padder	Tun	4789
227	Jammu & Kashmir	Kishtwar	Warwan	Aftee	4734
228	Jammu & Kashmir	Kishtwar	Warwan	Busmina	4733
229	Jammu & Kashmir	Kishtwar	Warwan	Rekenwas	4730
230	Jammu & Kashmir	Kishtwar	Warwan	Sukhnai	4729
231	Jammu & Kashmir	Kupwara	Kralpora	Mindiyan	5
232	Jammu & Kashmir	Kupwara	Kralpora	Patrin	6
233	Jammu & Kashmir	Kupwara	Teetwal	Chat Kari	360
234	Jammu & Kashmir	Kupwara	Teetwal	Hajitrah	364
235	Jammu & Kashmir	Kupwara	Teetwal	Teetwal	331
236	Jammu & Kashmir	Kupwara	Trehgam	Juma Gund	7



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S.N.	State	District	Block	Village	Census Code
237	Jammu & Kashmir	Leh(Ladakh)	Chuchat	Nang	857
238	Jammu & Kashmir	Leh(Ladakh)	Khalsi	Fotoksar	960
239	Jammu & Kashmir	Leh(Ladakh)	Khalsi	Lingshet	959
240	Jammu & Kashmir	Leh(Ladakh)	Khalsi	Youl Chung	961
241	Jammu & Kashmir	Leh(Ladakh)	Kharu	Igoo	881
242	Jammu & Kashmir	Leh(Ladakh)	Kharu	Langokor	870
243	Jammu & Kashmir	Leh(Ladakh)	Kharu	Meroo	889
244	Jammu & Kashmir	Leh(Ladakh)	Kharu	Sharnose	882
245	Jammu & Kashmir	Leh(Ladakh)	Leh	Chiling Sumda	864
246	Jammu & Kashmir	Leh(Ladakh)	Leh	Skiumarkha	865
247	Jammu & Kashmir	Leh(Ladakh)	Nubra	Khemakhungiu	937
248	Jammu & Kashmir	Leh(Ladakh)	Nubra	Largiab	924
249	Jammu & Kashmir	Leh(Ladakh)	Nubra	Tangyar	938
250	Jammu & Kashmir	Leh(Ladakh)	Nubra	Thanga Chathang	911
251	Jammu & Kashmir	Leh(Ladakh)	Nubra	Warisfistan	916
252	Jammu & Kashmir	Leh(Ladakh)	Nyoma	Demjok	906
253	Jammu & Kashmir	Leh(Ladakh)	Nyoma	Kharnak	895
254	Jammu & Kashmir	Leh(Ladakh)	Nyoma	Kumgyam	885
255	Jammu & Kashmir	Leh(Ladakh)	Nyoma	Skitmang	897
256	Jammu & Kashmir	Leh(Ladakh)	Nyoma	Tukla	884
257	Jammu & Kashmir	Leh(Ladakh)	Panamic	Chamshan Charasa	930
258	Jammu & Kashmir	Leh(Ladakh)	Panamic	Khemi	917
259	Jammu & Kashmir	Leh(Ladakh)	Saspol	Saspochey	949
260	Jammu & Kashmir	Leh(Ladakh)	Saspol	Tarhipti	956
261	Jammu & Kashmir	Punch	Balakote	Datote	1231
262	Jammu & Kashmir	Punch	Buffliaze	Poshiana	1258
263	Jammu & Kashmir	Rajouri	Budhal	Gurasarkari	1435
264	Jammu & Kashmir	Rajouri	Manjakote	Methi Dhara	1389
265	Jammu & Kashmir	Rajouri	Nowshehra	Jajot Kandu	1554



S.N.	State	District	Block	Village	Census Code
266	Jammu & Kashmir	Rajouri	Nowshehra	Kalal	1600
267	Jammu & Kashmir	Rajouri	Nowshehra	Khambah	1567
268	Jammu & Kashmir	Rajouri	Nowshehra	Sariah	1566
269	Jammu & Kashmir	Reasi	Arnas	Dhaki Kote	5221
270	Jammu & Kashmir	Reasi	Arnas	Narkote	5223
271	Jammu & Kashmir	Reasi	Mahore	Bhransal (Bharasal)	5182
272	Jammu & Kashmir	Reasi	Mahore	Khorh	5183
273	Jammu & Kashmir	Reasi	Mahore	Nandkot	5160
274	Jammu & Kashmir	Reasi	Mahore	Sarsot	5161
275	Jammu & Kashmir	Reasi	Mahore	Shibras	5178
276	Jammu & Kashmir	Reasi	Reasi	Sahri	5290
277	Jammu & Kashmir	Reasi	Reasi	Syal Sagarh	5296
278	Jammu & Kashmir	Udhampur	Dudu	Kadwa	5048
279	Jammu & Kashmir	Udhampur	Dudu	Khanad	5049
280	Jammu & Kashmir	Udhampur	Dudu	Ladhra	5046
281	Jammu & Kashmir	Udhampur	Dudu	Rai Chak	5047
282	Karnataka	Gadag	MUNDARGI	Eklaspur	602155
283	Karnataka	Mysore	Somvarpet	Kumaralli	617918
284	Karnataka	Mysore	Somvarpet	SURALABHI	617950
285	MP	Betul	Multai	khambar	486348
286	Rajasthan	Barmer	Chohtan	Kelnor	88786
287	Rajasthan	Barmer	Sheo	Moti ki Beri	86615
288	Rajasthan	Barmer	Sheo	Panchla	86604
289	Rajasthan	Barmer	Sheo	Sagordiya	86617
290	Rajasthan	Bikaner	Khajuwala	33 Kjd	69725
291	Rajasthan	Bikaner	Khajuwala	39 Kjd	69724
292	Rajasthan	Bikaner	Kolayat	Bhoorasar	69349
293	Rajasthan	Bikaner	Kolayat	Kabrawala	69346
294	Rajasthan	Bikaner	Kolayat	Maganwala	69350
295	Rajasthan	Bikaner	Kolayat	Miranwala	69351
296	Rajasthan	Bikaner	Kolayat	Miyawala	69356
297	Rajasthan	Bikaner	Kolayat	Musewala	69348
298	Rajasthan	Jaisalmer	Jaisalmer	Devawala Gaon	86205
299	Rajasthan	Jaisalmer	Jaisalmer	Jaloowala	86193
300	Rajasthan	Jaisalmer	Jaisalmer	Karnewala	86194
301	Rajasthan	Jaisalmer	Jaisalmer	Khara	86202
302	Rajasthan	Jaisalmer	Jaisalmer	Malasar	86188
303	Rajasthan	Jaisalmer	Jaisalmer	Meerpura	86204
304	Rajasthan	Jaisalmer	Jaisalmer	Naya Khara	86201
305	Rajasthan	Jaisalmer	Jaisalmer	Tarpura	86200



S.N.	State	District	Block	Village	Census Code
306	Rajasthan	Jaisalmer	Sam	Bhuwana	85996
307	Rajasthan	Jaisalmer	Sam	Buili	85913
308	Rajasthan	Jaisalmer	Sam	Jhalariya	86040
309	Rajasthan	Jaisalmer	Sam	Karta	86015
310	Rajasthan	Jaisalmer	Sam	Kerla	86150
311	Rajasthan	Jaisalmer	Sam	Khabdela	86053
312	Rajasthan	Jaisalmer	Sam	Liloi	85851
313	Rajasthan	Jaisalmer	Sam	Mandhalwali	86036
314	Rajasthan	Jaisalmer	Sam	Mukne Ka Tala	85837
315	Rajasthan	Jaisalmer	Sam	Shastrinagar	85914
316	Rajasthan	Sikar	Neem-Ka-Thana	Ladika Bas Nimkathana	82338
317	Uttar Pradesh	Lakhimpur Kheri	Paliya	Bajahi	135176
318	Uttar Pradesh	Lakhimpur Kheri	Paliya	Bankati	135163
319	Uttar Pradesh	Lakhimpur Kheri	Paliya	Dhakiya	135170
320	Uttar Pradesh	Lakhimpur Kheri	Paliya	Kajariya	135162
321	Uttar Pradesh	Lakhimpur Kheri	Paliya	Piprola	135175
322	Uttar Pradesh	Lakhimpur Kheri	Paliya	Poya	135194
323	Uttar Pradesh	Pilibhit	Puranpur	Ram Nagar	132541
324	Uttar Pradesh	Pilibhit	Puranpur	Singhara Urf Tatarganj	132356
325	Uttar Pradesh	Shrawasti	Sirsiya	Bankati	172801
326	Uttarakhand	Chamoli	Joshimath	Bampa	40887
327	Uttarakhand	Chamoli	Joshimath	Farkiagaon	40895
328	Uttarakhand	Chamoli	Joshimath	Garpak	40901
329	Uttarakhand	Chamoli	Joshimath	Gurguti	40890
330	Uttarakhand	Chamoli	Joshimath	Jalam	40897
331	Uttarakhand	Chamoli	Joshimath	Jumma	40898
332	Uttarakhand	Chamoli	Joshimath	Kaga Lagga Dronagiri	40900
333	Uttarakhand	Chamoli	Joshimath	Kailashpur	40893
334	Uttarakhand	Chamoli	Joshimath	khiron	40809
335	Uttarakhand	Chamoli	Joshimath	Sukhi	40857
336	Uttarakhand	Chamoli	Joshimath	Tolma	40856
337	Uttarakhand	Champawat	Champawat	Bastiya	53860
338	Uttarakhand	Champawat	Champawat	Birgola	53947
339	Uttarakhand	Champawat	Champawat	Chuka	54408
340	Uttarakhand	Champawat	Champawat	Mosta	53945
341	Uttarakhand	Champawat	Champawat	Ninori	53934
342	Uttarakhand	Champawat	Champawat	Tarkuli	53936
343	Uttarakhand	Champawat	Lohaghat	Matiyani	54380
344	Uttarakhand	Pithoragarh	Dharchula	DAR	49115
345	Uttarakhand	Pithoragarh	Dharchula	Jipti	49095
346	Uttarakhand	Pithoragarh	Dharchula	Sirkha	49097
347	Uttarakhand	Pithoragarh	Dharchula	SOVALA	49114
348	Uttarakhand	Pithoragarh	Munakot	Katiyani	50401
349	Uttarakhand	Pithoragarh	Munakot	Tarigaon	50485
350	Uttarakhand	Pithoragarh	Munsiari	BONA	48865
351	Uttarakhand	Pithoragarh	Munsiari	Bilju	48843
352	Uttarakhand	Pithoragarh	Munsiari	Milam	48842
353	Uttarakhand	Uttarkashi	Mori	Monda	40190
354	West Bengal	Murshidabad	Bhagabangola-II	Jazira Char Dumuria	314563



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