10-46/2010- CS-III

Government of India

Ministry of Communications & IT

Department of Telecommunications

Sanchar Bhavan, 20 - Ashoka Road

New Delhi - 110001



Dated: 11.10.2010

To

M/s VINDHYA TELELINKS LIMITED PLOT NO. 1C & D, UDYOG VIHAR, P.O. CHORHATA, REWA - 485006

Subject: Registration Certificate for Infrastructure Provider Category-I (IP-I)

Please find enclosed herewith the Registration Certificate No.342 /2010 dated 11.10.2010 issued to M/s Vindhya Telelinks Limited.

The following points should be noted for strict compliance by IP-I Provider:

- (i) The scope of IP-I provider is limited to establish and maintain assets such as Dark Fibres, Right of Way, Duct Space and Tower for the purpose to grant on lease/rent/sale basis only to the licensed Telecom Service Providers licensed under Section 4 of Indian Telegraph Act, 1885, on mutually agreed terms and conditions.
- (ii) The IP-I provider has to submit to DoT a copy of agreement entered into with the licensed Telecom Service Providers within 15 days of signing such agreement.

(iii) Any breach of the terms and conditions given in the enclosed Registration Certificate will lead to cancellation of the registration without any further notice.

(S.T.Äbbas) Director (CS-III)

(1.10.2010

(एस. टी. अम्बान/S. T ABBAS)

F.L मार्च (स्त. २वट-सा)

- Orector (CS-11)

दूरसंचार विभाग, भारत सरकार

रेम्ब्रास, व्य Telecom, Covt. or India

Sudhir Chauhan GM-Projects & Planning Vindhya Telelinks Limited

10-46/2010-CS-III

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Department of Telecommunications
Sanchar Bhavan, 20, Ashoka Road
New Delhi-110001

Registration Certificate No.: 342/2010

Date: 11.10.2010

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This is to certify that M/s VINDHYA TELELINKS LIMITED with registered office at PLOT NO. 1C & D, UDYOG VIHAR, P.O. CHORHATA, REWA – 485006 is registered as Infrastructure Provider Category 1 (IP-1) to establish and maintain the assets such as Dark Fibres, Right of Way, Duct Space and Tower for the purpose to grant on lease/rent/sale basis to the licensees of Telecorn Services licensed under Section 4 of Indian Telegraph Act, 1885 on mutually agreed terms and conditions.

- 2.0 In no case the company shall work and operate or provide telegraph service including end to end bandwidth as defined in Indian Telegraph Act, 1885 either to any service provider or any other customer.
- 3.0 The company shall submit a copy of an Agreement entered into with the other service providers including Infrastructure Provider Category II (IP-II) within 15 days of signing of such Agreement.
- 4.0 The company shall provide the said infrastructure in a non-discriminatory manner.
- 5.0 In the event of any question, dispute or difference arising under this Registration, or in connection thereof, except as to the matter, the decision of which is specifically provided elsewhere under this Registration, the same shall be referred to the sole Arbitrator appointed and nominated by the Director General Telecommunications or by whatever designation Director General Telecom may be called, hereinafter called the "ARBITRAL TRIBUNAL".
- 5.1 This Registration Certificate and any dispute thereof shall be governed by the substantive provisions of Indian law.
- 5.2 The venue of Arbitration shall be New Delhi or as may be fixed by the ARBITRAL TRIBUNAL anywhere in India.
- 5.3 The arbitration proceedings shall be conducted in accordance with the provisions of the Indian Arbitration and Conciliation Act, 1996 and rules framed thereunder or any modifications or re-enactment thereof made from time to time.

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- The Registered company can provide the infrastructure as stated above to any licensee of Telegraph services Licensed under section 4 of the Indian Telegraph Act 1885. The company shall, in no case, grant in any manner the infrastructure to any erstwhile Licensee whose licence is either terminated or suspended or not in operation at given point of time. In the event of any infrastructure allowed before hand, then the Registered company shall be obliged to withdraw the grant of infrastructure and to disconnect or sever connectivity immediately without loss of time and further, infrastructure and to disconnect or sever connectivity immediately without loss of time and further, upon receipt of any reference from the Licensor in this regard, disconnection shall be made effective within an hour of receipt of such reference. On the question of disconnectivity the decision of the Director General Telecom shall be final.
- 7.0 The Registered company shall provide necessary facilities depending upon the specific situation at the relevant time to the Government to counteract espionage, subversive act, sabotage or any other unlawful activity.
- 7.1 The Registered company shall make available on demand to the agencies authorized by the Government of India, full access to the network for technical scrutiny and for inspection which can be visual inspection or any operational inspection.
- 7.2 All foreign personnel likely to be deployed by the Registered company for installation, operation and maintenance of the Registered company network shall be security cleared by the Government of India prior to their deployment. The security clearance will be obtained from the Ministry of Home Affairs, Government of India, who will follow standard norms in the matter.
- 7.3 The Registered company shall ensure protection of privacy of communication and ensure that unauthorized interception of messages does not take place.
- 7.4 The Government shall have the right to take over the equipment and networks of the Registered company or revoke/terminate/suspend the Registration of the company either in part or in whole as per directions if any, issued in the public interest by the Government in case of emergency or war or low intensity conflict or any other eventuality. Provided any specific orders or direction from the Government issued under such conditions shall be applicable to the Registered company and shall be strictly complied with. Further, the Government reserves the right to keep any area out of the operation zone of the service if implications of security so require.
- 7.5 Government reserves the right to modify these conditions or incorporate new conditions considered necessary in the interest of national security and public interest.
- 7.6 The Registered company will ensure that the Telecommunication installation carried out by it should not become a safety hazard and is or in contravention of any statue, rule or regulation and public policy.

8.0 Any breach of the above terms will lead to cancellation of the registration without any further notice.

(S.T.Abbas)

DIRECTOR (CS-III)

To M/s VINDHYA TELELINKS LIMITED PLOT NO. 1C & D, UDYOG VIHAR, P.O. CHORHATA, REWA – 485006 (एस. ही. जन्मास/S. T ABRAS)
निरंशन (सी. प्रश्नाम)
Depote (CS-III)
प्रशंकार विश्वास, नामस साम्यास
Dept. of Tabecom, Gov. of India

Sudhir Chauhan

GM-Projects & Planning

Vindhya Telelinks Limited

Mithlesh Aganwala Regd. No. 0105/06

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- (1) To sign all documents related to Right of Way permission for Laying of Optical Fibre Cable Network in the state of Haryana, Punjab, Himachal Pradesh, Uttrakhand and Jammu & Kashmir.
- (2) To negotiate on behalf of the Company for the above matters.
- (3) To sign and accept all documents related to above matters.

AND I hereby agree that all the deeds and things lawfully done by my said attorney shall be construed as acts, deeds and things done by the company and undertake to ratify and confirm all whatsoever the said Attorney shall lawfully do or cause to be done by virtue of the power hereby given.

IN WITNESS WHEREOF I have signed the deed on this 25th day of November 2014 at New Delhi.

Signature of Mr. Sudhir Chauhan

WITNESS:

(GYANESHWAX JHA)

EXCUTANT

(Y. S. LODHA)

ATTESTED

Notary Public Delhi

25 NOV 2014

Sudhir Chauhan GM-Projects & Planning Vindhya Telelinks Line

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