

AGREEMENT

Between Madhya Pradesh State Electronics Development Corporation and [Fill the name of the Company/Consortium]

For Implementation of ICT@School Project in schools of bidding
block [Fill the name of the bidding block]

3rd June 2009

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AGREEMENT

THIS AGREEMENT is entered into on this the _____ day of _____, 2009.

BETWEEN

1 **MADHYA PRADESH STATE ELECTRONICS DEVELOPMENT CORPORATION LTD**, having its principal office at 147 Zone-I, M.P Nagar Bhopal-462011 acting through its authorized signatory Managing Director (hereinafter referred to as the “**Corporation**” which expression shall, unless repugnant to the context or meaning thereof, include its administrators, successors and assigns) of One Part;

AND

2 [**** **LIMITED**], a Company incorporated under the provisions of the Companies Act, 1956 and having its registered office at _____, (hereinafter referred to as the “**Company/Consortium**” which expression shall, unless repugnant to the context or meaning thereof, include its successors and permitted assigns and substitutes) of the Other Part.

WHEREAS:

- (A) The Corporation is a government company incorporated under the provisions of the Companies Act, 1956, and is under the control of the Department of Information Technology of the Government of Madhya Pradesh (“**GoMP**”). The Corporation has the mandate to promote Information Technology in Madhya Pradesh.
- (B) The Corporation had accordingly invited proposals by its Request for Qualification dated 4th May, 2008 (“**Tender Notice**”) for short listing of bidders for establishment, operation and maintenance of the Project on BOOT [Build Own Operate and Transfer] basis and had shortlisted certain bidders including, inter alia, the *[name of the selected bidder]*.
- (C) The Corporation had prescribed the technical and commercial terms and conditions, and invited bids from the shortlisted bidders for undertaking the Project.
- (D) After evaluation of the bids received, the Corporation had accepted the bid of the *[name of the selected bidder]* and issued its letter of acceptance No. _____ dated _____ (hereinafter called the “**LOA**”) to the *[name of the selected bidder]* requiring, inter alia, the execution of this Agreement within _____ (_____) days of the date of issue thereof.
- (E) The Company/Consortium has provided the Performance Security to the Corporation.

NOW THEREFORE in consideration of the foregoing and the respective covenants and agreements set forth in this Agreement, the sufficiency and adequacy of which is hereby acknowledged and intending to be legally bound hereby, the Parties agree as follows:

ARTICLE 1

DEFINITIONS AND INTERPRETATION

1.1 Definitions

The words and expressions beginning with capital letters and defined in this Agreement (including those in Article 32) shall, unless the context otherwise requires, have the meaning ascribed thereto herein, and the words and expressions defined in the Schedules and used therein shall have the meaning ascribed thereto in the Schedules.

1.2 Interpretation

1.2.1 In this Agreement, unless the context otherwise requires,

- (a) references to any legislation or any provision thereof shall include amendment or re-enactment or consolidation of such legislation or any provision thereof so far as such amendment or re-enactment or consolidation applies or is capable of applying to any transaction entered into hereunder;
- (b) references to laws of India or Indian law or regulation having the force of law shall include the laws, acts, ordinances, rules, regulations, bye laws or notifications which have the force of law in the territory of India and as from time to time may be amended, modified, supplemented, extended or re-enacted;
- (c) references to a “**person**” and words denoting a natural person shall be construed as a reference to any individual, firm, company, corporation, society, trust, government, state or agency of a state or any association or partnership (whether or not having separate legal personality) of two or more of the above and shall include successors and assigns;
- (d) the table of contents, headings or sub-headings in this Agreement are for convenience of reference only and shall not be used in, and shall not affect, the construction or interpretation of this Agreement;
- (e) the words “**include**” and “**including**” are to be construed without limitation and shall be deemed to be followed by “without limitation” or “but not limited to” whether or not they are followed by such phrases;
- (f) references to “**establishing computer facilities**” unless the context otherwise requires, procurement, transportation, installation, maintenance, interior furnishing, testing, commissioning, providing faculty and other activities incidental to establishing Project Facilities;
- (g) any reference to any period of time shall mean a reference to that according to Indian Standard Time;

- (h) any reference to day shall mean a reference to a calendar day;
- (i) references to a ‘**business day**’ shall be construed as a reference to a day (other than a Sunday) on which State Government Offices of Bhopal are generally open for business;
- (j) any reference to month shall mean a reference to a calendar month as per the Gregorian calendar;
- (k) references to any date, period or Project Milestone shall mean and include such date, period or Project Milestone as may be extended pursuant to this Agreement;
- (l) any reference to any period commencing ‘**from**’ a specified day or date and ‘**till**’ or ‘**until**’ a specified day or date shall include both such days or dates; provided that if the last day of any period computed under this Agreement is not a business day, then the period shall run until the end of the next business day;
- (m) the words importing singular shall include plural and vice versa;
- (n) references to any gender shall include the other and the neutral gender;
- (o) ‘**lakh**’ means a hundred thousand (100,000) and ‘**crore**’ means ten million (10,000,000);
- (p) ‘**indebtedness**’ shall be construed so as to include any obligation (whether incurred as principal or surety) for the payment or repayment of money, whether present or future, actual or contingent;
- (q) references to the ‘**winding-up**’, ‘**dissolution**’, ‘**insolvency**’, or ‘**reorganisation**’ of a company or corporation shall be construed so as to include any equivalent or analogous proceedings under the law of the jurisdiction in which such company or corporation is incorporated or any jurisdiction in which such company or corporation carries on business including the seeking of liquidation, winding-up, reorganisation, dissolution, arrangement, protection or relief of debtors;
- (r) any reference, at any time, to any agreement, deed, instrument, licence or document of any description shall be construed as reference to that agreement, deed, instrument, licence or other document as amended, varied, supplemented, modified or suspended at the time of such reference; provided that this Sub-clause shall not operate so as to increase liabilities or obligations of the Corporation hereunder or pursuant hereto in any manner whatsoever;
- (s) any agreement, consent, approval, authorisation, notice, communication, information or report required under or pursuant to this Agreement from or by any Party shall be valid and effective only if it is in writing under the hand of a duly authorised representative of such Party, in this behalf and not otherwise;

- (t) the Schedules and Recitals to this Agreement form an integral part of this Agreement and will be in full force and effect as though they were expressly set out in the body of this Agreement;
 - (u) references to Recitals, Articles, Clauses, Sub-clauses or Schedules in this Agreement shall, except where the context otherwise requires, mean references to Recitals, Articles, Clauses, Sub-clauses and Schedules of or to this Agreement, and references to a Paragraph shall, subject to any contrary indication, be construed as a reference to a paragraph of this Agreement or of the Schedule in which such reference appears; and
- 1.2.2 Unless expressly provided otherwise in this Agreement, any Documentation required to be provided or furnished by the Company/Consortium to the Corporation and/or the Corporation's Representative shall be provided free of cost and in three copies, and if the Corporation is required to return any such Documentation with its comments and/or approval, it shall be entitled to retain two copies thereof.
- 1.2.3 The rule of construction, if any, that a contract should be interpreted against the parties responsible for the drafting and preparation thereof, shall not apply.
- 1.2.4 Any word or expression used in this Agreement shall, unless otherwise defined or construed in this Agreement, bear its ordinary English meaning and, for these purposes, the General Clauses Act 1897 shall not apply.
- 1.3 Measurements and arithmetic conventions
- All measurements and calculations shall be in the metric system and calculations done to 2 (two) decimal places, with the third digit of 5 (five) or above after the decimal being rounded up and below 5 (five) being rounded down.
- 1.4 Priority of Agreements and errors/discrepancies
- 1.4.1 This Agreement, and all other agreements and documents forming part of this Agreement are to be taken as mutually explanatory and, unless otherwise expressly provided elsewhere in this Agreement, the priority of this Agreement and other documents and agreements forming part hereof shall, in the event of any conflict between them, be in the following order:
- (a) this Agreement; and
 - (b) all other agreements and documents forming part hereof;
- i.e. the agreement at (a) above shall prevail over the agreements and documents at (b) above.
- 1.4.2 Subject to Article 1.4.1, in case of ambiguities or discrepancies within this Agreement, the following shall apply:
- (a) between two or more Clauses of this Agreement, the provisions of a specific Clause relevant to the issue under consideration shall prevail over those in other Clauses;

- (b) between the Clauses of this Agreement and the Schedules, the Clauses shall prevail and between Schedules and Annexes, the Schedules shall prevail;
- (c) between any value written in numerals and that in words, the latter shall prevail.

ARTICLE 2

SCOPE OF THE PROJECT

2.1 Scope of the Project

The scope of the Project (the “**Scope of the Project**”) shall mean and include, during the Period:

- (a) Providing, maintaining and operating computer infrastructure in the High Schools and Higher Secondary Schools of the bidding block [Insert the name of the bidding block here] as specified in **Schedule A** on a Build Own Operate and Transfer (BOOT) basis;
- (b) The specification of infrastructure for the Project Facilities is specified in **Schedule B**;
- (c) Specification of computer hardware will be as specified in **Schedule C**;
- (d) Provide faculty as specified in **Schedule D**;
- (e) Maintain Service Level in accordance with the Agreement (SLA) as specified in **Schedule E**;
- (f) The course related to computer education that is to be taught in the School is specified in **Schedule M**;
- (f) Performance and fulfilment of all other obligations of the Company/ Consortium in accordance with the provisions of this Agreement and matters incidental thereto or necessary for the performance of any or all of the obligations of the Company/Consortium under this Agreement.

ARTICLE 3

GRANT OF RIGHTS OVER THE PROJECT

- 3.1. Subject to and in accordance with the provisions of this Agreement, the Applicable Laws and the Applicable Permits, the Corporation hereby grants exclusive right, during the subsistence of this Agreement to receive Quarterly Guaranteed Revenue (QGR) for the Project for a period, unless terminated earlier in terms of this Agreement, of 5 (five) years commencing from the Commercial Operational Date [COD] and the Company/Consortium hereby accepts and agrees to implement the Project subject to and in accordance with the terms and conditions set forth herein .
- 3.2 The Company/Consortium shall be allowed to outsource the following activities, namely, recruitment of faculty, supply of hardware/software/furniture, maintenance of hardware/software, civil work and minor repair work, supply of fuel for the DG set provided that the Company/Consortium will take written permission from the Corporation. The Corporation would provide permission of outsourcing within 7 days of the Application made by the Company/Consortium, if the permission is not granted within 7 days it would be deemed that permission has been granted.Further the

corporation is developing exclusive portal for ICT project where online permission would be granted.

- 3.3 The Corporation will provide all reasonable support and assistance to the Company/Consortium in procuring permission required from time to time; however the principal obligation for obtaining the permissions shall be that of the Company/Consortium.

ARTICLE 4

CONDITIONS PRECEDENT

4.1 Conditions Precedent

- 4.1.1 Save and except as expressly provided in this Article, the respective rights and obligations of the Parties under this Agreement shall be subject to the satisfaction in full of the conditions precedent specified in this Article 4.1 (the “**Conditions Precedent**”).
- 4.1.2 The Company/Consortium may, upon providing the Performance Security to the Corporation in accordance with Article 9, at any time after the Appointed Date, by notice require the Corporation to satisfy any or all of the Conditions Precedent set forth in this Article 4.1.2 within a period of 60 (sixty) days of the notice, or such longer period not exceeding 90 (ninety) days as may be specified therein, and the Conditions Precedent required to be satisfied by the Corporation prior to the Appointed Date shall be deemed to have been fulfilled when the Corporation shall have:
- (a) Procured a room for the Project Facilities from the School Education Department / Tribal Welfare Department;
 - (b) The Corporation shall have provided for an electric supply within the scope of the Project. The responsibility for applying and obtaining an electric sub meter and its cost will be borne by the Company/Consortium. The charges of electricity as measured from the submeter will be paid by the Company/Consortium.
- 4.1.3 The Conditions Precedent required to be satisfied by the Company/Consortium prior to the Appointed Date shall be deemed to have been fulfilled when the Company/Consortium shall have:
- (a) provided Performance Security to the Corporation;
 - (b) executed the Financing Agreements and delivered to the Corporation 3 (three) true copies thereof, duly attested by a Director of the Company/Consortium;
- 4.1.4 Each Party shall make all reasonable endeavours to satisfy the Conditions Precedent within the time stipulated and shall provide the other Party with such reasonable cooperation as may be required to assist that Party in satisfying the Conditions Precedent for which that Party is responsible.

- 4.1.5 The Parties shall notify each other in writing at least once in a fortnight on the progress made in satisfying the Conditions Precedent. Each Party shall promptly inform the other Party when any Condition Precedent for which it is responsible has been satisfied.

4.2 Consequences of delay by the Corporation

In the event that (i) the Corporation does not procure fulfilment of any or all of the Conditions Precedent set forth in Article 4.1.2 within the period specified in respect thereof, and (ii) the delay has not occurred as a result of breach of this Agreement by the Company/Consortium or due to Force Majeure, the Corporation shall extend the period of Agreement for a period reckoned on a day to day basis, equivalent to the number of days of delay attributable to the Corporation

ARTICLE 5

OBLIGATIONS OF THE COMPANY/CONSORTIUM

5.1 Obligations of the Company/Consortium

- 5.1.1 Subject to and on the terms and conditions of this Agreement, the Company/Consortium shall at its cost and expense procure: project facilities, electrical connection, hardware and software, furnish the room, provide faculty, operate and maintain the Project and observe, fulfil, comply with and perform all its obligations set out in this Agreement or arising hereunder.
- 5.1.2 The Company/Consortium shall comply with all Applicable Laws and Applicable Permits (including renewals as required) in the performance of its obligations under this Agreement.
- 5.1.3 Subject to Articles 5.1.1 and 5.1.2, the Company/Consortium shall discharge its obligations in accordance with Good Industry Practice and as a reasonable and prudent person.
- 5.1.4 The Company/Consortium shall, at its own cost and expense, in addition to and not in derogation of its obligations elsewhere set out in this Agreement:
- (a) make, or cause to be made, necessary applications to the relevant Government Instrumentalities with such particulars and details, as may be required for obtaining all Applicable Permits (other than those set forth in Article 4.1.2) and obtain and keep in force and effect such Applicable Permits in conformity with the Applicable Laws;
 - (b) procure, as required, the appropriate proprietary rights, licences, agreements and permissions for materials, methods, processes and systems used or incorporated into the Project;
 - (c) prepare a rollout plan in respect of the Project containing the details and description of furnishing the room, employing manpower, procurement of hardware and software;

- (d) make reasonable efforts to maintain harmony and good industrial relations among the personnel employed in connection with the performance of its obligations under this Agreement;
- (e) ensure optimal operation and maintenance of the Project throughout the Period;
- (f) not do or omit to do any act, deed or thing which may in any manner be violative of any of the provisions of this Agreement;
- (g) support, cooperate with and facilitate the Corporation in the implementation and operation of the Project in accordance with the provisions of this Agreement; and
- (h) transfer the Project to the Corporation upon termination or expiry of the Agreement in accordance with the provisions thereof. Before Transfer of the project, payment due and payable as per the terms and condition of the Agreement will be made by the Corporation.

5.2 Obligations relating to Project Agreements

It is expressly agreed that the Company/Consortium shall, at all times, be responsible and liable for all its obligations under this Agreement notwithstanding anything contained in the Project Agreements or any other agreement, and no default under any Project Agreement or agreement shall excuse the Company/Consortium from its obligations or liability hereunder.

5.3 Obligations relating to Change in Ownership

The Company/Consortium shall not undertake or permit any Change in Ownership, except with the prior approval of the Corporation. The Corporation would provide permission of outsourcing within 7 days of the Application made by the Company/Consortium, if the permission is not granted within 7 days it would be deemed that permission has been granted. Further the corporation is developing exclusive portal for ICT project where online permission would be granted.

5.4 Employment of foreign nationals

The Company/Consortium acknowledges, agrees and undertakes that employment of foreign personnel by the Company/Consortium shall be subject to grant of requisite regulatory permits and approvals including employment/residential visas and work permits, if any required

5.5 Employment of trained personnel

The Company/Consortium shall ensure that the personnel engaged by it in the performance of its obligations under this Agreement are at all times properly trained for their respective functions.

ARTICLE 6

OBLIGATIONS OF THE CORPORATION

6.1 Obligations of the Corporation

6.1.1 The Corporation shall, at its own cost and expense undertake, comply with and perform all its obligations set out in this Agreement or arising hereunder.

6.1.2 The Corporation agrees to provide support to the Company/Consortium and undertakes to observe, comply with and perform, subject to and in accordance with the provisions of this Agreement and the Applicable Laws, the following:

- (a) the Corporation shall facilitate the procurement of the Applicable Permits required from any Government Instrumentality for implementation and maintenance of the project; The applicable permits are those related to Manpower (ESI, Contract Labour, Minimum Wages, EPF); Safety and Pollution (DG Sets). However, the Company Consortium is required to make due diligence for the statutory compliances and this is a tentative list.
- (b) Provided, however, that the primary responsibility for obtaining the Applicable Permits shall always remain with the Company/Consortium;

ARTICLE 7

REPRESENTATIONS AND WARRANTIES

7.1 Representations and Warranties of the Company/Consortium

The Company/Consortium represents and warrants to the Corporation that:

- (a) it is duly organised and validly existing under the laws of India, and has full power and authority to execute and perform its obligations under this Agreement and to carry out the transactions contemplated hereby;
- (b) it has taken all necessary corporate and other actions under Applicable Laws to authorise 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 the Project in accordance with the terms of this Agreement;
- (d) this Agreement constitutes its legal, 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 against it in accordance with the terms hereof;
- (e) it is subject to the laws of India, and hereby expressly and irrevocably waives any immunity in any jurisdiction in respect of this Agreement or matters arising there under including any obligation, liability or responsibility hereunder;

- (f) 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;
- (g) 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, where applicable, those of any member of the Consortium or any Applicable Laws 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;
- (h) there are no actions, suits, proceedings, or investigations pending or, to its knowledge, threatened against it at law or in equity before any court or before any other judicial, quasi-judicial or other Corporation, the outcome of which may result in the breach of this Agreement or which individually or in the aggregate may result in any material impairment of its ability to perform any of its obligations under this Agreement;
- (i) it has no knowledge of any violation or default with respect to any order, writ, injunction or decree of any court or any legally binding order of any Government Instrumentality which may result in any Material Adverse Effect on its ability to perform its obligations under this Agreement and no fact or circumstance exists which may give rise to such proceedings that would adversely affect the performance of its obligations under this Agreement;
- (j) it has complied with Applicable Laws in all material respects and has not been subject to any fines, penalties, injunctive relief or any other civil or criminal liabilities which in the aggregate have or may have a Material Adverse Effect on its ability to perform its obligations under this Agreement;
- (k) it shall at no time undertake or permit any Change in Ownership except in accordance with the provisions of Article 5.3 and that the *[insert name of selected bidder]* holds not less than 51% (fifty-one percent) of the Company/Consortium's issued and paid up Equity as on the date of this Agreement;
- (l) the *[insert name of selected bidder]* has the financial standing and resources to fund the required Equity and to raise the debt necessary for undertaking and implementing the Project in accordance with this Agreement;
- (m) *[insert name of selected bidder]* is duly organised and validly existing under the laws of the jurisdiction of its incorporation, and has requested the Corporation to enter into this Agreement with the Company/Consortium pursuant to the LOA , and has agreed to and unconditionally accepted the terms and conditions set forth in this Agreement;
- (n) no representation or warranty by it contained herein or in any other document furnished by it to the Corporation or to any Government Instrumentality in relation to Applicable Permits contains or will contain any untrue or misleading statement of material fact or omits or will omit to state a material fact necessary to make such representation or warranty; and

- (o) no sums, in cash or kind, have been paid or will be paid, by it or on its behalf, to any person by way of fees, commission or otherwise for entering into this Agreement or for influencing or attempting to influence any officer or employee of the Corporation in connection therewith.

7.2 Representations and Warranties of the Corporation

The Corporation represents and warrants to the Company/Consortium that:

- (a) it has full power and authority to execute, deliver and perform its obligations under this Agreement and to carry out the transactions contemplated herein and that it has taken all actions necessary to execute this Agreement, exercise its rights and perform its obligations, under this Agreement;
- (b) it has taken all necessary actions under the Applicable Laws to authorise the execution, delivery and performance of this Agreement;
- (c) it has the financial standing and capacity to perform its obligations under the Agreement;
- (d) this Agreement constitutes a legal, valid and binding obligation enforceable against it in accordance with the terms hereof;
- (e) it has no knowledge of any violation or default with respect to any order, writ, injunction or any decree of any court or any legally binding order of any Government Instrumentality which may result in any Material Adverse Effect on the Corporation's ability to perform its obligations under this Agreement;
- (f) it has complied with Applicable Laws in all material respects;
- (g) all information provided by it in the Request for Qualification and Request for Proposal in connection with the Project is, to the best of its knowledge and belief, true and accurate in all material respects;

7.3 Disclosure

In the event that any occurrence or circumstance comes to the attention of either Party that renders any of its aforesaid representations or warranties untrue or incorrect, such Party shall immediately notify the other Party of the same. Such notification shall not have the effect of remedying any breach of the representation or warranty that has been found to be untrue or incorrect nor shall it adversely affect or waive any obligation of either Party under this Agreement.

ARTICLE 8

DISCLAIMER

8.1 Disclaimer

- 8.1.1 The Company/Consortium acknowledges that prior to the execution of this Agreement, the Company/Consortium has, after a complete and careful examination, made an independent evaluation of the Request for Qualification, Request for Proposal, Scope of the Project, Specifications and Standards, local conditions, condition of the room, availability of electricity and all information provided by the Corporation or obtained or gathered otherwise, and has determined to its satisfaction the accuracy or otherwise thereof and the nature and extent of difficulties, risks and hazards as are likely to arise or may be faced by it in the course of performance of its obligations hereunder. Save as provided in Article 7.2, the Corporation makes no representation whatsoever, express, implicit or otherwise, regarding the accuracy and/or completeness of the information provided by it and the Company/Consortium confirms that it shall have no claim whatsoever against the Corporation in this regard.
- 8.1.2 The Company/Consortium acknowledges and hereby accepts the risk of inadequacy, mistake or error in or relating to any of the matters set forth in Article 8.1.1 above and hereby acknowledges and agrees that the Corporation shall not be liable for the same in any manner whatsoever to the Company/Consortium, the *[insert name of selected bidder]* or any person claiming through or under any of them.

ARTICLE 9

PERFORMANCE SECURITY

9.1 Performance Security

The Company/Consortium shall, for the performance of its obligations hereunder during the Project Period, provide to the Corporation prior to or on the Appointed Date of this Agreement, an irrevocable and unconditional guarantee from a Bank for a sum equivalent to Rs. 2.50 Crores (Rupees two crores and fifty lakhs only) in the form set forth in **Schedule-F** (the '**Performance Security**'). Until such time the Performance Security is provided by the Company/Consortium pursuant hereto and the same comes into effect, the Bid Security shall remain in force and effect, and upon such provision of the Performance Security pursuant hereto, the Corporation shall release the Bid Security to the Company/Consortium. The Company/Consortium shall be entitled to reduce the Performance Security to Rs. 1 crore (Rupees one crore only) after the successful completion of 30 months and provided the Bank Guarantee has not been encashed during the said period for SLA taking a hit and the Company/Consortium has not been penalised for the same. The Company/Consortium is also entitled to submit two Performance Bank Guarantee one for Rs 1.5 Crore for a period of 30 month and the other for a sum of Rs 1.0 Crore for a period of 60 months.

9.2 Appropriation of Performance Security

Upon occurrence of a Company/Consortium Default, the Corporation, without prejudice to its other rights and remedies hereunder or in law, shall be entitled to encash and appropriate the relevant amounts from the Performance Security as damages for such Company/Consortium Default. Upon such encashment and appropriation from the Performance Security, the Company/Consortium shall, within 30 (thirty) days thereof, replenish, in case of partial appropriation, to its original level the Performance Security, and in case of appropriation of the entire Performance Security provide a fresh Performance Security, as the case may be, and the Company/Consortium shall, within the time so granted, replenish or furnish fresh Performance Security as aforesaid failing which the Corporation shall be entitled to terminate this Agreement in accordance with **Article 26**. Upon replenishment or furnishing of a fresh Performance Security, as the case may be, as aforesaid, the Company/Consortium shall be entitled to an additional Cure Period of 90 (ninety) days for remedying the Company/Consortium Default, and in the event of the Company/Consortium not curing its default within such Cure Period, the Corporation shall be entitled to encash and appropriate such Performance Security as Damages, and to terminate this Agreement in accordance with **Article 26**.

9.3 Deleted.

9.4 Release of Performance Security

At the end of 90 days after the project comes to an end, the Performance Security shall be released provided the Company/Consortium is not in breach of this Agreement. Upon request made by the Company/Consortium for release of the Performance Security along with the particulars which establish satisfaction of the requirements specified under this Article 9.4, the Corporation shall release the Performance Security forthwith.

ARTICLE 10

ACCESS TO THE SCHOOL BUILDING

10.1 Access to the rooms allotted for the Project Facilities

10.1.1 The Corporation hereby grants to the Company/Consortium access to the School Building for carrying out any investigation, study, providing electrical fittings and Local Area Network (LAN), furnishing the Project Facilities, establishing an audio video room, installing computers and other accessories, operation and maintenance and all such activities that the Company/Consortium may deem necessary during the Project Period, it being expressly agreed and understood that the Corporation shall have no liability whatsoever in respect of survey and investigations carried out or work undertaken by the Company/Consortium on or about the School Building pursuant hereto in the event of Termination or otherwise.

10.1.2 The access, possession and access to the room allotted for the Project Facilities granted by this Agreement to the Company/Consortium shall always be subject to Company/Consortium performing its duties and responsibilities at all times during the Period as per the terms and conditions of this Agreement.

10.1.3 It is expressly agreed that the permission granted hereunder shall terminate automatically and forthwith, without the need for any action to be taken by the Corporation, upon the Termination of this Agreement for any reason whatsoever.

10.2 Possession of the room for installation and operation of the Lab

10.2.1 Pursuant to the notice specified in Article 4.1.2 and upon completion of the Conditions Precedent to be fulfilled by the Company/Consortium under Article 4.1.3, the Corporation Representative and the Company/Consortium shall, on a mutually agreed date and time, inspect the Room and prepare a memorandum containing condition of the building. Signing of the memorandum, in two counterparts (each of which shall constitute an original), by the authorised representatives of the Parties shall be deemed to constitute a valid Right of Way to the Company/Consortium for free and unrestricted use and development of the vacant and unencumbered Room during the Period under and in accordance with the provisions of this Agreement and for no other purpose whatsoever.

10.3 Room to be free from Encumbrances

Subject to the provisions of Article 10.2, the Room shall be made available by the Corporation to the Company/Consortium pursuant hereto free from all Encumbrances and occupations.

10.4 Access to the Corporation

The right to the Room granted to the Company/Consortium hereunder shall always be subject to the right of access of the Corporation and the Corporation Representative and other employees and agents of the Corporation, and persons authorised by the School Education/Tribal Welfare Departments for inspection, viewing and exercise of their rights and performance of their obligations under this Agreement.

ARTICLE 11

MAKING THE PROJECT OPERATIONAL

11.1 Obligations prior to making the project operational

Prior to commencement of works, the Company/Consortium shall:

- (a) submit to the Corporation either directly or through the Corporation's Representative its Procurement and Deployment Plan, quality assurance procedures, procurement, and deployment time schedule for completion of the Project in accordance with the Project Completion Schedule as set forth in **Schedule-G**;
- (b) appoint its representative duly authorised to deal with the Corporation in respect of all matters under or arising out of or relating to this Agreement;

11.2 Maintenance during development Period

During the development Period, the Company/Consortium shall maintain, at its cost, the Room and shall undertake the necessary maintenance works for this purpose;

11.3 Procurement and Deployment Plan

In respect of the Company/Consortium's obligations with respect to the Procurement and Deployment Plan as set forth in **Schedule-H**, the following shall apply:

- (a) The Company/Consortium shall prepare and submit, with reasonable promptness and in such sequence as is consistent with the Project Completion Schedule, three copies each of all Material procured and deployed and persons recruited as faculty to the Corporation for review and comments;
- (b) Within 15 (fifteen) days of the receipt of these details the Corporation shall review the same and convey its observations to the Company/Consortium with particular reference to their conformity or otherwise with the Scope of the Project, the Specifications and Standards, and the Project Maintenance Plan. The Company/Consortium shall not be obliged to await the observations of the Corporation on the Documents submitted pursuant hereto beyond the said 15 (fifteen) days period and may begin or continue procurement of computers and accessories and their deployment at its own discretion and risk;
- (c) If the aforesaid observations of the Corporation indicate that the details are not in conformity with the Scope of the Project or the Specifications and Standards, or the Project Maintenance Plan, such Documents shall be revised by the Company/Consortium and resubmitted to the Corporation for review. The Corporation shall give its observations, if any, within 7 (seven) days of receipt of the revised Documents;
- (d) No review and/or observation of the Corporation and/or its failure to review and/or convey its observations on any Documents shall relieve the Company/Consortium of its obligations and liabilities under this Agreement in any manner nor shall the Corporation be liable for the same in any manner;

Article 12

COMPLETION DATE

12.1 Scheduled Completion Date

- 12.1.1 On or after the Appointed Date, the Company/Consortium shall start procurement and deployment in accordance with **Schedule H**. The 150th (one hundred fiftieth) day from the Appointed Date shall be the scheduled date for completion of providing Project Facilities (the "**Scheduled Completion Date**") and the Company/Consortium agrees and undertakes that the procurement and deployment of the Project Facilities shall be completed on or before the Scheduled Completion Date.

12.1.2 In the event that the Project Facilities for the Project are not completed by the Scheduled Completion Date, unless the delay is on account of reasons solely attributable to the Corporation or due to Force Majeure, it shall pay Damages to the Corporation in a sum calculated at the rate of 0.001% (zero point zero zero one percent) of the amount of Performance Security for delay of each day until the Project Facilities are completed. In the event, the Project Facilities are not completed within 60 (sixty) days of the Scheduled Completion Date, the Corporation shall be entitled to terminate this Agreement, blacklist the Company/Consortium and appropriate the entire Performance Security.

ARTICLE 13

MONITORING OF THE PROJECT

13.1 Weekly Progress Reports

During the Procurement and Deployment Period, the Company/Consortium shall, no later than 7 (seven) days after the appointed day, furnish to the Corporation a fortnightly report on progress of the Procurement and Deployment Works and shall promptly give such other relevant information as may be required by the Corporation.

13.2 Inspection

During the Procurement and Deployment Period, the Corporation's Representative shall inspect the Project as and when necessary or at least once in a quarter and make a report of such inspection (the "**Inspection Report**") stating in reasonable detail the defects or deficiencies, if any, with particular reference to the Scope of the Project. Corporation's Representative shall send a copy of the Inspection Report to the Corporation and the Company/Consortium within 7 (seven) days of such inspection and upon receipt thereof, the Corporation may require the Company/Consortium to rectify and remedy any defects or deficiencies. Such inspection or submission of Inspection Report by the Corporation's Representative shall not relieve or absolve the Company/Consortium of its obligations and liabilities hereunder in any manner whatsoever.

13.3 Delays during procurement and deployment

13.3.1 If the Company/Consortium does not achieve any of the Project Milestones or the Corporation shall have reasonably determined that the rate of progress of procurement and deployment is such that the Project Facilities are not likely to be completed by the Scheduled Completion Date, it shall notify the Company/Consortium to this effect, and the Company/Consortium shall, within 15 (fifteen) days of such notice, by a communication inform the Corporation in reasonable detail about the steps it proposes to take to expedite progress and the period within which it shall achieve the Scheduled Completion Date.

ARTICLE 14

COMPLETION CERTIFICATE

14.1 Completion Certificate

Upon completion of project facilities in a particular phase, and the Company/Consortium submitting the provisional project completion certificate for the particular phase, the Corporation shall forthwith issue to the Company/Consortium a provisional certificate substantially in the form set forth in **Schedule I** (the "**Completion Certificate**") which shall entitle the Company/Consortium the commencement of the Quarterly Guaranteed Revenue for the facilities created in schools of the particular phase. Completion certificates will be issued after the completion of the next phase and a final completion certificate will be issued after the Company/Consortium completes Project Facilities in all the schools

of the Project. QGR will be paid for the number of schools completed in the particular phase based on the assessment of adherence to the SLA.

ARTICLE 15

ENTRY INTO SERVICE

15.1 Commercial Operation Date (COD)

The Project shall be deemed to be complete when the Completion Certificate/Provisional Completion Certificate is issued under the provisions of Article 14, and accordingly the commercial operation date of the Project Facilities shall be the date on which such Completion Certificate is issued (the 'COD'). The Project shall enter into commercial service on COD whereupon the Computers established in the Schools start communicating with a Central Server established by the Corporation at Bhopal.

15.2 The Company/Consortium shall be entitled to receive the QGR from COD

ARTICLE 16

CHANGE OF SCOPE

16.1 Change of Scope

If the Company/Consortium determines at any time that a Change of Scope is necessary for providing better services to the Users, it shall by notice in writing require the Corporation to consider such Change of Scope. The Corporation shall, within 15 (fifteen) days of receipt of such notice, either accept such Change of Scope with modifications, if any, or inform the Company/Consortium in writing of its reasons for not accepting such Change of Scope. All costs arising out of any Change of Scope under this Article during the Construction Period shall be borne by the Company/Consortium. The Company/Consortium on its own expense will be required to undertake minor civil repairs, displacement of existing facilities from one room to other.

16.2 The number of seats in a particular school may vary from 10 to 25.

ARTICLE 17

OPERATION AND MAINTENANCE

17.1 O&M obligations of the Company/Consortium

During the Operation Period, the Company/Consortium shall operate and maintain the Project in accordance with this Agreement and if required, modify, replace, repair or otherwise make improvements to the Project to comply with the provisions of this Agreement and conform to Good Industry Practice. The obligations of the Company/Consortium hereunder shall include:

- (a) ensuring optimal operation and maintenance of the Project, in accordance with the Service Level Agreement (SLA) prescribed herein, throughout the Period, by performing the operation and maintenance;
- (b) complying with the Safety Requirements including Fire safety , Electrical Hazards safety etc.
- (c) carrying out periodic preventive maintenance of the Project;
- (d) carrying out periodic renovation as required from time to time so that the Project is always in conformity with the Scope of the Project;
- (e) preventing, with the assistance of concerned agencies, any unauthorised use of the Site;
- (f) maintaining a public relations unit to interface with and attend to suggestions from the Users, government agencies, media and other agencies;

17.2 Maintenance Requirements

The Company/Consortium shall procure that at all times during the Operation Period; the Project conforms to the maintenance requirements set forth in **Schedule J** (the “Maintenance Requirements”).

17.3 Maintenance Manual

17.3.1 Not later than 30 (thirty) days prior to the Scheduled Completion Date, the Company/Consortium shall, in consultation with the Corporation, evolve a repair and maintenance manual (the “**Maintenance Manual**”) for the regular and preventive maintenance of the Project in conformity with the Maintenance Requirements, Safety Requirements and Good Industry Practice, and shall provide 5 (five) copies thereof to the Corporation. The Maintenance Manual shall be revised and updated once every 1 (one) year and the provisions of this Article 17.3 shall apply, *mutatis mutandis*, to such revision.

17.3.2 Without prejudice to the provision of Article 17.3.1, the Maintenance Manual shall, in particular, include provisions for maintenance of Project Assets and shall provide for life cycle maintenance, routine maintenance and reactive maintenance which may be reasonably necessary for maintenance and repair of the Project Assets, including replacement thereof, such that its overall condition conforms to Good Industry Practice.

17.4 Maintenance Programme

17.4.1 Not later than 45 (forty five) days prior to the beginning of each Accounting Year during the Operation Period, the Company/Consortium shall provide to the Corporation, its proposed annual programme of preventive, urgent and other scheduled maintenance (the “Maintenance Programme”) to comply with the Maintenance Requirements, Maintenance Manual and Safety Requirements. Such Maintenance Programme shall include:

- (a) preventive maintenance schedule;

- (b) arrangements and procedures for carrying out urgent repairs;
 - (c) criteria to be adopted for deciding maintenance needs;
 - (d) intervals and procedures for carrying out inspection of all elements of the Project;
 - (e) intervals at which the Company/Consortium shall carry out periodic maintenance;
 - (f) arrangements and procedures for carrying out safety related measures; and
 - (g) intervals for major maintenance works and the scope thereof.
- 17.4.2 Within 15 (fifteen) days of receipt of the Maintenance Programme, the Corporation shall review the same and convey its comments to the Company/Consortium with particular reference to its conformity with the Maintenance Requirements, Maintenance Manual and Safety Requirements.
- 17.4.3 The Company/Consortium may modify the Maintenance Programme as may be reasonable in the circumstances, and the procedure specified in Articles 17.4.1 and 17.4.2 shall apply *mutatis mutandis* to such modifications.

17.5 Safety, breakdowns and accidents

The Company/Consortium shall ensure safe conditions for the Users, and in the event of unsafe conditions and accidents, it shall follow the relevant operating procedures without delay. Such procedures shall conform to the provisions of this Agreement, Applicable Laws, Applicable Permits and Good Industry Practice.

ARTICLE 18

MONITORING OF OPERATION AND MAINTENANCE

18.1 Quarterly Status Reports

During Operation Period, the Company/Consortium shall, no later than 7 (seven) days after the close of a quarter, furnish to the Corporation a quarterly report stating in reasonable detail the condition of the Project including its compliance or otherwise with the Maintenance Requirements, Maintenance Manual, Maintenance Programme and Safety Requirements, and shall promptly give such other relevant information as may be required by the Corporation.

18.2 Inspection

The Corporation Representative shall inspect the Project at least once in a quarter. It shall make a report of such inspection (the “**O&M Inspection Report**”) stating in reasonable detail the defects or deficiencies, if any, with particular reference to the Maintenance Requirements, Maintenance Manual, the Maintenance Programme and

Safety Requirements, and send a copy thereof to the Corporation and the Company/Consortium within 7 (seven) days of such inspection.

18.3 Tests

For determining that the Project conforms to the Maintenance Requirements, the Corporation shall require the Company/Consortium to carry out, or cause to be carried out, tests specified by it in accordance with Good Industry Practice. The Company/Consortium shall, with due diligence, carry out or cause to be carried out all such tests in accordance with the instructions of the Corporation and furnish the results of such tests forthwith to the Corporation.

18.4 Remedial measures

18.4.1 The Company/Consortium shall repair or rectify the defects or deficiencies, if any, set forth in the O&M Inspection Report or in the test results referred to in Article 18.3 and furnish a report in respect thereof to the Corporation within 15 (fifteen) days of receiving the O&M Inspection Report or the test results, as the case may be; provided that where the remedying of such defects or deficiencies is likely to take more than 15 (fifteen) days, the Company/Consortium shall submit progress reports of the repair works once every week until such works are completed in conformity with this Agreement.

18.4.2 The Corporation shall require the Company/Consortium to carry out or cause to be carried out tests, at its own cost, to determine that such remedial measures have brought the Project into compliance with the Maintenance Requirements and the procedure set forth in this Article 18.4 shall be repeated until the Project conforms to the Maintenance Requirements. In the event that remedial measures are not completed by the Company/Consortium in conformity with the provisions of this Agreement, the Corporation shall be entitled to recover Damages from the Company/Consortium.

ARTICLE 19

CORPORATION REPRESENTATIVE

19.1 Appointment of Corporation Representative

The Corporation shall appoint a Corporation Representative who shall perform the various functions prescribed for it under this Agreement including receipt of various reports, documents and notices from the Company/Consortium, and carrying out the tasks assigned to it by the Corporation. Each district will have 1 [one] such Representatives and 1 [one] Supervisor. Each bidding block will have 1 [one] Project Manager.

19.2 Duties and functions

The Corporation Representative shall discharge its duties and functions in accordance with the provisions of this Agreement. For the avoidance of doubt, it is clarified that the Corporation Representative is not empowered to grant any approvals or make any determinations, save as authorised by the Corporation and as required by this Agreement.

ARTICLE 20

QUARTERLY GUARENTEED REVENUE

- 20.1 On and from the COD the Company/Consortium shall have the right to receive Quarterly Guaranteed Revenue (QGR) once in every three months, calculated on the basis of adherence to Service Level Agreement (SLA), from the Corporation. The Company/Consortium shall also have the right to collect and appropriate Fee from users other than the Students and Teachers of the School and Tribal Welfare Department, before and after the School hours when the school is in session, in accordance with this Agreement. Fee can also be collected from users when the school is in vacation.
- 20.2 The Company/Consortium acknowledges and agrees that, the School and Tribal Welfare Department shall be entitled to use the Project in accordance with the terms and conditions of this Agreement.
- 20.3 Quarterly Guaranteed Revenue [QGR] will be the amount that the Company/Consortium will be entitled to receive on completion of a quarter [three months] subject to adherence to the Service Level Agreement [SLA] and the number of seats provided in a particular school under the Project.
- 20.4 The Corporation may arrange to send other Government Employees/beneficiaries of Government schemes for training in the Project Facilities before and after the School hours and during School vacation. The Company/Consortium will be entitled for charging at the hourly per-seat QGR.

ARTICLE 21

FINANCIAL CLOSE

- 21.1 Financial Close The Company/Consortium hereby agrees and undertakes that it shall achieve Financial Close within 90 (ninety) days from the Appointed Date and in the event of delay, it shall be entitled to a further period not exceeding 60 (sixty) days, subject to payment of Damages to the Corporation in a sum calculated at the rate of 0.001% (zero point zero zero one per cent) of the Performance Security for each day of delay; provided that the Damages specified herein shall be payable every week in advance and the period beyond the first mentioned of 30 (thirty) days shall be granted only to the extent of Damages so paid; provided further that no Damages shall be payable if such delay in Financial Close has occurred solely as a result of any default or delay by the Corporation in procuring satisfaction of the Conditions Precedent specified in Article 4.1.2 or due to Force Majeure.
- 21.2 The Company/Consortium shall, upon occurrence of Financial Close, notify the Corporation forthwith, and shall have provided to the Corporation, at least 2 (two) days prior to Financial Close, 3 (three) true copies of the Financial Package and the

Financial Model, duly attested by a Director of the Company/Consortium, along with 3 (three) soft copies of the Financial Model in MS Excel.

ARTICLE 22

PROJECT ACCOUNT

22.1 Project Account

22.1.1 The Company/Consortium shall, within 90 (ninety) days of the Appointed Date, open and establish a Project Account with a Bank (the “**Designated Bank**”) in accordance with this Agreement.

22.1.2 The nature and scope of the Project Account are fully described in the agreement (the “**Project Account Agreement**”) to be entered into amongst the Company/Consortium, the Corporation, the Designated Bank and the Senior Lenders through the Lenders’ Representative, which shall be substantially in the form set forth in **Schedule K**.

22.2 Deposits into Project Account

The Company/Consortium shall deposit or cause to be deposited the following inflows and receipts into the Project Account:

- (a) all funds constituting the Financial Package; and
- (b) all the QGR received from the School Education and the Tribal Welfare Department
- (c) all the hourly QGR received in lieu of the training of Government Employees/beneficiaries of Government schemes

22.3 Withdrawals during Project Period

22.3.1 The Company/Consortium shall, at the time of opening the Project Account, give irrevocable instructions to the Designated Bank instructing, inter alia, that deposits in the Project Account shall be appropriated in the following order every month, or at shorter intervals as necessary, and if not due in a month then appropriated proportionately in such month and retained in the Project Account and paid out therefrom in the month when due:

- (a) all amounts due and payable to the Corporation under the terms of this Agreement;
- (b) all taxes due and payable by the Company/Consortium;
- (c) salary of the Staff employed by the Company/Consortium;
- (d) all payments relating to setting up of the Project and its maintenance and operation, subject to and in accordance with the conditions, if any, set forth in the Financing Agreements;

- (e) quarterly proportionate provision of Debt Service due in an Accounting Year;
- (f) Debt Service in respect of Subordinated Debt;
- (g) any reserve requirements set forth in the Financing Agreements; and
- (h) balance, if any, in accordance with the instructions of the Company/Consortium.

22.3.2 The Company/Consortium shall not in any manner modify the order of payment specified in Article 22.3.1, except with the prior written approval of the Corporation.

22.4 Closure of the Project Account

The Project Account shall be operated and maintained till the date of termination and thereafter, the Company/Consortium shall be entitled to discontinue the same and terminate the Project Account Agreement.

22.5 Withdrawals upon Closure

Notwithstanding anything to the contrary contained in this Agreement, all amounts standing to the credit of the Project Account shall, upon closure, be appropriated in the following order:

- (a) outstanding payment due and payable to the Corporation under the terms of this Agreement;
- (b) all payments and Damages certified by the Corporation as due and payable to it by the Company/Consortium, including any other payment;
- (c) balance, if any, in accordance with the instructions of the Company/Consortium:

ARTICLE 23

INSURANCE

23.1 Insurance during Deployment and Operation Period

The Company/Consortium shall effect and maintain at its own cost, during the Deployment and Operation Period, such insurances for such maximum sums as may be required under the Financing Agreements, and the Applicable Laws, and such insurances as may be necessary or prudent in accordance with Good Industry Practice

(the **‘Insurance Cover’**). The evidence of Insurance will be furnished to the Corporation as Notarised copy of the Policy issued by the Insuring Company.

23.2 Remedy for failure to insure

If the Company/Consortium shall fail to effect and keep in force all insurances for which it is responsible pursuant hereto, the Corporation shall keep in force any such insurances, and pay such premia and recover the costs thereof from the Company/Consortium in accordance with the terms of this Agreement.

23.3 Application of insurance proceeds

The proceeds from all insurance claims, except life and injury, shall be paid to the Company/Consortium by credit to their Account and it shall, notwithstanding anything to the contrary contained in Article 22.3, apply such proceeds for any necessary repair, reconstruction, reinstatement, replacement, improvement, delivery or installation of the Project.

ARTICLE 24

FORCE MAJEURE

24.1 Force Majeure

As used in this Agreement, the expression **‘Force Majeure’** or **‘Force Majeure Event’** shall mean occurrence in India of any or all of Non-Political Event (as defined in Article 24.2) and Indirect Political Event (as defined in Article 24.3), if it affects the performance by the Party claiming the benefit of Force Majeure (the **“Affected Party”**) of its obligations under this Agreement and which act or event (i) is beyond the reasonable control of the Affected Party, and (ii) the Affected Party could not have prevented or overcome by exercise of due diligence and following Good Industry Practice, and (iii) has Material Adverse Effect on the Affected Party.

24.2 Non-Political Event

A Non-Political Event shall mean one or more of the following acts or events:

- (a) act of God, epidemic, extremely adverse weather conditions, lightning (provided the facility is equipped with a lightening conductor), earthquake, landslide, cyclone, flood, volcanic eruption, chemical or radioactive contamination or ionising radiation, fire or explosion (to the extent of contamination or radiation or fire or explosion originating from a source external to the Site);
- (b) strikes or boycotts (other than those involving the Company/Consortium, Contractors or their respective employees/representatives, or attributable to any act or omission of any of them) interrupting supplies and services to the

Project for a continuous period of 7 (seven) days and an aggregate period exceeding 60 (sixty) days in an Accounting Year;

- (c) any judgement or order of any court of competent jurisdiction or statutory Corporation made against the Company/Consortium in any proceedings for reasons other than (i) failure of the Company/Consortium to comply with any Applicable Law or Applicable Permit, or (ii) on account of breach of any Applicable Law or Applicable Permit or of any contract, or (iii) enforcement of this Agreement, or (iv) exercise of any of its rights under this Agreement by the Corporation;

24.3 Indirect Political Event

An Indirect Political Event shall mean one or more of the following acts or events:

- (a) an act of war (whether declared or undeclared), invasion, armed conflict or act of foreign enemy, blockade, embargo, riot, insurrection, terrorist or military action, civil commotion or politically motivated sabotage;
- (b) industry-wide or State-wide strikes or industrial action for a continuous period of 7 (seven) days and exceeding an aggregate period of 60 (sixty) days in an Accounting Year; or
- (c) any event or circumstances of a nature analogous to any of the foregoing.

24.4 Duty to report Force Majeure Event

24.4.1 Upon occurrence of a Force Majeure Event, the Affected Party shall by notice report such occurrence to the other Party forthwith. Any notice pursuant hereto shall include full particulars of:

- (a) the nature and extent of each Force Majeure Event which is the subject of any claim for relief under this Article 24 with evidence in support thereof;
- (b) the estimated duration and the effect or probable effect which such Force Majeure Event is having or will have on the Affected Party's performance of its obligations under this Agreement;
- (c) the measures which the Affected Party is taking or proposes to take for alleviating the impact of such Force Majeure Event; and
- (d) any other information relevant to the Affected Party's claim.

24.4.2 The Affected Party shall not be entitled to any relief for or in respect of a Force Majeure Event unless it shall have notified the other Party of the occurrence of the

Force Majeure Event as soon as reasonably practicable, and in any event not later than 7 (seven) days after the Affected Party knew, or ought reasonably to have known, of its occurrence, and shall have given particulars of the probable material effect that the Force Majeure Event is likely to have on the performance of its obligations under this Agreement.

24.5 Effect of Force Majeure Event on the Agreement

24.5.1 Upon the occurrence of any Force Majeure Event prior to the COD, the period for procurement and deployment shall be extended by a period equal in length to the duration of the Force Majeure Event.

24.5.2 At any time after the COD, the Period and the dates set forth in the Project Completion Schedule shall be extended by a period equal in length to the duration for which such Force Majeure Event subsists.

24.6 Allocation of costs arising out of Force Majeure

24.6.1 Upon occurrence of any Force Majeure Event prior to the COD, the Parties shall bear their respective Force Majeure Costs and neither Party shall be required to pay to the other Party any costs thereof;

24.6.2 Save and except as expressly provided in this Article 25, neither Party shall be liable in any manner whatsoever to the other Party in respect of any loss, damage, cost, expense, claims, demands and proceedings relating to or arising out of occurrence or existence of any Force Majeure Event or exercise of any right pursuant hereto.

24.7 Dispute resolution

In the event that the Parties are unable to agree in good faith about the occurrence or existence of a Force Majeure Event, such Dispute shall be finally settled in accordance with the Dispute Resolution Procedure; provided that the burden of proof as to the occurrence or existence of such Force Majeure Event shall be upon the Party claiming relief and/or excuse on account of such Force Majeure Event.

24.8 Excuse from performance of obligations

If the Affected Party is rendered wholly or partially unable to perform its obligations under this Agreement because of a Force Majeure Event, it shall be excused from performance of such of its obligations to the extent it is unable to perform on account of such Force Majeure Event; provided that:

- (a) the suspension of performance shall be of no greater scope and of no longer duration than is reasonably required by the Force Majeure Event;

- (b) the Affected Party shall make all reasonable efforts to mitigate or limit damage to the other Party arising out of or as a result of the existence or occurrence of such Force Majeure Event and to cure the same with due diligence; and
- (c) when the Affected Party is able to resume performance of its obligations under this Agreement, it shall give to the other Party notice to that effect and shall promptly resume performance of its obligations hereunder.

ARTICLE 25

SUSPENSION OF COMPANY/CONSORTIUM'S RIGHTS

25.1 Suspension upon Company/Consortium Default

Upon occurrence of a Company/Consortium Default, the Corporation shall be entitled, without prejudice to its other rights and remedies under this Agreement including its rights of Termination hereunder, to (i) encash Performance Bank Guarantee (i) suspend all rights of the Company/Consortium under this Agreement including the Company/Consortium's right to QGR pursuant hereto, and (ii) exercise such rights itself or authorise any other person to exercise the same on its behalf during such suspension (the "Suspension"). Suspension hereunder shall be effective forthwith upon issue of notice by the Corporation to the Company/Consortium and may extend up to a period not exceeding 60 (sixty) days from the date of issue of such notice.

25.2 Corporation to act on behalf of Company/Consortium

25.2.1 During the period of Suspension, the Corporation shall, on behalf of the Company/Consortium, collect QGR under and in accordance with this Agreement and shall be entitled to incur expenditure for meeting the costs incurred by it for remedying and rectifying the cause of Suspension,

25.2.2 During the period of Suspension hereunder, all assets and liabilities in relation to the Project shall continue to vest in the Company/Consortium and all things done or actions taken, including expenditure incurred by the Corporation for discharging the obligations of the Company/Consortium under and in accordance with this Agreement and the Project Agreements, shall be deemed to have been done or taken for and on behalf of the Company/Consortium and the Company/Consortium undertakes to indemnify the Corporation for all costs incurred during such period.

25.3 Revocation of Suspension

25.3.1 In the event that the Corporation shall have rectified or removed the cause of Suspension within a period not exceeding 30 (thirty) days from the date of Suspension, it shall revoke the Suspension forthwith and restore all rights of the Company/Consortium under this Agreement.

25.3.2 Upon the Company/Consortium having cured the Company/Consortium Default within a period not exceeding 30 (thirty) days from the date of Suspension, the Corporation shall revoke the Suspension forthwith and restore all rights of the Company/Consortium under this Agreement.

ARTICLE 26

TERMINATION

26.1 Termination for Company/Consortium Default

26.1.1 Save as otherwise provided in this Agreement, in the event that any of the defaults specified below shall have occurred, and the Company/Consortium fails to cure the default within the Cure Period set forth below, or where no Cure Period is specified, then within a Cure Period of 60 (sixty) days, the Company/Consortium shall be deemed to be in default of this Agreement (a **Company/Consortium Default**), unless the default has occurred solely due to Force Majeure. The defaults referred to herein shall include:

- (a) the Performance Security has been encashed and appropriated in accordance with Article 9.2 and the Company/Consortium fails to replenish or provide fresh Performance Security within a Cure Period of 30 (thirty) days;
- (b) subsequent to the replenishment or furnishing of fresh Performance Security in accordance with Article 9.2, the Company/Consortium fails to cure, within a Cure Period of 90 (ninety) days, the Company/Consortium Default for which whole or part of the Performance Security was appropriated;
- (c) the Company/Consortium does not achieve the latest outstanding Project Milestone due in accordance with the provisions of **Schedule G** and continues to be in default for 120 (one hundred and twenty) days;
- (d) the Company/Consortium abandons or manifests intention to abandon the establishment or operation of the Project without the prior written consent of the Corporation;
- (e) Project Completion Date does not occur within the period specified in Article 12;
- (f) The Company/ Consortium have outsourced the implementation of the project or its part and have collected franchisee fees;
- (g) SLA taking a hit in 50% of the Schools in a particular quarter.

- 26.1.2 Without prejudice to any other rights or remedies which the Corporation may have under this Agreement, upon occurrence of a Company/Consortium Default, the Corporation shall be entitled to terminate this Agreement by issuing a Termination Notice to the Company/Consortium;

Provided that before issuing the Termination Notice, the Corporation shall by a notice inform the Company/Consortium of its intention to issue such Termination Notice and grant 15 (fifteen) days to the Company/Consortium to make a representation, and may after the expiry of such 15 (fifteen) days, whether or not it is in receipt of such representation, issue the Termination Notice, subject to the provisions of Article 26.1.3.

- 26.1.3 The Corporation shall, send a copy of its notice of intention to issue a Termination Notice referred to in Article 26.1.2 to inform the Lenders' Representative (if the project is implemented on a loan) and grant 15 (fifteen) days to the Lenders' Representative, for making a representation on behalf of the Senior Lenders stating the intention to substitute the Company/Consortium in accordance with the Substitution Agreement. In the event the Corporation receives such representation on behalf of Senior Lenders, it shall, in its discretion, either withhold Termination for a period not exceeding 60 (Sixty) days from the date of such representation or exercise its right of Suspension, as the case may be, for enabling the Lenders' Representative to exercise the Senior Lenders' right of substitution in accordance with the **Substitution Agreement (Schedule M)**:

Provided that the Lenders' Representative may, instead of exercising the Senior Lenders' right of substitution, procure that the default specified in the notice is cured within the aforesaid period of 60 (Sixty) days, and upon such curing thereof and payment of Damages if any, the Corporation shall withdraw its notice referred to above and restore all the rights of the Company/Consortium:

- 26.2 If the Senior Lender does not exercise its right of substitution of the Company/Consortium within the time limit specified in the Article 26.1.3 the Corporation shall proceed to substitute the Company/Consortium with another Company/Consortium provided the Corporation will first offer the Project to the Company/Consortium shortlisted in the RFQ. In the event these Companies are not interested in taking up the Project, the Substitution will be through a transparent bidding process.

- 26.3 Consequences of Termination

Upon Termination for any reason whatsoever, the Corporation shall:

- (a) be deemed to have taken possession and control of the Project forthwith;
- (b) be entitled to restrain the Company/Consortium and any person claiming through or under the Company/Consortium from entering upon the Site or any part of the Project;
- (e) In the event the Corporation elects to cure any outstanding defaults under such Project Agreements, the amount expended by the Corporation for this purpose shall be recoverable from the Company/Consortium.

ARTICLE 27

ASSIGNMENT AND CHARGES

27.1 Restrictions on assignment and charges

Subject to Article 27.2 and 27.3, this Agreement shall not be assigned by the Company/Consortium to any person, save and except with the prior consent in writing of the Corporation, which consent the Corporation shall be entitled to decline without assigning any reason.

27.2 Permitted assignment and charges

The restraints set forth in Article 28.1 shall not apply to:

- (a) liens arising by operation of law (or by an agreement evidencing the same) in the ordinary course of business of the Project;
- (b) mortgages/pledges/hypothecation of goods/assets and their related documents of title, arising or created in the ordinary course of business of the Project, and as security only for indebtedness to the Senior Lenders under the Financing Agreements and/or for working capital arrangements for the Project;

27.3 Substitution Agreement

27.3.1 The Lenders' Representative, on behalf of Senior Lenders, may exercise the right to substitute the Company/Consortium in accordance with the agreement for substitution of the Company/Consortium (the "**Substitution Agreement**") to be entered into amongst the Company/Consortium, the Corporation and the Lenders' Representative, on behalf of Senior Lenders, substantially in the form set forth in **Schedule-L**.

27.3.2 Upon substitution of the Company/Consortium under and in accordance with the Substitution Agreement, the Nominated Company substituting the

Company/Consortium shall be deemed to be the Company/Consortium under this Agreement and shall enjoy all rights and be responsible for all obligations of the Company/Consortium under this Agreement as if it were the Company/Consortium; provided that where the Company/Consortium is in breach of this Agreement on the date of such substitution, the Corporation shall by notice grant a Cure Period of 60 (Sixty) days to the Nominated Company for curing such breach.

Article 28

LIABILITY AND INDEMNITY

28.1 General indemnity

28.1.1 The Company/Consortium will indemnify, defend, save and hold harmless the Corporation and its officers, servants, agents, Government Instrumentalities and Corporation owned and/or controlled entities/enterprises, (“**the Corporation Indemnified Persons**”) against any and all suits, proceedings, actions, demands and third party claims for any loss, damage, cost and expense of whatever kind and nature arising out of any breach by the Company/Consortium of any of its obligations under this Agreement or the Project Agreements or any related agreement or on account of any defect or deficiency in the provision of services by the Company/Consortium to any User, except to the extent that any such suits, proceedings, actions, demands and claims have arisen due to any negligent act or omission, or breach of this Agreement on the part of the Corporation Indemnified Persons.

28.1.2 The Corporation will indemnify, defend, save and hold harmless the Company/Consortium against any and all suits, proceedings, actions, demands and third party claims for any loss, damage, cost and expense of whatever kind and nature arising out of (i) breach by the Corporation of any of its obligations under this Agreement or any related agreement, which materially and adversely affect the performance by the Company/Consortium of its obligations under this Agreement, save and except that where any such claim, suit, proceeding, action, and/or demand has arisen due to a negligent act or omission, or breach of any of its obligations under any provision **of this Agreement or any related agreement and/or breach of its statutory duty on the part of the Company/Consortium, its subsidiaries, affiliates, contractors, servants or agents, the same shall be the liability of the Company/Consortium.**

28.2 Indemnity by the Company/Consortium

Without limiting the generality of Article 28.1, the Company/Consortium shall fully indemnify, hold harmless and defend the Corporation Indemnified Persons from and against any and all loss and/or damages arising out of or with respect to:

- (a) failure of the Company/Consortium to comply with Applicable Laws and Applicable Permits;
- (b) payment of taxes required to be made by the Company/Consortium in respect of the income or other taxes of the Company/Consortium’s contractors, suppliers and representatives; or
- (c) non-payment of amounts due as a result of materials or services furnished to the Company/Consortium or any of its contractors which are payable by the Company/Consortium or any of its contractors.

28.3 Survival on Termination

The provisions of this Article 28 shall survive Termination.

ARTICLE 29

RIGHTS AND TITLE OVER THE PROJECT

29.1 Rights

For the purpose of this Agreement, the Company/Consortium shall have rights to the use of the Project in accordance with this Agreement, and to this end, it may regulate the entry and use of the Project by third parties in accordance with and subject to the provisions of this Agreement.

29.2 Access rights of the Corporation and others

The Company/Consortium shall allow to the extent required under this Agreement, free access to the Project at all times for the authorised representatives of the Corporation and Senior Lenders and the Corporation's Representative, and for the persons duly authorised by any Government Instrumentality to inspect the Project or to investigate any matter within their jurisdiction, and upon reasonable notice, the Company/Consortium shall provide to such persons reasonable assistance necessary to carry out their respective duties and functions.

29.3 Restriction on sub-letting

The Company/Consortium shall not sublet the whole or any part of the Project. However, they will be entitled to appoint sub-contractors for discharging a specific function of the Project. Appointment of sub-contractor will be strictly for discharging a specific function and will not mean the appointment of franchise.

ARTICLE 30

DISPUTE RESOLUTION

30.1 Dispute resolution

30.1.1 Any dispute, difference or controversy of whatever nature howsoever arising under or out of or in relation to this Agreement (including its interpretation) between the Parties, and so notified in writing by either Party to the other Party (the **'Dispute'**) shall, in the first instance, be attempted to be resolved amicably in accordance with the conciliation procedure set forth in Article 30.2.

30.1.2 The Parties agree to use their best efforts for resolving all Disputes arising under or in respect of this Agreement promptly, equitably and in good faith, and further agree to

provide each other with reasonable access during normal business hours to all non-privileged records, information and data pertaining to any Dispute.

30.2 Conciliation

In the event of any Dispute between the Parties, either Party may call upon a mediator to mediate and assist the Parties in arriving at an amicable settlement thereof. Failing mediation by the mediator or without the intervention of the mediator, either Party may require such Dispute to be referred to the Principle Secretary/ Secretary of the School Education and Tribal Welfare Department and the Chairman of the Board of Directors of the Company/Consortium for amicable settlement, and upon such reference, the said persons shall meet no later than 7 (seven) days from the date of reference to discuss and attempt to amicably resolve the Dispute. If such meeting does not take place within the 7 (seven) day period or the Dispute is not amicably settled within 15 (fifteen) days of the meeting or the Dispute is not resolved as evidenced by the signing of written terms of settlement within 30 (thirty) days of the notice in writing referred to in Article 30.1.1 or such longer period as may be mutually agreed by the Parties, either Party may refer the Dispute to arbitration in accordance with the provisions of Article 30.3.

30.3 Arbitration

- 30.3.1 Any Dispute which is not resolved amicably by conciliation, as provided in Article 30.2, shall be finally decided by reference to arbitration by a Board of Arbitrators appointed in accordance with Article 30.3.2. Such arbitration shall be held in accordance with the Rules of Arbitration of the International Centre for Alternative Dispute Resolution, New Delhi (the “**Rules**”), or such other rules as may be mutually agreed by the Parties, and shall be subject to the provisions of the Arbitration Act. The venue of such arbitration shall be Bhopal, and the language of arbitration proceedings shall be English.
- 30.3.2 There shall be a Board of three arbitrators, of whom each Party shall select one, and the third arbitrator shall be appointed by the two arbitrators so selected, and in the event of disagreement between the two arbitrators, the appointment shall be made in accordance with the Rules.
- 30.3.3 The arbitrators shall make a reasoned award (the “**Award**”). Any Award made in any arbitration held pursuant to this Article 30 shall be final and binding on the Parties as from the date it is made, and the Company/Consortium and the Corporation agree and undertake to carry out such Award without delay.
- 30.3.4 The Company/Consortium and the Corporation agree that an Award may be enforced against the Company/Consortium and/or the Corporation, as the case may be, and their respective assets wherever situated.
- 30.3.5 This Agreement and the rights and obligations of the Parties shall remain in full force and effect, pending the Award in any arbitration proceedings hereunder.

30.4 Adjudication by Regulatory Corporation or Commission

In the event of constitution of a statutory Regulatory Corporation or Commission with powers to adjudicate upon disputes between the Company/Consortium and the Corporation, all Disputes arising after such constitution shall, instead of reference to arbitration under Article 30.3, be adjudicated upon by such Regulatory Corporation or Commission in accordance with the Applicable Law and all references to Dispute Resolution Procedure shall be construed accordingly. For the avoidance of doubt, the Parties hereto agree that the adjudication hereunder shall not be final and binding until an appeal against such adjudication has been decided by an appellate tribunal or High Court, as the case may be, or no such appeal has been preferred within the time specified in the Applicable Law.

ARTICLE 31

MISCELLANEOUS

31.1 Governing law and jurisdiction

This Agreement shall be construed and interpreted in accordance with and governed by the laws of India, and the courts at Bhopal shall have jurisdiction over matters arising out of or relating to this Agreement.

31.2 Waiver of immunity

Each Party unconditionally and irrevocably:

- (a) agrees that the execution, delivery and performance by it of this Agreement constitute commercial acts done and performed for commercial purpose;
- (b) agrees that, should any proceedings be brought against it or its assets, property or revenues in any jurisdiction in relation to this Agreement or any transaction contemplated by this Agreement, no immunity (whether by reason of sovereignty or otherwise) from such proceedings shall be claimed by or on behalf of the Party with respect to its assets;
- (c) waives any right of immunity which it or its assets, property or revenues now has, may acquire in the future or which may be attributed to it in any jurisdiction; and
- (d) consents generally in respect of the enforcement of any judgement or award against it in any such proceedings to the giving of any relief or the issue of any process in any jurisdiction in connection with such proceedings (including the making, enforcement or execution against it or in respect of any assets, property or revenues whatsoever irrespective of their use or intended use of any order or judgement that may be made or given in connection therewith).

31.3 Notices

Any notice or other communication to be given by any Party to the other Party under or in connection with the matters contemplated by this Agreement shall be in writing and shall:

- (a) in the case of the Company/Consortium, be given by facsimile, email and by letter delivered by hand to the address given and marked for attention of the person set out below or to such other person as the Company/Consortium may from time to time designate by notice to the Corporation; provided that notices or other communications to be given to an address outside Bhopal may, if they are subsequently confirmed by sending a copy thereof by registered acknowledgement due, air mail or by courier, be sent by facsimile to the number as the Company/Consortium may from time to time designate by notice to the Corporation;
- (b) in the case of the Corporation, be given by facsimile, email and by letter delivered by hand and be addressed to the Managing Director of the Corporation with a copy delivered to the Corporation Representative or such other person as the Corporation may from time to time designate by notice to the Company/Consortium; provided that if the Company/Consortium does not have an office in Bhopal it may send such notice by facsimile and by registered acknowledgement due, air mail or by courier; and
- (c) any notice or communication by a Party to the other Party, given in accordance herewith, shall be deemed to have been delivered when in the normal course of post it ought to have been delivered.

31.4 Language

All notices required to be given by one Party to the other Party and all other communications, Documentation and proceedings which are in any way relevant to this Agreement shall be in writing and in English language.

31.5 Counterparts

This Agreement may be executed in two counterparts, each of which, when executed and delivered, shall constitute an original of this Agreement.

ARTICLE 32

TRANSFER

- 32.1 The Project is based on Built Own Operate and Transfer [BOOT]. Hence, after the end of Project period [five years] the Project will be transferred to the Corporation or its Representative.
- 32.2 The process of transfer will be initiated six months before the scheduled date of expiry of the Agreement. The Corporation will initiate actions to get the Project facilities examined and will prepare a report related to defects and deficiencies.
- 32.3 The Company/Consortium will be responsible for the curing the defects and deficiencies in the event the Company/Consortium fails to cure the defects and deficiencies the Corporation will take steps to rectify them and the cost so incurred will be recovered from the Performance Bank Guarantee.

ARTICLE 33

DEFINITIONS

33.1 Definitions

In this Agreement, the following words and expressions shall, unless repugnant to the context or meaning thereof, have the meaning hereinafter respectively assigned to them:

“**Accounting Year**” means the financial year commencing from the first day of April of any calendar year and ending on the thirty-first day of March of the next calendar year;

“**Agreement**” means this Agreement, its Recitals, the Schedules hereto and any amendments thereto made in accordance with the provisions contained in this Agreement;

“**Applicable Laws**” means all laws, brought into force and effect by GOI or the GoMP including rules, regulations and notifications made there-under, and judgements, decrees, injunctions, writs and orders of any court of record, applicable to this Agreement and the exercise, performance and discharge of the respective rights and obligations of the Parties hereunder, as may be in force and effect during the subsistence of this Agreement;

“**Applicable Permits**” means all clearances, licences, permits, authorisations, no objection certificates, consents, approvals and exemptions required to be obtained or maintained under Applicable Laws in connection with the construction, operation and maintenance of the Project during the subsistence of this Agreement;

“**Appointed Date**” means the date on which the Company/Consortium provides the performance bank guarantee, signs the agreement;

“Arbitration Act” means the Arbitration and Conciliation Act, 1996 and shall include modifications to or any re-enactment thereof, as in force from time to time;

“Associate” or **“Affiliate”** means, in relation to either Party [and/or name of the selected bidder], a person who controls, is controlled by, or is under the common control with such Party [or name of the selected bidder] (as used in this definition, the expression “control” means, with respect to a person which is a company or corporation, the ownership, directly or indirectly, of more than 50% (fifty per cent) of the voting shares of such person, and with respect to a person which is not a company or corporation, the power to direct the management and policies of such person, whether by operation of law or by contract or otherwise);

“Bank” means a bank incorporated in India and having a minimum net worth of Rs. 1,000 crore (Rupees one thousand crore);

“Bank Rate” means the rate of interest specified by the Reserve Bank of India from time to time in pursuance of section 49 of the Reserve Bank of India Act, 1934 or any replacement of such Bank Rate for the time being in effect;

“Bid” means the documents in their entirety comprised in the bid submitted by the [Company/Consortium] in response to the Tender Notice in accordance with the provisions thereof;

“Bidding Block” shall mean each Project and their schools as specified in Schedule-A.

“Bid Security” means the security provided by the Company/Consortium to the Corporation along with the Bid in a sum of Rs. 20.00 lakh (Rupees Twenty lakh), in accordance with the Tender Notice, and which is to remain in force until substituted by the Performance Security;

“COD” or **“Commercial Operation Date”** shall have the meaning set forth in Article 15.1;

“Corporation” means Madhya Pradesh State Electronics Development Corporation [MPSEDC], a wholly owned Company of the Government of Madhya Pradesh registered under the Companies Act, 1956 and having its Registered Office at 147, Zone-I, M.P. Nagar, Bhopal 462011.

“Corporation Representative” means such person or persons as may be authorised in writing by the Corporation to act on its behalf under this Agreement and shall include any person or persons having Corporation to exercise any rights or perform and fulfil any obligations of the Corporation under this Agreement;

“Change in Ownership” means a transfer of the direct and/or indirect legal or beneficial ownership of any shares, or securities convertible into shares, that causes the aggregate holding of the existing promoters in the total Equity to decline below (i) 51% (fifty one per cent) thereof during Project roll out Period, (ii) 33% (thirty three per cent) thereof during a period of 5 (five) years following COD, provided that any transfer of the direct and/or indirect, legal or beneficial ownership leading to acquisition of more than 15% (fifteen per cent) of the total Equity by any person and/or his Associate at any time during the Period shall constitute a Change in Ownership. For the avoidance of doubt, indirect, legal or beneficial ownership of any shares, or securities convertible into shares shall include transfer of the direct or indirect beneficial ownership or control of any company or companies whether in India or abroad which results in any person acquiring control over the Equity or voting rights of the shares of the Company/Consortium;

“Change of Scope” shall have the meaning set forth in Article 16.1;

“Company/Consortium” means the Successful Bidder who signs this Agreement;

“Completion Certificate” shall have the meaning set forth in Article 14.1;

“Company/Consortium” shall have the meaning attributed thereto in the array of Parties hereinabove as set forth in the Recitals;

“Period” means the period starting on and from the Appointed Date and ending on the Transfer Date;

“Company/Consortium Default” shall have the meaning set forth in Article 26.1;

“Conditions Precedent” shall have the meaning set forth in Article 4.1.1;

“Cure Period” means the period specified in this Agreement for curing any breach or default of any provision of this Agreement by the Party responsible for such breach or default and shall:

- (a) commence from the date on which a notice is delivered by one Party to the other Party asking the latter to cure the breach or default specified in such notice;
- (b) not relieve any Party from liability to pay Damages or compensation under the provisions of this Agreement; and

- (c) not in any way be extended by any period of Suspension under this Agreement; provided that if the cure of any breach by the Company/Consortium requires any reasonable action by the Company/Consortium that must be approved by the Corporation hereunder, the applicable Cure Period shall be extended by the period taken by the Corporation to accord their approval;

“Debt Service” means the sum of all payments on account of principal, interest, financing fees and charges due and payable in an Accounting Year to the Senior Lenders under the Financing Agreements;

“Default” shall have the meaning set forth in Article 26 and failure to meet the Service Level Agreement [SLA] as defined in Schedule E;

“Designated Bank” shall have the meaning set forth in Article 22.1.1;

“Dispute” shall have the meaning set forth in Article 30.1.1;

“Dispute Resolution Procedure” means the procedure for resolution of Disputes set forth in Article 30;

“Document” or **“Documentation”** means documentation in printed or written form, or in tapes, discs, drawings, computer programmes, writings, reports, photographs, films, cassettes, or expressed in any other written, electronic, audio or visual form;

“Emergency” means a condition or situation that is likely to endanger the security of the individuals on or about the Project, including Users thereof, or which poses an immediate threat of material damage to any of the Project Assets;

“Encumbrances” means, in relation to the Project, any encumbrances such as mortgage, charge, pledge, lien, hypothecation, security interest, assignment, privilege or priority of any kind having the effect of security or other such obligations, and shall include any designation of loss payees or beneficiaries or any similar arrangement under any insurance policy pertaining to the Project, where applicable herein;

“Equity” means the sum expressed in Indian Rupees representing the paid up equity share capital of the Company/Consortium for meeting the equity component of the Total Project Cost, and for the purposes of this Agreement shall include convertible instruments or other similar forms of capital, which shall compulsorily convert into equity share capital of the Company, and any interest-free funds advanced by any shareholder of the Company for meeting such equity component;

“Financial Model” means the financial model adopted by Senior Lenders, setting forth the capital and operating costs of the Project and revenues therefrom on the basis of which financial viability of the Project has been determined by the Senior

Lenders, and includes a description of the assumptions and parameters used for making calculations and projections therein;

“Financial Package” means the financing package indicating the total capital cost of the Project and the means of financing thereof, as set forth in the Financial Model and approved by the Senior Lenders, and includes all financial assistance specified in the Financing Agreements and Subordinated Debt if any;

“Financing Agreements” means the agreements executed by the Company/Consortium in respect of financial assistance to be provided by the Senior Lenders by way of loans, guarantees, subscription to non-convertible debentures and other debt instruments including loan agreements, guarantees, notes, debentures, bonds and other debt instruments, security agreements, and other documents relating to the financing (including refinancing) of the Total Project Cost;

“Force Majeure” or **“Force Majeure Event”** shall have the meaning ascribed to it in Article 24;

“GoMP” means the Government of Madhya Pradesh;

“Good Industry Practice” means the best practices, methods, techniques, designs, standards, skills, diligence, efficiency, reliability and prudence which are generally and reasonably expected from a reasonably skilled and experienced operator engaged in the same type of undertaking as envisaged under this Agreement and which would be expected to result in the performance of its obligations by the Company/Consortium in accordance with this Agreement, Applicable Laws and Applicable Permits in reliable, safe, economical and efficient manner;

“Government” means the Government of Madhya Pradesh;

Government Instrumentality” means any department, division or sub-division of the Government or the GoMP and includes any commission, board, Corporation, agency or municipal and other local Corporation or statutory body including Panchayat under the control of the Government or the GoMP, as the case may be, and having jurisdiction over all or any part of the Project or the performance of all or any of the services or obligations of the Company/Consortium under or pursuant to this Agreement;

“Indemnified Party” means the Party entitled to the benefit of an indemnity pursuant to Article 28;

“Indemnifying Party” means the Party obligated to indemnify the other Party pursuant to Article 28;

“Indirect Political Event” shall have the meaning set forth in Article 24.3;

“Insurance Cover” means the aggregate of the maximum sums insured under the insurances taken out by the Company/Consortium pursuant to Article 23, and when

used in the context of any act or event, it shall mean the aggregate of the maximum sums insured and payable in relation to such act or event;

"Internet uptime" means the computers of the schools are able to connect to the World Wide Web [www] and the facility is able to connect to the Servers installed by the Corporation in designated premises.

"LOA" or **"Letter of Acceptance"** means the letter of acceptance referred to in Recital (E);

"Maintenance Manual" shall have the meaning ascribed to it in Article 17.3;

"Maintenance Programme" shall have the meaning ascribed to it in Article 17.4.1;

"Maintenance Requirements" shall have the meaning set forth in Article 17.2;

"Material Adverse Effect" means a material adverse effect of any act or event on the ability of either Party to perform any of its obligations under and in accordance with the provisions of this Agreement and which act or event causes a material financial burden or loss to either Party;

"Nominated Company" means a company selected by the Lenders' Representative and proposed to the Corporation for substituting the Company/Consortium in accordance with the provisions of the Substitution Agreement;

"Non-Political Event" shall have the meaning set forth in Article 30.2;

"Operation Period" means the period commencing from COD and ending on the Transfer Date;

"Parties" means the parties to this Agreement collectively and "Party" shall mean any of the parties to this Agreement individually;

"Performance Security" shall have the meaning set forth in Article 9.1;

"Project" means providing, operating and maintaining the Project Facilities in accordance with the provisions of this Agreement in the Government Schools as specified in Schedule-A.

“Project Account” means an account which the Company/Consortium shall open and maintain with a Bank in which all inflows and outflows of cash on account of capital and revenue receipts and expenditures shall be credited and debited, as the case may be, in accordance with the provisions of this Agreement, and includes the Sub-Accounts of such Project Account;

“Project Account Agreement” shall have the meaning set forth in Article 22;

“Project Agreements” means this Agreement, the Financing Agreements, EPC Contract, O&M Contract, all agreements relating to Real Estate Development and any other agreements or contracts that may be entered into by the Company/Consortium with any person in connection with matters relating to, arising out of or incidental to the Project, but does not include Project Account Agreement and the Substitution Agreement;

“Project Completion Date” means the date on which the Completion Certificate is issued under the provisions of Article 14;

“Project Completion Schedule” means the progressive Project Milestones set forth in Schedule G for completion of the Project

“Project Facilities” means all the amenities and facilities required and as described in Schedule B & C;

“Project Milestones” means the project milestones set forth in Schedule-G;

“RBI” means the Reserve Bank of India, as constituted and existing under the Reserve Bank of India Act, 1934, including any statutory modification or replacement thereof, and its successors;

“Reference Exchange Rate” means, in respect of any one currency that is to be converted into another currency in accordance with the provisions of this Agreement, the exchange rate as of 12.00 (twelve) noon on the relevant date quoted in Delhi by the State Bank of India, and in the absence of such rate, the average of similar rates quoted in Delhi by the Bank of India and the Bank of Baroda;

“Re.”, “Rs.” or “Rupees” or “Indian Rupees” means the lawful currency of the Republic of India;

“Right of Way” means the constructive possession of the Site, together with all way leaves, easements, unrestricted access and other rights of way, howsoever described, necessary for construction, operation and maintenance of the Project in accordance with this Agreement;

"Service Level Agreement" shall mean the availability and uptime of Project Facilities, internet facilities and faculty as specified in Schedule-E.

"SLA Erosion" means PC uptime in a particular school is less than 90% and up to 50%, internet uptime is less than 90% and up to 50% and faculty presence is less than 90% and/or up to 50% will be considered erosion in SLA.

"SLA taking a hit" PC uptime is less than 50% in a quarter, internet availability is less than 50% and/or faculty availability is less than 50%, will be treated as SLA taking a hit.

"Scheduled Completion Date" shall have the meaning set forth in Article 12;

"School Hours/Vacation" will be as notified by the School Education/Tribal Welfare Department but ordinarily will be seven hours on working days and 45 days of vacation during the summer months.

"Scope of the Project" shall have the meaning set forth in Article 2.1;

"Specifications and Standards" means the specifications and standards relating to the quality, quantity, capacity and other requirements for the Project, as set forth in Schedule D, and any modifications thereof, for the Project submitted by the Company/Consortium to, and expressly approved by, the Corporation;

"State" means the State of Madhya Pradesh and **"State Government"** means the government of that State;

"Suspension" shall have the meaning set forth in Article 25.1;

"Taxes" means any Indian taxes including excise duties, customs duties, value added tax, sales tax, local taxes, cess and any impost or surcharge of like nature (whether Central, State or local) on the goods, materials, equipment and services incorporated in and forming part of the Project charged, levied or imposed by any Government Instrumentality, but excluding any interest, penalties and other sums in relation thereto imposed on any account whatsoever. For the avoidance of doubt, Taxes shall not include taxes on corporate income;

"Tender Notice" shall have the meaning set forth in Recital E;

"Termination" means the expiry or termination of this Agreement;

"Termination Notice" means the communication issued in accordance with this Agreement by one Party to the other Party terminating this Agreement;

"Total Project Cost" means the total capital cost of the Project, as set forth in the Financial Model and approved by the Senior Lenders;

“**Transfer Date**” means the date on which this Agreement expires pursuant to the provisions of this Agreement or is terminated by a Termination Notice;

“**User**” means a person who uses the Project or any part thereof;

IN WITNESS WHEREOF THE PARTIES HAVE EXECUTED AND DELIVERED THIS AGREEMENT AS OF THE DAY, MONTH AND YEAR FIRST ABOVE WRITTEN

SIGNED, SEALED AND

DELIVERED

For and on behalf of

Madhya Pradesh State Electronics Development Corporation

by:

(Signature)

(Name)

In the presence of: 1.

SIGNED, SEALED AND

DELIVERED

For and on behalf of

COMPANY/CONSORTIUM by:

(Signature)

(Name)

(Designation)

2.

Schedules

SCHEDULE – A

**LIST OF HIGH SCHOOLS AND HIGHER SECONDARY
SCHOOLS IN WHICH THE PROJECT IS TO BE
IMPLEMENTED**

S.No	Name of The School	Community Development/Tribal Development Block	District
BIDDING BLOCK – BHOPAL / HOSHANGABAD			
01	Govt. Boys H. S. S. Hidli	Aathner	Betul
02	Govt. Excellence H.S.S. Amla	Amla	Betul
03	Govt. Girls H.S.S.Amla	Amla	Betul
04	Govt. H.S.S. Bordehi	Amla	Betul
05	Govt. M.L.B. Girls H.S.S. Betul	Betul	Betul
06	Govt. Excellence H.S.S. Betul	Betul	Betul
07	Govt. Girls H.S.S. Betulganj	Betul	Betul
08	Govt. Subhash H.S.S. Betul	Betul	Betul
09	Govt. Agriculture H.S.S. Betul Bazar	Betul	Betul
10	Girls H.S.S. Betul Bazar	Betul	Betul
11	Govt. H.S.S. Bhadush	Betul	Betul
12	Govt. H. S. S. Khandara	Betul	Betul
13	Govt. H. S. S. Sawalmeda	Bhainsdehi	Betul
14	Govt. Boys H. S. S. Damjipura	Bhimpur	Betul
15	Govt. Girls H. S. S.Chicholi	Chicholi	Betul
16	Govt. Boys H. S. S. Sarni	Ghoradongari	Betul
17	Govt. Girls H.S.S. Multai	Multai	Betul
18	Govt. H.S.S. Paradsinga	Multai	Betul
19	Govt. H.S.S. Dunawa	Multai	Betul
20	Govt. Girls H. S. S. Shahpur	Shahpur	Betul
21	Govt. Girls H. S. S. Prabhatpattnam	Prabhat Pattnam	Betul
22	Govt. H.S.S. Ghat Biroli	Prabhat Pattnam	Betul

S.No	Name of The School	Community Development/Tribal Development Block	District
23	Govt.Girls H. S. S.Barasia	Berasia	Bhopal
24	Govt. Boys Excellence H.S.S. Berasiya	Berasia	Bhopal
25	Govt. Mahatma Gandhi H.S.S. BHEL Bhopal	Fanda	Bhopal
26	Govt. Model H.S.S.Shahajanabad Bhopal	Fanda	Bhopal
27	Govt. Maharana Pratap H.S.S. Bhopal	Fanda	Bhopal
28	Govt. M.L.B. Girls H.S.S.Barkheda BHEL Bhopal	Fanda	Bhopal
29	Govt. Hamidiya Girls No.1 H.S.S. Bhopal	Fanda	Bhopal
30	Govt. Girls Sultaniya H.S.S. Bhopal	Fanda	Bhopal
31	Govt. Girls Sarojni Naidu H.S.S. Shivajinagar Bhopal	Fanda	Bhopal
32	Govt. Girls Kamla Nehru H.S.S. T.T. Nagar, Bhopal	Fanda	Bhopal
33	Govt. Boys H.S.S.Bairagarh	Fanda	Bhopal
34	Govt. Navin H.S.S. Itakhedi	Fanda	Bhopal
35	Govt. Girls H.S.S. Berkheddi	Fanda	Bhopal
36	Govt. Girls H.S.S. Govindpura	Fanda	Bhopal
37	Govt.Naveen Kanya Girls H.S.S.Tulsinagar	Fanda	Bhopal
38	Govt. Boys H.S.S. Mahatama Gandhi Bhel Bhopal	Fanda	Bhopal
39	Govt. Nutan Subhash H.S.S. Bhopal	Fanda	Bhopal
40	Govt. H.S.S. Naveen Arera colony Bhopal	Fanda	Bhopal
41	Govt. H.S.S. Harra Kheda	Berasia	Bhopal
42	Govt.Girls H.S.S. Station Area Bhopal	Fanda	Bhopal
43	Govt. H.S.S. Gandhi Nagar Bhopal	Fanda	Bhopal
44	Govt.B.R. Ambedkar Excellece H.S.S. Harda	Harda	Harda
45	Govt. E.H.S.S. Harda	Harda	Harda
46	Govt.Girls H.S.S. Harda	Harda	Harda
47	Govt.M.G. H.S.S. Harda	Harda	Harda
48	Govt. H. S. S. Masangaon	Harda	Harda
49	Govt. H. S. S.Silari	Khirkiya	Harda
50	Govt. G. H. S. S. Khirkiya	Khirkiya	Harda

S.No	Name of The School	Community Development/Tribal Development Block	District
51	Govt. H. S. S. Charwa	Khirkhya	Harda
52	Govt. H.S.S. Khargaun	Badi Bareli	Raisen
53	Govt.Boys H.S.S.Badi	Badi Bareli	Raisen
54	Govt.Girls H.S.S.Bareli	Badi Bareli	Raisen
55	Govt. Girls H. S. S. Babai	Babai	Hoshangabad
56	Govt. H. S. Umardha	Bankhedi	Hoshangabad
57	Govt.Girls H.S.S. Bankhedi	Bankhedi	Hoshangabad
58	Govt.Girls H.S. Jumerati	Hoshangabad	Hoshangabad
59	Govt.Excellence H.S.S. Hoshangabad	Hoshangabad	Hoshangabad
60	Govt.S.N.G. H.S.S. Hoshangabad	Hoshangabad	Hoshangabad
61	Govt.Girls H.S.S. Hoshangabad	Hoshangabad	Hoshangabad
62	Govt.Agriculture H.S.S. Pawarkheda	Hoshangabad	Hoshangabad
63	Govt.Boys H.S.S. Misrod	Hoshangabad	Hoshangabad
64	Govt.Boys H.S.S. Itarsi	Hoshangabad	Hoshangabad
65	Govt.Girls H.S.S.Itarsi	Hoshangabad	Hoshangabad
66	Govt. Boys H.S.S.Tawa Nagar	Kesla	Hoshangabad
67	Govt. H.S.S. Pathrota	Kesla	Hoshangabad
68	Govt. Boys H. S. S. Pachmadi	Pipariya	Hoshangabad
69	Govt.Girls H.S.S. Pipariya	Pipariya	Hoshangabad
70	Govt.H.S.S. Khaparkheda	Pipariya	Hoshangabad
71	Govt.H.S.S. Sandiy a	Pipariya	Hoshangabad
72	Govt.Girls H.S.S. Pachmadi	Pipariya	Hoshangabad
73	Govt. Nehru H. S. S.Banapura	Seoni Malwa	Hoshangabad
74	Govt.Girls H.S.S. Seonimalwa	Seoni Mawla	Hoshangabad
75	Govt. Boys H.S.S. Seonimalwa	Seoni Mawla	Hoshangabad
76	Govt.H.S.S. Shivpur	Seoni Mawla	Hoshangabad
77	Govt.H.S.S. Chatarkheda	Seoni Mawla	Hoshangabad
78	Govt.Girls H.S.S. Sohagpur	Sohagpur	Hoshangabad
79	Govt. H.S.S.Dolariya	Dolariya	Hoshangabad

S.No	Name of The School	Community Development/Tribal Development Block	District
80	Govt. H.S.S.Baghwada	Seoni-malwa	Hoshangabad
81	Govt. H.S.Hirankheda	Seoni-malwa	Hoshangabad
82	Govt. H.S.Babadiya Bhau	Seoni-malwa	Hoshangabad
83	Govt. H.S.Golganw	Seoni-malwa	Hoshangabad
84	Govt. H.S.Jamani	Kesla	Hoshangabad
85	Govt. H.S.Malapat	Seoni-malwa	Hoshangabad
86	Govt. H.S.Taranda	Kesla	Hoshangabad
87	Govt.Girls H.S.S. Gairatganj	Gairatganj	Raisen
88	Govt. H. S. S. Dehgaon	Gairatganj	Raisen
89	Govt. H.S.S. Umraogang	Obaidullaganj	Raisen
90	Govt.Girls H.S.S. Obaidullaganj	Obaidullaganj	Raisen
91	Govt. H. S. S. Goharganj	Obedullaganj	Raisen
92	Govt.B.H.S.S.Mandideep	Obedullaganj	Raisen
93	Govt.G.H.S.S.Mandideep	Obedullaganj	Raisen
94	Govt.H.S.S. Salamatpur	Sanchi	Raisen
95	Govt.Girls H.S.S. Raisen	Sanchi	Raisen
96	Govt.H.S.S. Deewangang	Sanchi	Raisen
97	Govt. Boys H.S.S. Raisen	Sanchi	Raisen
98	Govt.Boys H.S.S. Bamhori	Silwani	Raisen
99	Govt. Girls H. S. S.Silwani	Silwani	Raisen
100	Govt. H. S. S. Thala Dighawan	Udaipura	Raisen
101	Govt. Girls H. S. S.Udaipura	Udaipura	Raisen
102	Govt.Boys H.S.S. Devari	Udaipura	Raisen
103	Govt.Girls H.S.S. Devari	Udaipura	Raisen
104	Govt. H. S. S. Suthaliya	Biaora	Rajgarh
105	Govt. H. S. S. Malawar	Biaora	Rajgarh
106	Govt.H. S. S. G. Biyora	Biyora	Rajgarh
107	Govt.H. S. S. Bhilwadiya	Biyora	Rajgarh

S.No	Name of The School	Community Development/Tribal Development Block	District
108	Govt. H. S. S. Machalpur	Jirapur	Rajgarh
109	Govt. G. H. S. S. Jirapur	Jirapur	Rajgarh
110	Govt. H. S. S. Ramgarh	Jirapur	Rajgarh
111	Govt. H. S. S. Chhapiheda	Khilchipur	Rajgarh
112	Govt. G. H. S. S. Khilchipur	Khilchipur	Rajgarh
113	Govt. H. S. S. Pilyakalan	Khilchipur	Rajgarh
114	Govt. B. h. S. S. Narsingarh	Narsingarh	Rajgarh
115	Govt.H. S. S. Boda	Narsingarh	Rajgarh
116	Govt. H. S. S. Kurawar	Narsingarh	Rajgarh
117	Govt. H. S. S. Talen	Narsingarh	Rajgarh
118	Govt.Excellence School Rajgarh	Rajgarh	Rajgarh
119	Govt. H. S. S. Kalipith	Rajgarh	Rajgarh
120	Govt. B. H. S. S. Khujner	Rajgarh	Rajgarh
121	Govt. H. S. S. Udankhedi	Sarangpur	Rajgarh
122	Govt. H. S. S. Padana	Sarangpur	Rajgarh
123	Govt. Girls H. S. S.Sarangpur	Sarangpur	Rajgarh
124	Govt. H.S.S. Kothari	Ashta	Sehore
125	Govt. Excellence H.S.S. Ashta	Ashta	Sehore
126	Govt. H. S. S. Kothri	Ashta	Sehore
127	Govt. Girls H. S. S.Ashta	Ashta	Sehore
128	Govt. Girls H. S. S.Budhani	Budhni	Sehore
129	Govt. Boys H. S. S. Rehti	Budhni	Sehore
130	Govt. Girls H. S. S. Shahganj	Budhni	Sehore
131	Govt. Boys H. S. S. Baktara	Budhni	Sehore
132	Govt. H. S. S. Baya	Budhni	Sehore
133	Govt. H. S. S.Dhamanda	Ichhawar	Sehore
134	Govt. Girls H. S. S.Narsullanganj	Narsullanganj	Sehore
135	Govt. H. S. S. Chhipaner	Narsullanganj	Sehore
136	Govt. Excellence H.S.S. Sehore	Sehore	Sehore
137	Govt. Subhash H.S.S. Sehore	Sehore	Sehore

S.No	Name of The School	Community Development/Tribal Development Block	District
138	Govt. H.S.S. Bilkisganj	Sehore	Sehore
139	Govt. M.L.B. Girls H.S.S. Sehore	Sehore	Sehore
140	Govt. H. S. S. Ahmadpur	Sehore	Sehore
141	Govt. H. S. S. Doraha	Sehore	Sehore
142	Govt. Awasiya Khelkood H. S. S. Sehore	Sehore	Sehore
143	Govt. H. S. S. Shyampur	Sehore	Sehore
144	Govt. H. S. S. Masudpur	Basoda	Vidisha
145	Govt. H. S. S. Bareth	Basoda	Vidisha
146	Govt. H. S. S. Rajendra nagar Basoda	Basoda	Vidisha
147	Govt. Girls H. S. S. Basoda	Basoda	Vidisha
148	Govt. H. S. S. Udaypur	Basoda	Vidisha
149	Govt. Excellence H.S.S. Basoda	Basoda	Vidisha
150	Govt. H. S. S. Gulabganj	Gyaspur	Vidisha
151	Govt. H. S. S. Hedargarh	Gyaspur	Vidisha
152	Govt. H. S. S. Pathari	Kurwai	Vidisha
153	Govt. Girls H. S. S. Kurwai	Kurwai	Vidisha
154	Govt. H. S. S. Anandpur	Lateri	Vidisha
155	Govt. Girls H. S. S. Lateri	Lateri	Vidisha
156	Govt. Boys H.S.S. Shamshabad	Nateran	Vidisha
157	Govt. Girls H. S. S. Shamshabad	Nateran	Vidisha
158	Govt. Girls H.S. S. Sironj	Sironj	Vidisha
159	Govt. Excellence H. S. S. Sironj	Sironj	Vidisha
160	Govt. Excellence H.S.S. Vidisha	Vidisha	Vidisha
161	Govt. Girls M.L.B. H.S.S. Vidisha	Vidisha	Vidisha
162	Govt. H. S. S. Madhavganj no.2	Vidisha	Vidisha
163	Govt. H. S. S. Ahmadpur	Vidisha	Vidisha
164	Govt. H. S. S. Khamkheda	Vidisha	Vidisha
165	Govt. H. S. S. Devkhajuri	Vidisha	Vidisha
166	H. S. S. Najirabad Berasiya	Berasiya	Bhopal
167	H.S.S. Lalriya Berasiya	Berasiya	Bhopal

S.No	Name of The School	Community Development/Tribal Development Block	District
168	Navin H.S.S. Runaha Berasiya	Berasiya	Bhopal
169	Boy H.S.S.Hamidiya	Fanda	Bhopal
170	Girls H.S.S.Jahangirabad	Fanda	Bhopal
171	Girls H.S.S.Kasturba	Fanda	Bhopal
172	H. S. S. Kotra Sultanabad	Fanda	Bhopal
173	H.S.S.Jahangiriya	Fanda	Bhopal
174	H.S.S.Nishatpura	Fanda	Bhopal
175	Hamidiya Girls H.S.S.No.2	Fanda	Bhopal
176	High School Chunabhatti	Fanda	Bhopal
177	Navin H.S. 25th Batalion	Fanda	Bhopal
178	Navin H.S. Girls Nehrunagar	Fanda	Bhopal
179	Navin H.S. Jaslok Bairagarh	Fanda	Bhopal
180	Navin H.S. Vidhya Vihar	Fanda	Bhopal
181	Navin H.S.Nayapura Lalghati Bhopal	Fanda	Bhopal
182	Navin H.S.S. Anandnagar	Fanda	Bhopal
183	Navin H.S.S. Chandbad	Fanda	Bhopal
184	Navin H.S.S. Lakshmi Mandi	Fanda	Bhopal
185	Navin H.S.S. Misrod	Fanda	Bhopal
186	Navin H.S.S.Aarifnagar	Fanda	Bhopal
187	Navin H.S.S.Bagmufti	Fanda	Bhopal
188	Navin H.S.S.Chhola	Fanda	Bhopal
189	Navin H.S.S.Fanda Bhopal	Fanda	Bhopal
190	Navin H.S.S.Kajicamp	Fanda	Bhopal
191	Boys H.S.S.Station Area Bhopal	Fanda	Bhopal
192	Navin H.S.SemaraKalaBhopal	Fanda	Bhopal
193	Rajabhaj H.S.S.1100 Qtrs.	Fanda	Bhopal
194	H.S.S. Morkha	Amla	Betul
195	H.S.S. Umariya	Amla	Betul
196	H. S. S. Satner	Athner	Betul
197	H.S. Danora	Betul	Betul

S.No	Name of The School	Community Development/Tribal Development Block	District
198	H.S.S. Borgoan	Betul	Betul
199	H.S.S. Dondwada	Betul	Betul
200	H.S.S. Sehara	Betul	Betul
201	H.S.S. Vijaygram	Bhainsdehi	Betul
202	H.S.S. B. Padhar	Ghodadongri	Betul
203	H.S.S. Chopna	Ghodadongri	Betul
204	H.S.S. G. Sarni	Ghodadongri	Betul
205	H.S. Joulkheda	Multai	Betul
206	H.S. Navin Multai	Multai	Betul
207	H.S.S. Khedikort	Multai	Betul
208	H.S.S. Pouni	Multai	Betul
209	H.S. Barkhed	Prabhat Pattan	Betul
210	H.S. Tiwarkhed	Prabhat Pattan	Betul
211	H.S.S. Amrawatighat	Prabhat Pattan	Betul
212	H.S.S. Birulbazar	Prabhat Pattan	Betul
213	H.S.S. Bisnoor	Prabhat Pattan	Betul
214	H.S.S. Hiwarkhed	Prabhat Pattan	Betul
215	H.S.S. Masod	Prabhat Pattan	Betul
216	H.S.S. Raiamla	Prabhat Pattan	Betul
217	H.S.S. Bhora	Shahpur	Betul
218	H.S. Mandla	Khirkhya	Harda
219	Girls H.S. Rahatgoan	Timarni	Harda
220	H.S. Bajniya	Timarni	Harda
221	H.S. Charkheda	Timarni	Harda
222	H.S. Kartana	Timarni	Harda
223	H.S. Ari	Babai	Hoshangabad
224	H.S. Talkeshri	Babai	Hoshangabad
225	H.S.S. Sangakheda Kalan	Babai	Hoshangabad
226	H.S.S. Vagratwa	Babai	Hoshangabad
227	H.S. Dolriya	Hoshangabad	Hoshangabad

S.No	Name of The School	Community Development/Tribal Development Block	District
228	H.S. Mehragoan	Hoshangabad	Hoshangabad
229	H.S. Raipur	Hoshangabad	Hoshangabad
230	S.P.M. H.S.S. Hoshangabad	Hoshangabad	Hoshangabad
231	H.S.S. Matkuli	Pipariya	Hoshangabad
232	R.N.A. H.S.S. Pipariya	Pipariya	Hoshangabad
233	H.s. Bachwada	Seoni Mawla	Hoshangabad
234	H.S. Hirankheda	Seoni Mawla	Hoshangabad
235	H.S. Khapriya	Seoni Mawla	Hoshangabad
236	H.S. Seoni Mawla	Seoni Mawla	Hoshangabad
237	Boys H.S.S. Rampur	Sohagpur	Hoshangabad
238	Boys H.S.S. Semri Harchand	Sohagpur	Hoshangabad
239	Girls H.S. Semari Harchand	Sohagpur	Hoshangabad
240	H.S. Sobhapur	Sohagpur	Hoshangabad
241	H.S.S. Shobhapur	Sohagpur	Hoshangabad
242	S.J.L. H.S.S. Sohagpur	Sohagpur	Hoshangabad
243	Girls H.S.S. Badi	Badi	Raisen
244	H.S.S. Bharkachh Kalan	Badi	Raisen
245	H.S.S. Udaygiri	Badi	Raisen
246	H.S. Sunawaha	Begamganj	Raisen
247	H.S. Garhi	Gairatganj	Raisen
248	H.S.S. Hardout	Gairatganj	Raisen
249	Girls H.S.S. Goharganj	Obaidullaganj	Raisen
250	H.S. Tamot	Obaidullaganj	Raisen
251	H.S.S. Chiklod Kalan	Obaidullaganj	Raisen
252	H.S.S. Diwatiya	Obaidullaganj	Raisen
253	H.S.S. Sultanpur	Obaidullaganj	Raisen
254	Boys H.S.S. Sanchi	Sanchi	Raisen
255	Girls H.S. Sanchi	Sanchi	Raisen
256	H.S. S. Pagneshwar	Sanchi	Raisen
257	H.S. S.Patandev, Raisen	Sanchi	Raisen

S.No	Name of The School	Community Development/Tribal Development Block	District
258	H.S.S. Kharwai	Sanchi	Raisen
259	H. S. B. Biyohari	Biyohari	Rajgarh
260	H. S. B. Budwa	Biyohari	Rajgarh
261	H. S. Banasagar	Biyohari	Rajgarh
262	H. S. Chouri	Biyohari	Rajgarh
263	H. S. G. Biyohari	Biyohari	Rajgarh
264	H. S. G. Budwa	Biyohari	Rajgarh
265	H. S. Khadda	Biyohari	Rajgarh
266	H. S. Nipaniya	Biyohari	Rajgarh
267	H. S. Barawa	Biyora	Rajgarh
268	H. S. Napanera	Biyora	Rajgarh
269	H. S. S. B. Biyora	Biyora	Rajgarh
270	H. S. S. Khjuriya	Biyora	Rajgarh
271	H. S. S. Lakhanwas	Biyora	Rajgarh
272	H. S. Todi	Biyora	Rajgarh
273	H. S. Kodakiya	Jirapur	Rajgarh
274	H. S. S. Jhadmau	Jirapur	Rajgarh
275	H. S. S. Pipaliyakulmi	Jirapur	Rajgarh
276	H. S. Bhoujpur	Khilchipur	Rajgarh
277	H. S. S. Papdel	Khilchipur	Rajgarh
278	H. S. Seekaturkipura	Narsingarh	Rajgarh
279	H. S. Andalheda	Narsingarh	Rajgarh
280	H. S. S. Bhaisana	Narsingarh	Rajgarh
281	H. S. S. G. Narsingarh	Narsingarh	Rajgarh
282	H. S. S. Iklera	Narsingarh	Rajgarh
283	H. S. S. Mandawar	Narsingarh	Rajgarh
284	H. S. S Sustani	Rajgarh	Rajgarh
285	H. S. S. B. Rajgarh	Rajgarh	Rajgarh
286	H. S. S. Chatukheda	Rajgarh	Rajgarh
287	H. S. S. G. Rajgarh	Rajgarh	Rajgarh

S.No	Name of The School	Community Development/Tribal Development Block	District
288	H.S.Karedi	Rajgarh	Rajgarh
289	H. S. S. Karnwas	Rajgarh	Rajgarh
290	H. S. Bhiyana	Sarangpur	Rajgarh
291	H. S. Padiyadhakad	Sarangpur	Rajgarh
292	H. S. S. B. Pachor	Sarangpur	Rajgarh
293	H. S. S. B. Sarangpur	Sarangpur	Rajgarh
294	H. S. S. g. Pachor	Sarangpur	Rajgarh
295	H. S. S. Galavata	Sarangpur	Rajgarh
296	H. S. S. Padlayamatajee	Sarangpur	Rajgarh
297	H. S. S. Sandawata	Sarangpur	Rajgarh
298	Girls H.S.S. Ashta	Ashta	Sehore
299	H.S.S. Jawar	Jawar	Sehore
300	Subhash H.S.S. Sehore	Sehore	Sehore
301	Girls High School Shyampur	Sehore	Sehore
302	High School Jharkheda	Sehore	Sehore
303	High School Mandi Sehore	Sehore	Sehore
304	High School Gudbhela	Sehore	Sehore
305	Girls H.S.S. Doraha	Sehore	Sehore
306	High School Mograram	Sehore	Sehore
307	High School Uljhavan	Sehore	Sehore
308	High School Barkhedi	Sehore	Sehore
309	H.S.S. Bhaukhedi	Ichawar	Sehore
310	Girl H.S.S. Ichawar	Ichawar	Sehore
311	High School Beerpurdam	Ichawar	Sehore
312	H.S.S. Brijishnagar	Ichawar	Sehore
313	Boys H.S.S. Shahganj	Budhani	Sehore
314	H.S.S. Dobi	Budhani	Sehore
315	Girls H.S.S. Rehati	Budhani	Sehore
316	H.S.S. Jawar	Astha	Sehore
317	H.S.S. Siddiquiganj	Astha	Sehore

S.No	Name of The School	Community Development/Tribal Development Block	District
318	H.S.S. Maina	Astha	Sehore
319	H.S.S. Sewda	Astha	Sehore
320	High School Gurdiavarma	Astha	Sehore
321	H.S.S. Ladvui	Nasrullaganj	Sehore
322	H.S.S.Satrana	Nasrullaganj	Sehore
323	Girls H.S. Mandi Basoda	Basoda	Vidisha
324	H.S. S. Sirnota	Basoda	Vidisha
325	Girls High School Gandhi Chowk Basoda	Basoda	Vidisha
326	High School Kulhar	Basoda	Vidisha
327	High School Freeganj Basoda	Basoda	Vidisha
328	Girls High School Atarikhejda	Gyaraspur	Vidisha
329	H.S.S.Pipaldhar	Nateran	Vidisha
330	High School Seu	Nateran	Vidisha
331	Baraipura H.S.S. Vidisha	Vidisha	Vidisha
332	Sanskrit H.S.S. Vidisha	Vidisha	Vidisha
333	Girls High School Sherpura	Vidisha	Vidisha
334	High School Thur	Vidisha	Vidisha
335	High School Hansua	Vidisha	Vidisha
336	High School Devkhajuri	Vidisha	Vidisha
337	High School Barwai	Kurwai	Vidisha
338	High School kaswatal	Sironj	Vidisha
339	High School Imlani	Sironj	Vidisha
340	Girls High School Latere	Lateri	Vidisha
341	H.S.S.Berkhedajageer	Nateran	Vidisha
342	H.S.S.Verdha	Nateran	Vidisha
BIDDING BLOCK – GWALIOR / CHAMBAL			
343	Govt. H. S. S. Shadora	Ashok Nagar	Ashoknagar
344	Govt. H S S B Ashoknagar	Ashoknagar	Ashoknagar

S.No	Name of The School	Community Development/Tribal Development Block	District
345	Govt. H S S G Ashoknagar	Ashoknagar	Ashoknagar
346	Govt. Girls H. S. S.Chanderi	Chanderi	Ashoknagar
347	Govt. Boys H. S. S.Chanderi	Chanderi	Ashoknagar
348	Govt. Girls H. S. S. Ishagarh	Isagarh	Ashoknagar
349	Govt. H.S.S.Naisarai	Isagarh	Ashoknagar
350	Govt. H S S G Moongawali	Moongawali	Ashoknagar
351	Govt. H. S. S. Piprai	Moongawali	Ashoknagar
352	Govt. H. S. S. Sehrai	Moongawali	Ashoknagar
353	Govt. H.S.S.Malhargarh	Moongawali	Ashoknagar
354	Govt. H. S. S. Jamsara	Ater	Bhind
355	Govt. H S S No.1 Bhind	Bhind	Bhind
356	Govt. H S S No. 2 Bhind	Bhind	Bhind
357	Govt. H S S G Bhind	Bhind	Bhind
358	Govt. H S S Umri	Bhind	Bhind
359	Govt. H.S.S. Akoda	Bhind	Bhind
360	Govt. H.S.S. Khanta	Gohad	Bhind
361	Govt.Boys H.S.S. Gohad	Gohad	Bhind
362	Govt. Girls H.S.S. Gohad	Gohad	Bhind
363	Govt. Girls H.S.S. Mou	Gohad	Bhind
364	Govt. Boys H.S.S. Mou	Gohad	Bhind
365	Govt. H S S G Lahar	Lahar	Bhind
366	Govt. H S S Alampur	Lahar	Bhind
367	Govt. H S S Daboh	Lahar	Bhind
368	Govt. H S S Vaishpura	Lahar	Bhind
369	Govt. H S S Manhad	Mehgaon	Bhind
370	Govt.Girls H. S. S. Mehgaon	Mehgaon	Bhind
371	Govt. H.S.S. Gormi	Mehgaon	Bhind
372	Govt.H.S.S.Amyan	Mehgaon	Bhind
373	Govt. H.S.S. Roan	Roan	Bhind
374	Govt. G. H. S. S. Bhandar	Bhandar	Datia

S.No	Name of The School	Community Development/Tribal Development Block	District
375	Govt.H.S.S.Khiraialam	Bhander	Datia
376	Govt.H S S Datia No. 1	Datia	Datia
377	Govt.H S S Datia No. 2	Datia	Datia
378	Govt.H S S G Datia	Datia	Datia
379	Govt.H S S Unao	Datia	Datia
380	Govt.H.S.S.Uprai	Datia	Datia
381	Govt.H.S.S. Basai	Datia	Datia
382	Govt. H. S. S. Badoni	Datia	Datia
383	Govt. B. H. S. S. Indergarh	Sewda	Datia
384	Govt.Girls H. S. S. Indergarh	Sewda	Datia
385	Govt.Girls H.S.S. Sewda	Sewda	Datia
386	Govt. H. S. S. Bhaguapura	Sewda	Datia
387	Govt.H.S.S. Diguwa	Sewda	Datia
388	Govt. Girls H.S.S.Aron	Aron	Guna
389	Govt. H.S.S. Rampur Colony	Bamori	Guna
390	Govt. H.S.S. Fatehgarh	Bamori	Guna
391	Govt. H. S. S. Mrigwas	Chachoura	Guna
392	Govt. Girls H. S. S. Chachoura	Chachoura	Guna
393	Govt. Boys H.S.S. Kumbhraj	Chachoura	Guna
394	Govt. Girls H.S.S. Kumbhraj	Chachoura	Guna
395	Govt. Girls H.S.S. Beenaganj	Chachoura	Guna
396	Govt. Boys H.S.S. Kent Guna	Guna	Guna
397	Govt. H.S.S. Miyana	Guna	Guna
398	Govt. H. S. S. Bजारंग Garh	Guna	Guna
399	Govt. H.S.S. Barkhera gird	Guna	Guna
400	Govt. H. S. S. Madhusudangarh	Raghogarh	Guna
401	Govt. H.S.S. Jamner	Raghogarh	Guna
402	Govt. H.S.S. Avan	Raghogarh	Guna
403	Govt. H.S.S. Ruthiyai	Raghogarh	Guna
404	Govt. H.S.S. Dharnawada	Raghogarh	Guna

S.No	Name of The School	Community Development/Tribal Development Block	District
405	Govt. H.S.S. Donger (Vijaypur)	Raghogarh	Guna
406	Govt. Girls H. S. S. Raghogarh	Raghogarh	Guna
407	Govt. H.S.S. Karahia	Bhitarwar	Gwalior
408	Govt Bous.H S S Dabra	Dabra	Gwalior
409	Govt. Boys H. S. S. Pichhor	Dabra	Gwalior
410	Govt. H.S.S. Jawahar Biloua	Dabra	Gwalior
411	Govt. H.S.S. Purani Chawani	Ghatigaon	Gwalior
412	Govt.H.S.S. Barai	Ghatigaon	Gwalior
413	Govt. H.S.S. Kuleth	Ghatigaon	Gwalior
414	Govt. H. S. S. Hastinapur	Murar	Gwalior
415	Govt.H S S Jiwajirao	Murar	Gwalior
416	Govt.H S S Haridarshan	Murar	Gwalior
417	Govt.H S S Janakganj	Murar	Gwalior
418	Govt.H S S No. 1 Murar	Murar	Gwalior
419	Govt.H S S No. 2 Murar	Murar	Gwalior
420	Govt. H S S Sikshanagar	Murar	Gwalior
421	Govt.H S S G Gajraraja	Murar	Gwalior
422	Govt.H S S G MLB Murar	Murar	Gwalior
423	Govt. H.S.S. Gorkhi	Murar	Gwalior
424	Govt. H.S.S.Taksal	Murar	Gwalior
425	Govt. Girls H.S.S. Padma	Murar	Gwalior
426	Govt. Girls H.S.S. Mama ka Bazar	Murar	Gwalior
427	Govt. Girls H.S.S. Thatipur	Murar	Gwalior
428	Govt. H. S. S. Dimni	Ambah	Morena
429	Govt. H. S. S. Ambah	Ambah	Morena
430	Govt. H. S. S. Jagga ka pura	Ambah	Morena
431	Govt. Girls H. S. S. Jorsa	Joura	Morena
432	Govt. H. S. S. Sumawali	Joura	Morena
433	Govt. H. S. S.Sujarma	Kailaras	Morena
434	Govt. H. S. S. Golhari	Kailaras	Morena

S.No	Name of The School	Community Development/Tribal Development Block	District
435	Govt.H. S. S. E. Morena	Morena	Morena
436	Govt.H. S. S. B No. 2, Morena	Morena	Morena
437	Govt.H. S. S. G. Morena	Morena	Morena
438	Govt.H. S. S. Ambaha	Morena	Morena
439	Govt. H. S. S.Datharh	Morena	Morena
440	Govt. H. S. S. Nurabad Tekri	Morena	Morena
441	Govt. H. S. S. Dindkhor	Pahadgarh	Morena
442	Govt. H. S. S.Porsa	Porsa	Morena
443	Govt. H. S. S. Rajodha	Porsa	Morena
444	Govt.H. S. S. E. Sabalgarh	Sabalgarh	Morena
445	Govt. Girls H. S. S.Sabalgarh	Sabalgarh	Morena
446	Govt. H. S. S. Kishogarh	Sabalgarh	Morena
447	Govt. H. S. S. Rapurkalan	Sabalgarh	Morena
448	Govt. Excellence School Karahal	Karahal	Sheopur
449	Govt.H.S.S. Hirapur	Karahal	Sheopur
450	Govt.H.S.S. Girdharpru	Karahal	Sheopur
451	Govt.H.S.S. Palhera	Karahal	Sheopur
452	Govt. Excell.H. S. S. Sheopur	Sheopur	Sheopur
453	Govt. H. S. S. G. Sheopur	Sheopur	Sheopur
454	Govt. H.S.S. Badoda	Sheopur	Sheopur
455	Govt. E.H.S.S. Hajareshwar	Sheopur	Sheopur
456	Govt. H.S.S. Dodhar	Sheopur	Sheopur
457	Govt. Girls H. S.S. Vijaypur	Vijaypur	Sheopur
458	Govt. H. S.S. Tarrakala	Vijaypur	Sheopur
459	Govt. H. S.S. Gohta	Vijaypur	Sheopur
460	Govt. H.S.S. Veerpur	Vijaypur	Sheopur
461	Govt. H. S. S. Rannod	Badarwas	Shivpuri
462	Govt. H. S. S. Indar	Badarwas	Shivpuri
463	Govt. Girls H. S. S. Karera	Karera	Shivpuri
464	Govt. H. S. S. Dinara	Karera	Shivpuri

S.No	Name of The School	Community Development/Tribal Development Block	District
465	Govt. H. S. S. G. Khamiyadana	Khaniyadhana	Shivpuri
466	Govt. H. S. S. Muhari	Khaniyadhana	Shivpuri
467	Govt. H. S. S. G. Kolaras	Kolaras	Shivpuri
468	Govt. H. S. S. G. Narwar	Narwar	Shivpuri
469	Govt. H. S. S. Magroni	Narwar	Shivpuri
470	Govt. H. S. S. Piploda Ubari	Narwar	Shivpuri
471	Govt. H. S. S. Bamorkalan	Narwar	Shivpuri
472	Govt. H. S. S. Bhoti	Pichhore	Shivpuri
473	Govt. H. S. S. Malawani	Pichhore	Shivpuri
474	Govt. H. S. S. Manpura	Pichhore	Shivpuri
475	Govt. Girls H. S. S. Pichhore	Pichhore	Shivpuri
476	Govt. H. S. S. Bhatnabar	Pohari	Shivpuri
477	Govt. H. S. S. Berad	Pohari	Shivpuri
478	Govt. H. S. S. Girls Shivpuri	Shivpuri	Shivpuri
479	Govt. H. S. S. No 2 Shivpuri	Shivpuri	Shivpuri
480	Govt. Girls H. S. S. Court Road	Shivpuri	Shivpuri
481	H S S Asvar	Lahar	Bhind
482	H S Mehdawa	Raun	Bhind
483	H S Bardhua	Datia	Datia
484	H S G Unao	Datia	Datia
485	H. S. Panwadihat	Aron	Guna
486	H.S. Parawah	Bamori	Guna
487	H.S. Haripur	Guna	Guna
488	H.S.S. G, Cant.	Guna	Guna
489	H.S.S. MNK	Guna	Guna
490	H.S.S. No. 1	Guna	Guna
491	H. S. Ramnagar	Raghogarh	Guna
492	H.S.S.B.Raghogarh	Raghogarh	Guna
493	H.S.S. Behat	Murar	Gwalior
494	H S S G Shinde ki Chawni	Murar	Gwalior

S.No	Name of The School	Community Development/Tribal Development Block	District
495	H S S Paganvisi	Murar	Gwalior
496	H S S Patel	Murar	Gwalior
497	H S S G Gwalior	Murar	Gwalior
498	H S S G Railway Colony	Murar	Gwalior
499	H S S G Hindi Vidyapeeth	Murar	Gwalior
500	H S J.A.Sindh	Murar	Gwalior
501	High School Boys Thatipur	Murar	Gwalior
502	H S S Mohna	Ghatigaon	Gwalior
503	H.S.S. Rehat	Ghatigaon	Gwalior
504	H.S.S. Panihar	Ghatigaon	Gwalior
505	High School Nirawali	Ghatigaon	Gwalior
506	High School Barua	Ghatigaon	Gwalior
507	H.S.S.Chinore	Bhitarwar	Gwalior
508	H.S.S. Kerua	Bhitarwar	Gwalior
509	H.S.S. Sakhani	Bhitarwar	Gwalior
510	Girls H.S.S. Dabra	Dabra	Gwalior
511	Girls H.S.S. Pichore	Dabra	Gwalior
512	H S S Khadiyahaar	Ambah	Morena
513	H. S. B. Ambah	Ambah	Morena
514	H. S. Sihoniya	Ambah	Morena
515	H. S. S. G. Kailaras	Kailaras	Morena
516	H. S. S. Dimni	Morena	Morena
517	H. S. S. G Khadiyar	Morena	Morena
518	H. S. S. G.D. Jain, Morena	Morena	Morena
519	H. S. S. No.1 Morena	Morena	Morena
520	H. S. S. Nurabad Takri	Morena	Morena
521	H. S. S. Sahraiyar Pura	Morena	Morena
522	H. S. Rachhed	Porsa	Morena
523	H. S. Jinfield	Sabalgarh	Morena
524	H. S. S. Tantara	Sabalgarh	Morena

S.No	Name of The School	Community Development/Tribal Development Block	District
525	H. S. Bodar	Sheopur	Sheopur
526	H. S. Makdamar	Sheopur	Sheopur
527	H. S. Pandaula	Sheopur	Sheopur
528	H. S. Rakher	Sheopur	Sheopur
529	H. S. Ratovan	Sheopur	Sheopur
530	H. S. Shyampur	Vijaypur	Sheopur
531	H.S.S. Lookwasa	Kolaras	Shivpuri
532	H.S.S. kararkheda	Pichhore	Shivpuri
533	H. S. S. B. 1 Shiv.	Shivpuri	Shivpuri
534	H S G Shahdora	Ashoknagar	Ashoknagar
535	H S Pranpur	Chanderi	Ashoknagar
536	Govt. Girls H. S. S. Pichhore	Pichhore	Shivpuri
537	Govt. B. H.S.S. Rahatgoan	Timarni	Harda
538	Govt. Girls H. S. S. Timarni	Timarni	Harda
539	Govt.Boys H.S.S. Begamganj	Begamganj	Raisen
540	Govt. Girls H. S. S.Begamganj	Begamganj	Raisen
541	Govt. Girls H. S. S.Sultangang	Begamganj	Raisen
BIDDING BLOCK - SAGAR			
542	Girls H. S. S.Bada Malahara	Badamalhara	Chhatarpur
543	Govt. H. S. S. Ghuwara	Badamalhara	Chhatarpur
544	Govt. H. S. S. Bhangwa	Badamalhara	Chhatarpur
545	Govt. H. S. S. Gaurihar	Barigarh	Chhatarpur
546	Govt. H. S. S. Sarwai	Barigarh	Chhatarpur
547	Govt. H.S.S. Bajna	Baxwah	Chhatarpur
548	Govt. H. S. S. Girls Bijawar	Bijawar	Chhatarpur
549	Govt. H.S.S. Angore	Bijawar	Chhatarpur
550	Govt. H.S.S. Kishangarh	Bijawar	Chhatarpur
551	Govt. H.S.S. Gulganj	Bijawar	Chhatarpur
552	Govt. H.S.S. Satai	Bijawar	Chhatarpur

S.No	Name of The School	Community Development/Tribal Development Block	District
553	Govt. H. S. S. Girls Chhatarpur	Chattarpur	Chhatarpur
554	Govt. Excellence H.S.S.Chhatarpur	Chattarpur	Chhatarpur
555	Govt. H.S.S.Chhatarpur no-2	Chattarpur	Chhatarpur
556	Govt.Boys H.S.Chandla	Laundi	Chhatarpur
557	Govt. H. S. S. B. Naugaon	Naugaon	Chhatarpur
558	Govt. H. S. S. G. Naugaon	Naugaon	Chhatarpur
559	Govt. B. H. S. S. Harpalpur	Naugaon	Chhatarpur
560	Govt. H. S. S. G. Harpalpur	Naugaon	Chhatarpur
561	Govt. H. S. S. Alipura	Naugaon	Chhatarpur
562	Govt. H. S. S. Girls Rajnagar	Rajnagar	Chhatarpur
563	Govt. H. S. S. Chandranagar	Rajnagar	Chhatarpur
564	Govt. H. S. S. Ganj	Rajnagar	Chhatarpur
565	Govt. H.S.S. Khujraho	Rajnagar	Chhatarpur
566	Govt. H.S.S. Khaderi	Batiyagarh	Damoh
567	Govt. H.S.S. Kerbana	Batiyagarh	Damoh
568	Govt.MLB H.S.S. Damoh	Damoh	Damoh
569	Govt. E. H.S.S. Damoh	Damoh	Damoh
570	Govt.H.S.S. Basa Tarkheda	Damoh	Damoh
571	Govt.Urdu H.S.S.Damoh	Damoh	Damoh
572	Govt. J.P.B.Girls H.S.S.Damoh	Damoh	Damoh
573	Govt.Girls H.S.S. Keshapandey	Damoh	Damoh
574	Govt. H.S.S. Hindoriya	Damoh	Damoh
575	Govt. H.S.S. Raneh	Hatta	Damoh
576	Govt. Multipurpose H.S.S. Hatta	Hatta	Damoh
577	Govt. MLB H.S.S. Hatta	Hatta	Damoh
578	Govt. H.S.S. Gaisabad	Hatta	Damoh
579	Govt. H. S. S.Nohata	Jabera	Damoh
580	Govt. G. H. S. S. Jabera	Jabera	Damoh
581	Govt. H. S. S. Bamhori Mala	Jabera	Damoh
582	Govt. H. S. S.Kumhari	Patera	Damoh

S.No	Name of The School	Community Development/Tribal Development Block	District
583	Govt. Girls H.S.S. Pathariya	Pathariya	Damoh
584	Govt. H.S.S. Kishanganj	Pathariya	Damoh
585	Govt. H.S.S. Tejgarh	Tendukheda	Damoh
586	Govt. H. S. S.Pura Bairagarh	Tendukheda	Damoh
587	Govt.H. S. S. G. Ajaygarh	Ajaygarh	Panna
588	Govt.H.S.S. Harduakamriya	Ajaygarh	Panna
589	Govt.H.S.S. Hardi	Ajaygarh	Panna
590	Govt.H.S.S.Nardaha	Ajaygarh	Panna
591	Govt. H. S. S.Saleha	Gunnaor	Panna
592	Govt. H. S. S. Amangang	Gunnaor	Panna
593	Govt. G. H. S. S. Amangang	Gunnaor	Panna
594	Govt.R.P.Excellence H.S. Panna- 1	Panna	Panna
595	Govt. H. S. S.Brijpur	Panna	Panna
596	Govt. H. S. S.Birwahi	Panna	Panna
597	Govt. H. S. S.G. Manhar	Panna	Panna
598	Govt. H. S. S. Kakarhati	Panna	Panna
599	Govt. G. H. S. S. Devendranagar	Panna	Panna
600	Govt. B. H. S. S. Devendranagar	Panna	Panna
601	Govt. H. S. S. Barachha	Panna	Panna
602	Govt. H. S. S.Mohandra	Pawai	Panna
603	Govt.H.S. S. G. Pawai	Pawai	Panna
604	Govt.H.S. S. Krishngarh	Pawai	Panna
605	Govt.H.S. S. Simriya	Pawai	Panna
606	Govt.H.S. S. Sunwanikalan	Pawai	Panna
607	Govt.H. S. S. Bagwar	Shahnagar	Panna
608	Govt.H.S.S. Bori	Shahnagar	Panna
609	Govt.H.S.S. Harduakamriya	Shahnagar	Panna
610	Govt. H.S.S. Bisani	Shahnagar	Panna
611	Govt. H. S. S.Repura	Shahnagar	Panna
612	Govt. H. S. S. G. Banda	Banda	Sagar

S.No	Name of The School	Community Development/Tribal Development Block	District
613	Govt. H.S.S. Bara	Banda	Sagar
614	Govt. H. S. S. E. Beena	Beena	Sagar
615	Govt. H. S. S. E. Devri	Devri	Sagar
616	Govt. H. S. S. G. Gaurjhamar	Devri	Sagar
617	Govt. H. S. S. B. Gaurjhamar	Devri	Sagar
618	Govt. H. S. S. Bilhara	Jaisinghnagar	Sagar
619	Govt. H.S.S.Tada	Keshli	Sagar
620	Govt. H. S. S. E. Khurai	Khurai	Sagar
621	Govt. H. S. S. G. Khurai	Khurai	Sagar
622	Govt. H.S.S.Khimlasa	Khurai	Sagar
623	Govt. H. S. S. Barodiya Kalan	Malthon	Sagar
624	Govt. H. S. S. E. Rahali	Raheli	Sagar
625	Govt. H. S. S. B. Gadakota	Raheli	Sagar
626	Govt. H. S.S. Sihora	Rahatgarh	Sagar
627	Govt. H. S. S. Jaruokheda	Rahatgarh	Sagar
628	Govt. H. S. S.Narayawali	Rahatgarh	Sagar
629	Govt. M.L.B. H. S.S. G No.1 Sagar	Sagar	Sagar
630	Govt. M.L.B. H. S.S. No.2 Sagar	Sagar	Sagar
631	Govt. H. S. S. Chowk, Sagar	Sagar	Sagar
632	Govt. H. S. S. Shahpur	Sagar	Sagar
633	Govt. H. S. S. G. Dana	Sagar	Sagar
634	Govt. H. S. S. Agri. Surkhi	Sagar	Sagar
635	Govt. H. S. S. E. Shahgarh	Shahgarh	Sagar
636	Govt. Govt. H. S. S.Dalpatpur	Shahgarh	Sagar
637	Govt. Boys H. S. S.Khargapur	Baldeogarh	Tikamgarh
638	Govt. Girls H. S. S.Khargapur	Baldeogarh	Tikamgarh
639	Govt. H. S. S. Chandera	Jatara	Tikamgarh
640	Govt. H. S. S. Lidhora	Jatara	Tikamgarh
641	Govt. H. S. S. Digoda	Jatara	Tikamgarh
642	Govt. H. S. S. G. Jatara	Jatara	Tikamgarh

S.No	Name of The School	Community Development/Tribal Development Block	District
643	Govt. Boys H. S. S. Niwari-2	Niwadi	Tikamgarh
644	Govt. H. S. S. Taricharkalan	Niwadi	Tikamgarh
645	Govt. Boys H. S. S.Orachha	Niwadi	Tikamgarh
646	Govt. Boys H. S. S. Tehrka	Niwadi	Tikamgarh
647	Govt. Girls H. S. S. Tehrka	Niwadi	Tikamgarh
648	Govt. H. S. S. Ghugsi	Niwadi	Tikamgarh
649	Govt. Girls H.S.S. Niwari	Niwadi	Tikamgarh
650	Govt. H. S. S.Bamhori Kala	Palera	Tikamgarh
651	Govt. H. S. S.G. Prathivipur	Prithvipur	Tikamgarh
652	Govt. H. S.S.Jeran	Prithvipur	Tikamgarh
653	Govt.Excellence H.S.S. Tikamgarh	Tikamgarh	Tikamgarh
654	Govt. Boys H.S. S. 2, Tikamgarh	Tikamgarh	Tikamgarh
655	Govt. H. S. S.Badagoan dhasan	Tikamgarh	Tikamgarh
656	H. S. G. Dhuwara	Badamalhara	Chhatarpur
657	H. S. Bramhori	Bakwaha	Chhatarpur
658	H. S. G. Vakswaha	Bakwaha	Chhatarpur
659	H. S. Khaddi	Barigarh	Chhatarpur
660	H. S. Panagar	Bijawar	Chhatarpur
661	H. S. Dhamaura	Ishanagar	Chhatarpur
662	H. S. Matguwa	Ishanagar	Chhatarpur
663	H. S. S. Hatwara	Ishanagar	Chhatarpur
664	H. S. Salaiya	Ishanagar	Chhatarpur
665	H. S. Bansiya	Laundi	Chhatarpur
666	H. S. G. Maharajpur	Naugaon	Chhatarpur
667	H. S. S. Gadimalhara	Naugaon	Chhatarpur
668	H.S. G. Alipura	Naugaon	Chhatarpur
669	H. S. Ghura	Rajnagar	Chhatarpur
670	H. S. Rangunwan	Rajnagar	Chhatarpur
671	H. S. S. Basari	Rajnagar	Chhatarpur
672	H. S. S. Karsi	Rajnagar	Chhatarpur

S.No	Name of The School	Community Development/Tribal Development Block	District
673	H. S. Futerakalan	Batiyagarh	Damoh
674	H. S. Margaon	Batiyagarh	Damoh
675	New H. S. Fatehpur	Batiyagarh	Damoh
676	H. S. Bilai	Damoh	Damoh
677	H. S. G. Hindoriya	Damoh	Damoh
678	H. S. Hirdepur	Damoh	Damoh
679	H. S. Laxmankutti	Damoh	Damoh
680	H. S. Sardar Patel Damoh	Damoh	Damoh
681	H. S. Hinnottakalan	Hatta	Damoh
682	H. S. S. B. Hatta	Hatta	Damoh
683	H. S. S. Madiyado	Hatta	Damoh
684	New H. S. Hatta	Hatta	Damoh
685	New H. S. Morahai	Hatta	Damoh
686	H. S. Khamriya Bijora	Jabera	Damoh
687	H. S. S. Sigrampur	Jabera	Damoh
688	New H. S. Banwar	Jabera	Damoh
689	H. S. Botrai	Patheriya	Damoh
690	H. S. Kumeriya	Patheriya	Damoh
691	H. S. S. Babakalan	Patheriya	Damoh
692	New H. S. Narsingarh	Patheriya	Damoh
693	H. S. Luhari	Pattera	Damoh
694	New H. S. Bangaon	Pattera	Damoh
695	New H. S. Majhguwan Patol	Pattera	Damoh
696	H. S. Sarra	Tendukheda	Damoh
697	H. S. Tendhukhda	Tendukheda	Damoh
698	New H. S. Jhailon	Tendukheda	Damoh
699	New H. S. Samnapur	Tendukheda	Damoh
700	H. S. Banhari	Ajaygarh	Panna
701	H. S. S. Khora	Ajaygarh	Panna
702	H. S. Sinhpur	Ajaygarh	Panna

S.No	Name of The School	Community Development/Tribal Development Block	District
703	H. S. Veera	Ajaygarh	Panna
704	H.S. Dharmpur	Ajaygarh	Panna
705	H. S. G. Gunner	Gunner	Panna
706	H. S. Maheba	Gunner	Panna
707	H. S. Pagra	Gunner	Panna
708	H. S. Patna Tamoli	Gunner	Panna
709	H. S. S. Maheba	Gunner	Panna
710	H.S. S. Kamatana	Gunner	Panna
711	H.S. S.Dwari	Gunner	Panna
712	H. S. Bukhor	Panna	Panna
713	H. S. Gadipadariya	Panna	Panna
714	H. S. Girwara	Panna	Panna
715	H. S. Jigdaha	Panna	Panna
716	H.S. Bhilsay	Panna	Panna
717	H.S. Hardua Raksesaha	Panna	Panna
718	H.S. Jharkuna	Panna	Panna
719	H.S. Pahadikheda	Panna	Panna
720	H.S. Sundra	Panna	Panna
721	H.S.Kunjyan	Panna	Panna
722	R.P. H.S. Panna- 1	Panna	Panna
723	H. S. Bannoli	Pawai	Panna
724	H. S. Hathkuri	Pawai	Panna
725	H. S. Kariya	Pawai	Panna
726	H. S. Kunwarpur	Pawai	Panna
727	H. S. Padariya kalan	Pawai	Panna
728	H. S. S. Kalda	Pawai	Panna
729	H. S. Tikariya	Pawai	Panna
730	H. S. Kachori	Shahnagar	Panna
731	H. S. Madawa	Shahnagar	Panna
732	H. S. Rohniyan	Shahnagar	Panna

S.No	Name of The School	Community Development/Tribal Development Block	District
733	H.S. Bagroud	Shahnagar	Panna
734	H.S. Mainha	Shahnagar	Panna
735	H.S. Roopjhir	Shahnagar	Panna
736	H.S. Sudoor	Shahnagar	Panna
737	H. S. S. Bararu	Banda	Sagar
738	H. S. S. 2 Beena	Beena	Sagar
739	H. S. S. G. Devri	Devri	Sagar
740	H. S. Baroda Sagar	Jaisinagar	Sagar
741	H. S. Devri Naharmau	Kaisli	Sagar
742	H. S. Kevralikalan	Kaisli	Sagar
743	H. S. S. Sahajpur	Kaisli	Sagar
744	H. S. S.G. Kesli	Kaisli	Sagar
745	H. S. Barodiya Nonagir	Khurai	Sagar
746	H. S. S. Basahari	Khurai	Sagar
747	L S Girls H. S. S. Khurai	Khurai	Sagar
748	H. S. S. Bandri	Malthon	Sagar
749	H. S. S. Parson	Malthon	Sagar
750	H. S. S. Rajwas	Malthon	Sagar
751	G. H. S. S. Rahaili	Rahaili	Sagar
752	H. S. S. Chandpur	Rahaili	Sagar
753	H. S. S. Chhirari	Rahaili	Sagar
754	H. S. S. G. Gadakota	Rahaili	Sagar
755	H. S. S. Patna Bujurg	Rahaili	Sagar
756	H. S. Sabulal Gadakota	Rahaili	Sagar
757	H.S.S. Baleh	Rahaili	Sagar
758	H. S. Bhaisa Bhishmnagar	Rahatgarh	Sagar
759	H. S. Bhapel	Rahatgarh	Sagar
760	H. S. Bichpuri	Rahatgarh	Sagar
761	H. S. G. Naryawali	Rahatgarh	Sagar
762	H. S. G. Rahatgarh	Rahatgarh	Sagar

S.No	Name of The School	Community Development/Tribal Development Block	District
763	H. S. S. Jhila	Rahatgarh	Sagar
764	H. S. S. Maihar	Rahatgarh	Sagar
765	H. S. Bhaisanaka	Sagar	Sagar
766	H. S. G. Shahpur	Sagar	Sagar
767	H. S. G. Subhashnagar	Sagar	Sagar
768	H. S. S. Bamhoribika	Sagar	Sagar
769	H. S. S. Bararu	Sagar	Sagar
770	H. S. S. Excellence Sagar	Sagar	Sagar
771	H. S. S. Gornagar Sagar	Sagar	Sagar
772	H. S. S. Karrapur	Sagar	Sagar
773	H. S. S. Moraji	Sagar	Sagar
774	H. S. S. Parsoriya	Sagar	Sagar
775	H. S. S. Purani Sadar Sagar	Sagar	Sagar
776	H. S. V. Karapur	Sagar	Sagar
777	H. S. Vithalnagar	Sagar	Sagar
778	H.S. G. Makronia	Sagar	Sagar
779	H.S. Gopalganj,	Sagar	Sagar
780	H.S.S. Sanoda	Sagar	Sagar
781	H. S. Hirapur	Shahgarh	Sagar
782	H. S. S. Deri	Baldevgarh	Tikamgarh
783	H. S. S. Deverada	Baldevgarh	Tikamgarh
784	H. S. S. Hata	Baldevgarh	Tikamgarh
785	H. S. S. Dhudhansi	Niwadi	Tikamgarh
786	H. S. S. Puchhikargauon	Niwadi	Tikamgarh
787	H. S. S. G. Palera	Palera	Tikamgarh
788	H. S. Simra	Prathivpur	Tikamgarh
789	H. S. S. Aastaun	Tikamgarh	Tikamgarh
790	H. S. S. Kundeshwar	Tikamgarh	Tikamgarh
BIDDING BLOCK - REWA			

S.No	Name of The School	Community Development/Tribal Development Block	District
791	Govt. Boys H. S. S. Bramhani	Anuppur	Anuppur
792	Govt. Boys H.S.S. Bhad	Anuppur	Anuppur
793	Govt. H.S.S. Rajnagar	Anuppur	Anuppur
794	Govt. H.S.S. Funga	Anuppur	Anuppur
795	Govt. Boys H. S. S. Gorella	Jaithari	Anuppur
796	Govt. Boys H.S.S. Vyankatnagar	Jaithari	Anuppur
797	Govt. H.S.S. Amgawa	Jaithari	Anuppur
798	Govt. Girls H.S.S. Jaithari	Jaithari	Anuppur
799	Govt. Boys H.S.S. Kotma	Kotma	Anuppur
800	Govt. Girls H.S.S. Kotma	Kotma	Anuppur
801	Govt. Boys H.S.S. Bijuri	Kotma	Anuppur
802	Govt. H.S.S. Nigwani	Kotma	Anuppur
803	Govt. H.S.S. Girls Badra	Kotma	Anuppur
804	Govt. Boys H.S.S. Amarkantak	Pushprajgarh	Anuppur
805	Govt. Girls Shiksha Parishad H. S. S. Pushprajgarh	Pushprajgarh	Anuppur
806	Govt. H.S.S. Lakhora	Pushprajgarh	Anuppur
807	Govt. H.S.S. Karpa	Pushprajgarh	Anuppur
808	Govt. H.S.S. Damhedi	Pushprajgarh	Anuppur
809	Govt. Boys H.S.S. Benibari	Pushprajgarh	Anuppur
810	Govt. H.S.S. Bhejri	Pushprajgarh	Anuppur
811	Govt. H. S. S. G. Gangawa	Gangev	Rewa
812	Govt. H. S. S. B. Gangawa	Gangev	Rewa
813	Govt. H. S. S. Raghuwaganj	Gangev	Rewa
814	Govt. Girls H. S. S. Hanumana	Hanumana	Rewa
815	Govt. H. S. S. Gauri	Hanumana	Rewa
816	Govt. H. S. S. Khatkari	Hanumana	Rewa
817	Govt. H. S. S. Dabhora	Jawa	Rewa
818	Govt. H. S. S. G. Mauganj	Mauganj	Rewa
819	Govt. H. S. S. G. Devtalab	Mauganj	Rewa

S.No	Name of The School	Community Development/Tribal Development Block	District
820	Govt. H. S. S.Ratangava	Mauganj	Rewa
821	Govt.H. S. S. G. Naigadi	Naigidi	Rewa
822	Govt.H. S. S. Kharra	Naigidi	Rewa
823	Govt.H. S. S. Ful	Naigidi	Rewa
824	Govt. H. S. S. Manikwar	Raipur Karchuliyan	Rewa
825	Govt. H. S. S. G. Raipur Karchhu	Raipur Kurj	Rewa
826	Govt. H. S. S. Gudd	Raipur Kurj	Rewa
827	Govt. H. S. S. S. K. Rewa	Rewa	Rewa
828	Govt. H. S. S. G. P. K. Rewa	Rewa	Rewa
829	Govt. H. S. S. Martand N.2.	Rewa	Rewa
830	Govt. H. S. S. G.Martand N.2.	Rewa	Rewa
831	Govt. H. S. S. G. Sirmour	Sirmour	Rewa
832	Govt. H. S. S. Samriya	Sirmour	Rewa
833	Govt. H. S. S. Babihvi	Sirmour	Rewa
834	Govt. Girls H. S. S. Chakghat	Tiyothar	Rewa
835	Govt. H. S. S. g. Tiyothar	Tiyothar	Rewa
836	Govt. H. S. S. B. Chakghat	Tiyothar	Rewa
837	Govt. H.S.S. Girls Amarpatan	Amarpatan	Satna
838	Govt. H.S.S. Kathaha	Amarpatan	Satna
839	Govt. H.S.S. Tyondhuri	Amarpatan	Satna
840	Govt. H.S.S.Kharamseda	Amarpatan	Satna
841	Govt. H. S. S.Nakela	Chitrakoot	Satna
842	Govt. H.S.S. Boys Maihar	Maihar	Satna
843	Govt. H.S.S. Girls Maihar	Maihar	Satna
844	Govt. Govt. H.S.S. Nandan	Maihar	Satna
845	Govt. H.S.S. Birsinghpur	Majhagava	Satna
846	Govt. H.S.S. Girls Nogod	Nagod	Satna
847	Govt. H.S.S. Rahikwara	Nagod	Satna
848	Govt. H.S.S. Jaso	Nagod	Satna
849	Govt. H. S. S. Singhpur	Nagod	Satna

S.No	Name of The School	Community Development/Tribal Development Block	District
850	Govt. H.S.S. Mirgoti	Ramnagar	Satna
851	Govt. H. S. S. Ramnagar	Ramnagar	Satna
852	Govt. H.S.S.Boys Rampur	Rampur Baghelan	Satna
853	Govt. H.S.S. Chhibora	Rampur Baghelan	Satna
854	Govt. H.S.S. Kotar	Rampur Baghelan	Satna
855	Govt. H.S.S. Bamori	Rampur Baghelan	Satna
856	Govt. H. S. S. Kothi	Sohabal	Satna
857	Govt. H.S.S. Vyankat-1	Sohawal	Satna
858	Govt. H.S.S. Vyankat-2	Sohawal	Satna
859	Govt. M.L.B. H.S.S. Sohawal	Sohawal	Satna
860	Govt. H.S.S. Girls Dhavri	Sohawal	Satna
861	Govt. H.S.S. Sohawal	Sohawal	Satna
862	Govt. Girls H. S. S. Beohari	Beohari	Shahdol
863	Govt. H.S.S. Mow	Beohari	Shahdol
864	Govt.H.S.S. Khatta	Beohari	Shahdol
865	Govt.H.S.S. Bholhara	Beohari	Shahdol
866	Govt. H.S.S. Budwa	Beohari	Shahdol
867	Govt. H. S. S. Keshwahi	Budhar	Shahdol
868	Govt. Girls H.S.S. Budhar	Budhar	Shahdol
869	Govt.H.S.S. Dhanpuri	Budhar	Shahdol
870	Govt.Boys H.S.S.Balbahara	Budhar	Shahdol
871	Govt.Boys H.S.S. Birhuli	Budhar	Shahdol
872	Govt. H. S. S. Karki	Jaisinghnagar	Shahdol
873	Govt. Girls H.S.S. Jaisinghnagar	Jaisinghnagar	Shahdol
874	Govt. Boys H.S.S. Amjhor	Jaisinghnagar	Shahdol
875	Govt.Boys H.S.S. Aamdeeh	Jaisinghnagar	Shahdol
876	Govt.Boys H.S.S. Bansukli	Jaisinghnagar	Shahdol
877	Govt. Boys H. S. S. Dhanpuri	Sohagpur	Shahdol
878	Govt. H. S. S. Singhpur	Sohagpur	Shahdol
879	Govt. Girls H. S. S. Dhanpuri	Sohagpur	Shahdol

S.No	Name of The School	Community Development/Tribal Development Block	District
880	Govt. Boys H.S.S.Raghuraj No.1 Sohagpur	Sohagpur	Shahdol
881	Govt. Boys H.S.S. Amarpur	Sohagpur	Shahdol
882	Govt. H. S. S. Rajmilan	Baidan	Sidhi
883	Govt. H. S. S. G. Bedan	Baidan	Sidhi
884	Govt. H. S. S. Khuttar	Baidan	Sidhi
885	Govt. H. S. S. Pajreh	Baidan	Sidhi
886	Govt. H. S. S. Karela	Chitrangi	Sidhi
887	Govt. H. S. S.G. Chirangi	Chitrangi	Sidhi
888	Govt. H. S. S. Dhumma	Churhat	Sidhi
889	Govt. H. S. S. Madwa	Churhat	Sidhi
890	Govt. H. S. S. G. Devsar	Devsar	Sidhi
891	Govt. H. S. S. Niwas	Devsar	Sidhi
892	Govt. H. S. S. E. Sidhi	Gopad Banas	Sidhi
893	Govt. H. S. S. 2. Sidhi	Gopad Banas	Sidhi
894	Govt. Boys H. S. S.Kusmi	Kusmi	Sidhi
895	Govt. H. S. S. Bhuimad	Kusmi	Sidhi
896	Govt. H. S. S. Madwas	Manjholi	Sidhi
897	Govt. H. S. S. G. Manjholi	Manjholi	Sidhi
898	Govt. H. S. S. Baghwar	Rampur Nakin	Sidhi
899	Govt. H. S. S. Kandhwar	Rampur Nakin	Sidhi
900	Govt. H. S. S. G. Sidhi	Sidhi	Sidhi
901	Govt. E. H. S. S.Sidhi	Sidhi	Sidhi
902	Govt. H. S. S. B. Hinoti	Sihawal	Sidhi
903	Govt. H. S. S. Amiliya	Sihawal	Sidhi
904	Govt. E. H. S. S. Umaria	Karkeli	Umaria
905	Govt. H. S. S. G. Umaria	Karkeli	Umaria
906	Govt. H. S. S. B. Chandiya	Karkeli	Umaria
907	Govt. H. S. S. G. Chandiya	Karkeli	Umaria
908	Govt. H. S. S. Naurojabad	Karkeli	Umaria
909	Govt. H. S. S. Pinnorra	Karkeli	Umaria

S.No	Name of The School	Community Development/Tribal Development Block	District
910	Govt. H. S. S. Akhadar	Karkeli	Umaria
911	Govt. H. S. S. Patharhata	Karkeli	Umaria
912	Govt. H. S. S. Amarpur	Manpur	Umaria
913	Govt. H. S. S. Bijori	Manpur	Umaria
914	Govt. H. S. S. Bherwa	Manpur	Umaria
915	Govt. H. S. S. Tala	Manpur	Umaria
916	Govt. H. S. S. E. Pali	Pali	Umaria
917	Govt. H. S. S. G. Pali	Pali	Umaria
918	Govt. H. S. S. Badwahi	Pali	Umaria
919	Govt. Boys H.S.S. Sundardadar	Pali	Umaria
920	H. S. S. Jamunakalri	Anooppur	Anooppur
921	H. S. S. Latar	Anooppur	Anooppur
922	H. S. S. Malga	Anooppur	Anooppur
923	H. S. S. Podi Chodi	Anooppur	Anooppur
924	H. S. S. G. Badra	Anooppur	Anooppur
925	H. S. G. Cholana	Jaithari	Anooppur
926	H. S. S. Amlai Ka.	Jaithari	Anooppur
927	H. S. S. B. Anooppur	Jaithari	Anooppur
928	H. S. S. Chachai	Jaithari	Anooppur
929	H. S. S. Cholana	Jaithari	Anooppur
930	H. S. S. G. Anooppur	Jaithari	Anooppur
931	H. S. S. G. Podi	Jaithari	Anooppur
932	H. S. S. G. Vekathnagar	Jaithari	Anooppur
934	H. s. S. Lapta	Jaithari	Anooppur
935	H. S. S. M Anooppur	Jaithari	Anooppur
936	H. S. S. Pasla	Jaithari	Anooppur
937	H. S. S. Pipariya	Jaithari	Anooppur
938	H. S. S. Sakara	Jaithari	Anooppur
939	H. S. S. G. Bijuri	Kotma	Anooppur
940	H. S. Vahatala	Kotma	Anooppur

S.No	Name of The School	Community Development/Tribal Development Block	District
941	H. S. Amangawan	Pushrajgarh	Anooppur
942	H. S. G. Karppa	Pushrajgarh	Anooppur
943	H. S. S. Karaudi	Pushrajgarh	Anooppur
944	H. S. S. B. Tiwni	Gangeo	Rewa
945	H. S. S. Balyawagaon	Gangeo	Rewa
946	H. S. S. G. Tiwni	Gangeo	Rewa
947	H. S. S. Lalgan	Gangeo	Rewa
948	H. S. S. Tikuri	Gangeo	Rewa
949	H. S. S. Uyadolla	Gangeo	Rewa
950	H. S. S. Jodauri	Gangeo	Rewa
951	H. S. Majhgawa	Hanumanna	Rewa
952	H. S. Piprahi	Hanumanna	Rewa
953	H. S. Pratapganj	Hanumanna	Rewa
954	H. S. S. Derra	Mauganj	Rewa
955	H. S. S.Devtalab	Mauganj	Rewa
956	H. S. S. Bukiya	Raipur Kurj	Rewa
957	H. S. S. Duwari	Raipur Kurj	Rewa
958	H. S. S. G. Gageth	Raipur Kurj	Rewa
959	H. S. S. Manipal	Raipur Kurj	Rewa
960	H. S. S. Sursa	Raipur Kurj	Rewa
961	H. S. Chorhatta	Rewa	Rewa
962	H. S. Dunna	Rewa	Rewa
963	H. S. Kajuha	Rewa	Rewa
964	H. S. Madavar Tola	Rewa	Rewa
965	H. S. Nipaniya	Rewa	Rewa
966	H. S. S. B. Govindgard	Rewa	Rewa
967	H. S. S. G. Govingard	Rewa	Rewa
968	H. S. S. No. 1	Rewa	Rewa
969	H. S. S. Rahat	Rewa	Rewa
970	H. S. Balvi Sursari	Sirmour	Rewa

S.No	Name of The School	Community Development/Tribal Development Block	District
971	H. S. Parupi	Sirmour	Rewa
972	H. S. S. Baikutpur	Sirmour	Rewa
973	H. S. S. Barro	Sirmour	Rewa
974	H. S. S. Hardkipssa	Sirmour	Rewa
975	H. S. S. Madhiyaya	Sirmour	Rewa
976	H. S. S. Tilkhen	Sirmour	Rewa
977	H. S. Fatarra	Tiyothar	Rewa
978	H. S. S. B Udhora	Tiyothar	Rewa
979	H. S. S. G. Udhora	Tiyothar	Rewa
980	H. S. S. Pantop	Tiyothar	Rewa
981	H.S. Bela	Amarpatan	Satna
982	H.S. Sagouni	Ramnagar	Satna
983	H.S. Girls Rampur	Rampur	Satna
984	H.S. Sajjanpur	Rampur	Satna
985	H.S. Ghurdand	Sohawal	Satna
986	H.S. Sindhikaimp	Sohawal	Satna
987	H.S. T.Tola	Sohawal	Satna
988	H.S. Girls Uchehara	Uchehara	Satna
989	H.S. Kulgarhi	Uchehara	Satna
990	Govt. H. S. S. Aakhetpur	Beohari	Shahdol
991	Govt. H. S. S. Nipaniya	Beohari	Shahdol
992	Govt. E. H. S. S. Gohparu	Gohparu	Shahdol
993	Govt. MLB G. H. S. S. Shahdol	Sohagpur	Shahdol
994	H. S. Bindul	Bedan	Sidhi
995	H. S. Chargoda	Bedan	Sidhi
996	H. S. Gadhara	Bedan	Sidhi
997	H. S. Karsuaa Raja	Bedan	Sidhi
998	H. S. Koyalkhunth	Bedan	Sidhi
999	H. S. Kumhiya	Bedan	Sidhi
1000	H. S. Majholi Path	Bedan	Sidhi

S.No	Name of The School	Community Development/Tribal Development Block	District
1001	H. S. S. Madda	Bedan	Sidhi
1001	H. S. S.Jeyant	Bedan	Sidhi
1002	H. S. Vindyanagar	Bedan	Sidhi
1003	H. S. Bagaiya	Chitrangi	Sidhi
1004	H. S. Bardi	Chitrangi	Sidhi
1005	H. S. Jhagrauha	Chitrangi	Sidhi
1006	H. S. S. Dharolli	Chitrangi	Sidhi
1007	H. S. S. Gorvi	Chitrangi	Sidhi
1008	H. S. S. Amarwaha	Churhat	Sidhi
1009	H. S. S. Barmbaba	Churhat	Sidhi
1010	H. S. S. Chofal	Churhat	Sidhi
1011	H. S. S. G. Gadda	Churhat	Sidhi
1012	H. S. S. Panwar	Churhat	Sidhi
1013	H. S. S.B. Lakhoda	Churhat	Sidhi
1014	H. S. Banjari	Devsar	Sidhi
1015	H. S. S. Barka	Devsar	Sidhi
1016	H. S. S. Sarai	Devsar	Sidhi
1017	H. S. S. Tingudi	Devsar	Sidhi
1018	H. S. G. Sidhi	Gopad Banas	Sidhi
1019	H. S. S. Kamarji	Gopad Banas	Sidhi
1020	H. S. S. Khirkhori	Gopad Banas	Sidhi
1021	H. S. S. Semriya	Gopad Banas	Sidhi
1022	H. S. S. Sidhi Khurd	Gopad Banas	Sidhi
1023	H. S. S. Upni	Gopad Banas	Sidhi
1024	H. S. S. Danga	Manjholi	Sidhi
1025	H. S. S. Gijwar	Manjholi	Sidhi
1026	H. S. S. Khadura	Manjholi	Sidhi
1027	H. S. S. Tala	Manjholi	Sidhi
1028	H. S. G. Baghwar	Rampur Nakin	Sidhi
1029	H. S. G. Rampur	Rampur Nakin	Sidhi

S.No	Name of The School	Community Development/Tribal Development Block	District
1030	H. S. Kunwan	Rampur Nakin	Sidhi
1031	H. S. Madda	Rampur Nakin	Sidhi
1032	H. S. Pipranv	Rampur Nakin	Sidhi
1033	H. S. S. Amilai	Rampur Nakin	Sidhi
1034	H. S. S. B. Churhat	Rampur Nakin	Sidhi
1035	H. S. S. G. Churhat	Rampur Nakin	Sidhi
1036	H. S. S. Hanumangad	Rampur Nakin	Sidhi
1037	H. S. S. Mohaniya	Rampur Nakin	Sidhi
1038	H. S. S. Posta	Rampur Nakin	Sidhi
1039	H. S. Jogipur	Sidhi	Sidhi
1040	H. S. Kotarkala	Sidhi	Sidhi
1041	H. S. Nebuha	Sidhi	Sidhi
1042	H. S. Patpara	Sidhi	Sidhi
1043	H. S. S. B. Hinoti	Sihawal	Sidhi
1044	H. S. S. B. Patulkhi	Sihawal	Sidhi
1045	H. S. S. G. Patulkhi	Sihawal	Sidhi
1046	H. S. S. Hatwakhas	Sihawal	Sidhi
1047	H. S. S. Pokhra	Sihawal	Sidhi
1048	H. S. S. Sonvarsha	Sihawal	Sidhi
1049	H. S. S. Supela	Sihawal	Sidhi
1050	H. S. Ghoghari	Karkeli	Umaria
1051	H. S. Ghulghuli	Karkeli	Umaria
1052	H. S. Khalesar	Karkeli	Umaria
1053	H. S. Lalpur	Karkeli	Umaria
1054	H. S. Rahatha	Karkeli	Umaria
1055	H. S. S Lodda	Karkeli	Umaria
1056	H. S. S. (NR)	Karkeli	Umaria
1057	H. S. S. B. Umaria	Karkeli	Umaria
1058	H. S. S. Karke li	Karkeli	Umaria
1059	H. S. Vitanganj	Karkeli	Umaria

S.No	Name of The School	Community Development/Tribal Development Block	District
1060	H. S. Bahood	Manpur	Umaria
1061	H. S. Baskutta	Manpur	Umaria
1062	H. S. Chinsura	Manpur	Umaria
1063	H. S. Jobi	Manpur	Umaria
1064	H. S. Naugawan	Manpur	Umaria
1065	H. S. Panpatha	Manpur	Umaria
1066	H. S. Samarkoini	Manpur	Umaria
1067	H. S. Umariyabakeli	Manpur	Umaria
1068	H. S. Bakeli	Pali	Umaria
1069	H. S. Bannodda	Pali	Umaria
1070	H. S. Ghunghuti	Pali	Umaria
1071	H. S. Jamudi	Pali	Umaria
1072	H. S. Khichkiri	Pali	Umaria
1073	H. S. Malachua	Pali	Umaria
1074	H. S. Muhiliya	Pali	Umaria

BIDDING BLOCK - INDORE

1075	Govt. Excellence H.S.S. No.1 Barwani	Barwani	Barwani
1076	Govt. Aklavya Model H.S.S. Barwani	Barwani	Barwani
1077	Govt. H.S.S. Lonsara	Barwani	Barwani
1078	Govt. H.S.S.No.2 Barwani	Barwani	Barwani
1079	Govt.Girls H.S.S. Barwani	Barwani	Barwani
1080	Govt. H.S.S. Silawad	Barwani	Barwani
1081	Govt. Girls H.S.S. Niwali	Niwali	Barwani
1082	Govt. Boys H.S.S. Pansemal	Pansemal	Barwani
1083	Govt. Girls H. S. S.Pansemal	Pansemal	Barwani
1084	Govt. H. S. S. Khetiya	Pansemal	Barwani
1085	Govt. Boys H. S. S.Pati	Pati	Barwani
1086	Govt. Girls H. S. S. Pati	Pati	Barwani
1087	Govt. Girls H.S.S. Rajpur	Rajpur	Barwani

S.No	Name of The School	Community Development/Tribal Development Block	District
1088	Govt. H.S.S. Kansel	Rajpur	Barwani
1089	Govt. H.S.S. Palsud	Rajpur	Barwani
1090	Govt. H.S.S. Dhanora	Rajpur	Barwani
1091	Govt. H.S.S. Barla	Sendhwa	Barwani
1092	Govt. Boys H.S.S. Sendhwa	Sendhwa	Barwani
1093	Govt. Girls H.S.S. Sendhwa	Sendhwa	Barwani
1094	Govt. H.S.S. Dhawli	Sendhwa	Barwani
1095	Govt. Girls H.S.S. Anjad	Thikri	Barwani
1096	Govt. Boys H.S.S. Anjad	Thikri	Barwani
1097	Govt. Boys H.S.S. Mandwada	Thikri	Barwani
1098	Govt. H.S.S. Dawana	Thikri	Barwani
1099	Govt. H.S.S. Dhoolcoat	Burhanpur	Burhanpur
1100	Govt. H. S. S. Loni	Burhanpur	Burhanpur
1101	Govt. H. S. S. Ichhapur	Burhanpur	Burhanpur
1102	Govt. H. S. S. Shahpur	Burhanpur	Burhanpur
1103	Govt. E. H. S. S. Burhanpur	Burhanpur	Burhanpur
1104	Govt. Girls Urdu Burhanpur	Burhanpur	Burhanpur
1105	Govt. G. H. S. S. Burhanpur	Burhanpur	Burhanpur
1106	Govt. H. S. S. Bhatkheda	Burhanpur	Burhanpur
1107	Govt. H. S. S. Naver	Khaknar	Burhanpur
1108	Govt. H.S.S. Khaknar	Khaknar	Burhanpur
1109	Govt. H.S.S. Dedtalia	Khaknar	Burhanpur
1110	Govt. H.S.S.Nepanagar	Khaknar	Burhanpur
1111	Govt. H.S.S. Tukaidhad	Khaknar	Burhanpur
1112	Govt.H. S. S. Nagda	Badnawar	Dhar
1113	Govt.H. S. S. Kanwan	Badnawar	Dhar
1114	Govt. H. S. S. Bidwal	Badnawar	Dhar
1115	Govt. Girls H.S.S. Bagh	Bagh	Dhar
1116	Govt. Boys H. S. S. Umarban	Bakaner	Dhar
1117	Govt. Boys H. S. S. Bhanpura	Bakaner	Dhar

S.No	Name of The School	Community Development/Tribal Development Block	District
1118	Govt. Boys H. S. S.Dahi	Dahi	Dhar
1119	Govt. Boys H. S. S.Ghata Billod	Dhar	Dhar
1120	Govt. Boys H. S. S.Peetham Puri	Dhar	Dhar
1121	Govt. Boys H. S. S.Dharpuri	Dharpuri	Dhar
1122	Govt. Boys H. S. S.Gujari	Dharpuri	Dhar
1123	Govt. Girls H. S. S.Gandhwani	Gandhwani	Dhar
1124	Govt. Boys H.S.S. Gandhwani	Gandhwani	Dhar
1125	Govt. Boys H. S. S.Haldi	Kukshi	Dhar
1126	Govt. H. S. S.Sindhana	Manawar	Dhar
1127	Govt. H. S. S.Ganpur	Manawar	Dhar
1128	Govt. H. S. S.Mandav	Nalchha	Dhar
1129	Govt. Boys H. S. S.Nisarpur	Nisarpur	Dhar
1130	Govt. Boys H. S. S.Lohari	Nisarpur	Dhar
1131	Govt. Boys H. S. S.Amjhera	Sardarpur	Dhar
1132	Govt. Boys H. S. S.Ahu	Tirla	Dhar
1133	Govt. Girls H. S. S.Gautampura	Depalpur	Indore
1134	Govt.Boys H.S.S. Sanyogitaganj	Indore	Indore
1135	Govt.Girls H.S.S. Rajendranagar	Indore	Indore
1136	Govt.H.S.S. Malharashram	Indore	Indore
1137	Govt.Swami Vivekanand H.S.S. Indore	Indore	Indore
1138	Govt.Girls H.S.S. Sanyogitaganj	Indore	Indore
1139	Govt.Sharda Girls H.S.S.	Indore	Indore
1140	Govt.Girls H.S.S. Rau	Indore	Indore
1141	Govt.Boys H.S.S. Rau	Indore	Indore
1142	Govt.Subhash H.S.S. Indore	Indore	Indore
1143	Govt.Ahilaya Ashram No.-1 Indore	Indore	Indore
1144	Govt.Ahilaya Ashram No.-2 Indore	Indore	Indore
1145	Govt.H. S. S. Dharnaka	Indore	Indore
1146	Govt.H. S. S. Banganga	Indore	Indore
1147	Govt. Girls H. S. S. Campel	Indore	Indore

S.No	Name of The School	Community Development/Tribal Development Block	District
1148	Govt. H. S. S. Vijaynagar	Indore	Indore
1149	Govt. Boys H. S. S.Choral	Mhow	Indore
1150	Govt.H.S.S. Gavalipalasiya	Mhow	Indore
1151	Govt.Excellence H.S. Mhow	Mhow	Indore
1152	Govt.H.S.S. Manpur	Mhow	Indore
1153	Govt.H.S.S. Kodriya	Mhow	Indore
1154	Govt.Girls H.S.S. Mhow	Mhow	Indore
1155	Govt.H.S.S. Mangalya	Sanwer	Indore
1156	Govt. H.S.S.Chandrawatiganj	Sanwer	Indore
1157	Govt.Girls H. S. S.Alirajpur	Alirajpur	Jhabua
1158	Govt.Excellence H. S. S.Alirajpur	Alirajpur	Jhabua
1159	Govt. Girls H. S. S.Bhawra	Bhavra	Jhabua
1160	Govt. Boys H. S. S. Jhiran	Bhavra	Jhabua
1161	Govt.Excellence School Jhabua	Jhabua	Jhabua
1162	Govt.Girls H. S. S.Jhabua	Jhabua	Jhabua
1163	Govt. H. S. S. Bhagour	Jhabua	Jhabua
1164	Govt. Girls H. S. S.Jobat	Jobat	Jhabua
1165	Govt. H. S. S. Khattali	Jobat	Jhabua
1166	Govt. Boys H. S. S. Chandpur	Katthiwada	Jhabua
1167	Govt. Boys H.S.S. Aamkhut	Katthiwada	Jhabua
1168	Govt. Boys H. S. S.Meghnagar	Meghanagar	Jhabua
1169	Govt.Boys H.S.S. Madrani	Meghanagar	Jhabua
1170	Govt.Girls H.S.S. Petlawad	Petlawad	Jhabua
1171	Govt.Girls H.S.S. Bamaniya	Petlawad	Jhabua
1172	Govt. Girls H. S. S.Para	Rama	Jhabua
1173	Govt. Boys H. S. S.Para	Rama	Jhabua
1174	Govt. Boys H. S. S. Moredandiya	Ranapur	Jhabua
1175	Govt. Girls H.S.S. Ranapur	Ranapur	Jhabua
1176	Govt. Boys H.S.S. Samoi	Ranapur	Jhabua
1177	Govt. Boys H.S.S. Kundanpur	Ranapur	Jhabua

S.No	Name of The School	Community Development/Tribal Development Block	District
1178	Govt. Boys H. S. S.Chaktala	Sondawa	Jhabua
1179	Govt. Boys H. S. S.Bakhatgarh	Sondawa	Jhabua
1180	Govt.Model H.S.S. Agral	Thandla	Jhabua
1181	Govt. Boys H.S.S. Parwalia	Thandla	Jhabua
1182	Govt. Boys H. S. S.Bouri	Udaygarh	Jhabua
1183	Govt. H.S.S. kundalwasa	Udaygarh	Jhabua
1184	Govt. Girls H. S. S.Harsud	Harsood	Khandwa
1185	Govt. Boys H. S. S.Ashapur	Khalwa	Khandwa
1186	Govt. H. S. S. Sunderdev	Khalwa	Khandwa
1187	Govt.H.S.S. Motilal Nehru Khandwa	Khandwa	Khandwa
1188	Govt.H.S.S. M.L.B. Girls Khandwa	Khandwa	Khandwa
1189	Govt. H.S.S. Sinhada	Khandwa	Khandwa
1190	Govt. H.S.S. Badgaon Gurjer	Khandwa	Khandwa
1191	Govt. H.S.S. Dhangaon	Chhegaonmakhan	Khandwa
1192	Govt. H.S.S. Jawar	Khandwa	Khandwa
1193	Govt. H. S. S.Singot	Pandhana	Khandwa
1194	Govt.H.S.S.Gudi	Pandhana	Khandwa
1195	Govt.H.S.S.Borgoan	Pandhana	Khandwa
1196	Govt.H.S.S.Arud	Chhegaonmakhan	Khandwa
1197	Govt.H.S.S. Ahmadpur	Chhegaonmakhan	Khandwa
1198	Govt.H.S.S. Chichgohan	Chhegaonmakhan	Khandwa
1199	Govt.Girls H.S.S. Khedi	Khalwa	Khandwa
1200	Govt. H. S. S. Omkareshwar	Punasa	Khandwa
1201	Govt. H. S. S.Narmadanagar	Punasa	Khandwa
1202	Govt.Boys H.S.S.Mundi	Punasa	Khandwa
1203	Govt.Girls H.S.S.Mundi	Punasa	Khandwa
1204	Govt.H.S.S. Sulgoan	Punasa	Khandwa
1205	Govt.H.S.S. Katkut	Badwah	Khargoan
1206	Govt.Boys H.S.S. Badwah	Badwah	Khargoan
1207	Govt.Girls H.S.S. Badwah	Badwah	Khargoan

S.No	Name of The School	Community Development/Tribal Development Block	District
1208	Govt.H.S.S. Bamedi	Badwah	Khargoan
1209	Govt.H.S.S. Bediya	Badwah	Khargoan
1210	Govt. H.S.S. Bangrada	Badwah	Khargoan
1211	Govt. Girls H.S.S. Bhagwanpura	Bhagwanpura	Khargoan
1212	Govt. Excellence H.S. S.Bhagwanpura	Bhagwanpura	Khargoan
1213	Govt. Girls H.S.S. Bhikangoan	Bhikangoan	Khargoan
1214	Govt. Girls H.S.S. Gogoan	Gogoan	Khargoan
1215	Govt. Boys H. S. S.Gogoan	Gogoan	Khargoan
1216	Govt.Boys H.S.S. Sanawad	Kasrawad	Khargoan
1217	Govt.Girls H.S.S. Sanawad	Kasrawad	Khargoan
1218	Govt. Boys H. S. S.Khamkhera	Kasrawad	Khargoan
1219	Govt.Girls H.S.S. Kasrawad	Kasrawad	Khargoan
1220	Govt.H.S.S . Pipalgon	Khargoan	Khargoan
1221	Govt.Girls H.S.S. Khargoan	Khargoan	Khargoan
1222	Govt. Excellence H.S.S.Khargoan	Khargoan	Khargoan
1223	Govt. Boys H.S.S. Khirmiya	Khirmiya	Khargoan
1224	Govt. Boys H.S.S. Padlaya	Khirmiya	Khargoan
1225	Govt. Boys H. S. S.Mandleshwar	Maheshwar	Khargoan
1226	Govt. Girls H. S. S.Mandleshwar	Maheshwar	Khargoan
1227	Govt. Boys H. S. S.Maheshwar	Maheshwar	Khargoan
1228	H.S. Badwani	Badwani	Badwani
1229	H.S. Balkuan	Badwani	Badwani
1230	H.S. Bhawti	Badwani	Badwani
1231	H.S. Borlay	Badwani	Badwani
1232	H.S. Talwada Bujurga	Badwani	Badwani
1233	H.S. Jogwada	Niwali	Badwani
1234	H.S. Kanpuri	Niwali	Badwani
1235	H.S. Morgun	Niwali	Badwani
1236	H.S. Rakhibujurg	Niwali	Badwani
1237	Girls H.S.S. Khetiya	Panesamal	Badwani

S.No	Name of The School	Community Development/Tribal Development Block	District
1238	H.S. Jalgoan	Pansema	Badwani
1239	H.S. Karanpura	Pansema	Badwani
1240	H.S. Temla	Pansema	Badwani
1241	H.S. Bokrata	Pati	Badwani
1242	H.S. Gandhawal	Pati	Badwani
1243	Boys H.S.S. Ojhar	Rajpur	Badwani
1244	Boys H.S.S. Rajpur	Rajpur	Badwani
1245	Girls H.S. Palsud	Rajpur	Badwani
1246	Girls H.S.S. Ojhar	Rajpur	Badwani
1247	H.S.S. Julwaniya	Rajpur	Badwani
1248	Girls H.S.S. Thikari	Thikri	Badwani
1249	H.S.S. Barufatak	Thikri	Badwani
1250	H.S.S. Kuan	Thikri	Badwani
1251	H. S. Ambada	Khagnar	Burhanpur
1252	H. S. Daniyakheda	Khagnar	Burhanpur
1253	H. S. Doifodiya	Khagnar	Burhanpur
1254	H. S. S. Bhatkheda	Khagnar	Burhanpur
1255	H. S. Sahela	Khagnar	Burhanpur
1256	H. S. Sevel	Khagnar	Burhanpur
1257	H. S. Shekapur	Khagnar	Burhanpur
1258	H. S. Sirpur	Khagnar	Burhanpur
1259	H. S. Dolana	Badnawar	Dhar
1260	H. S. Kachhibaroda	Badnawar	Dhar
1261	H. S. Kachroda	Badnawar	Dhar
1262	H. S. Kheda	Badnawar	Dhar
1263	H. S. S. B. Badnawar	Badnawar	Dhar
1264	H. S. S. Bakhatgarh	Badnawar	Dhar
1265	H. S. S. Bhaisola	Badnawar	Dhar
1266	H. S. S. G. Badnawar	Badnawar	Dhar
1267	H. S. S. Kod	Badnawar	Dhar

S.No	Name of The School	Community Development/Tribal Development Block	District
1268	H. S. S. Multhan	Badnawar	Dhar
1269	H. S. Tilgara	Badnawar	Dhar
1270	H. S. S. Tanda	Bagh	Dhar
1271	H. S. S. B. Kalibawri	Bakaner	Dhar
1272	H. S. S. G. Dahi	Dahi	Dhar
1273	H. S. S. Bhoj	Dhar	Dhar
1274	H. S. S. Kesur	Dhar	Dhar
1275	H. S. S. No.1 Dhar	Dhar	Dhar
1276	H. S. S. No.2 Dhar	Dhar	Dhar
1277	H. S. S. B. Dhamnod	Dharmपुरi	Dhar
1278	H. S. S. Sundrel	Dharmपुरi	Dhar
1279	H. S. S. B. Jirawad	Gandhwani	Dhar
1280	H. S. S. Dehri	Kukshi	Dhar
1281	H. S. S. B. Manawar	Manawar	Dhar
1282	H. S. S. B. Sagor	Nalchha	Dhar
1283	H. S. S. B. Deshwalya	Nisarpur	Dhar
1284	H. S. S. B. Susri	Nisarpur	Dhar
1285	H. S. S. Dasai	Sardarpur	Dhar
1286	H. S. S. Ringnod	Sardarpur	Dhar
1287	Boys H.S.S. Kampel	Indore	Indore
1288	Girls H.S.S. Nehru Nagar	Indore	Indore
1289	Girls Urdu Hathipala	Indore	Indore
1290	H.S. Bawalyakhurd	Indore	Indore
1291	H.S. Bhagirathpura	Indore	Indore
1292	H.S. Bijalpur	Indore	Indore
1293	H.S. Khajrana	Indore	Indore
1294	H.S. Khundail	Indore	Indore
1295	H.S. Malavkanya	Indore	Indore
1296	H.S. Pagnispaga	Indore	Indore
1297	H.S. Rajatjayanti	Indore	Indore

S.No	Name of The School	Community Development/Tribal Development Block	District
1298	H.S. Ralamadal	Indore	Indore
1299	H.S.Tillorkhurd	Indore	Indore
1300	Kasturba Girls H.S.S.	Indore	Indore
1301	Nutan H.S.S. Indore	Indore	Indore
1302	Sindhi H.S.S. Indore	Indore	Indore
1303	Girls H.S.S. Dharnaka	Mhow	Indore
1304	H.S. Hasalpur	Mhow	Indore
1305	H.S. Jamli	Mhow	Indore
1306	H.S. Kelod	Mhow	Indore
1307	H.S. Pigdambar	Mhow	Indore
1308	H.S. Devli	Bhabhra	Jhabua
1309	Boys H.S.S. Kalyanpura	Jhabua	Jhabua
1310	Boys H.S.S. Pitol	Jhabua	Jhabua
1311	Boys H.S.S. Rati Talai	Jhabua	Jhabua
1312	H.S. Kalapipal	Jhabua	Jhabua
1313	H.S. Pipliya	Jhabua	Jhabua
1314	H.S.S. Dekanbadi	Jhabua	Jhabua
1315	H.S. Badihirapur	Jobat	Jhabua
1316	H.S. Fulmal	Katthiwada	Jhabua
1317	Girls H.S. Rambhapur	Meghnagar	Jhabua
1318	Girls H.S.S. Meghnagar	Meghnagar	Jhabua
1319	Boys H.S.S. Bamaniya	Petlawad	Jhabua
1320	Boys H.S.S. Jhaknavda	Petlawad	Jhabua
1321	Boys H.S.S. Karwad	Petlawad	Jhabua
1322	Boys H.S.S. Raipuriya	Petlawad	Jhabua
1323	Boys H.S.S. Pithanpur	Rama	Jhabua
1324	Boys H.S.S. Kakanvani	Thandla	Jhabua
1325	Boys H.S.S. Khabasa	Thandla	Jhabua
1326	Girls H.S.S. Khabasa	Thandla	Jhabua
1327	Girls H.S.S. Thandla	Thandla	Jhabua

S.No	Name of The School	Community Development/Tribal Development Block	District
1328	H.S.S. B. Kharkalan	Khalwa	Khandwa
1329	H.S.S. Nawra	Khalwa	Khandwa
1330	H.S. Girls Surajkund Khandwa	Khandwa	Khandwa
1331	H.S. Girls Urdu Pardeshipura Khandwa	Khandwa	Khandwa
1332	H.S.S. R. Nagda Khandwa	Khandwa	Khandwa
1333	H.S.S. Girls Bid	Punasa	Khandwa
1334	Girls H.S. Balsamud	Punasa	Khargone

BIDDING BLOCK - JABALPUR

1335	Govt.Girls H. S. S.Baihar	Baihar	Balaghat
1336	Govt.boys H. S. S. Garhi	Baihar	Balaghat
1337	Govt. H. S. S. E. B. Balaghat	Balaghat	Balaghat
1338	Govt. H. S. S. G. Balaghat	Balaghat	Balaghat
1339	Govt.Girls H. S. S.Birsa	Birsa	Balaghat
1340	Govt.boys H. S. S. Mohgaon	Birsa	Balaghat
1341	Govt.Girls H. S. S.Katangi	Katangi	Balaghat
1342	Govt. H. S. S. Mahkepar	Katangi	Balaghat
1343	Govt. H. S. S. Katori	Khairlanji	Balaghat
1344	Govt. H. S. S. Miragpur	Khairlanji	Balaghat
1345	Govt.Girls H. S. S.Khairlanji	Khairlanji	Balaghat
1346	Govt. Girls H. S. S. Kirnapur	Kirnapur	Balaghat
1347	Govt. H. S. S. Rajegaon	Kirnapur	Balaghat
1348	Govt. Girls H. S. S. Lalbarra	Lalbarra	Balaghat
1349	Govt. H. S. S. Kanki	Lalbarra	Balaghat
1350	Govt. H. S. S. Bhanegaon	Lanji	Balaghat
1351	Govt. H. S. S. Karja	Lanji	Balaghat
1352	Govt. H. S. S. Girls Lanji	Lanji	Balaghat
1353	Govt. H. S. S. Ukwa	Paraswara	Balaghat
1354	Govt. H. S. S. Chandna	Paraswara	Balaghat

S.No	Name of The School	Community Development/Tribal Development Block	District
1355	Govt.G. H. S. S.Waraseoni	Waraseoni	Balaghat
1356	Govt.E. H. S. S.Waraseoni	Waraseoni	Balaghat
1357	Govt. Girls H.S.S. Amarwada	Amarwada	Chhindwara
1358	Govt. H.S.S.Ghoghari	Amarwada	Chhindwara
1359	Govt. H. S. S. Panor	Amarwada	Chhindwara
1360	Govt. Girls H. S. S. Bichhua	Bichhua	Chhindwara
1361	Govt. Excellence School Chhindwara	Chhindwara	Chhindwara
1362	Govt. M.L.B. Girls H.S.S. Chhindwara	Chhindwara	Chhindwara
1363	Govt. H.S.S. Kailashnagar Chhindwara	Chhindwara	Chhindwara
1364	Govt. H.S.S. Bijhawada	Chorai	Chhindwara
1365	Govt. Girls H. S. S.Harrai	Harrai	Chhindwara
1366	Govt. H. S. S. Navegaon	Jamai	Chhindwara
1367	Govt. H.S.S.Umaranala	Mohkhed	Chhindwara
1368	Govt. H.S.S. Sanwaribazar	Mohkhed	Chhindwara
1369	Govt. H. S. S.Jam	Mohkhed	Chhindwara
1370	Govt.Ex. H.S.S.Pandurna	Pandurna	Chhindwara
1371	Govt. H.S.S. Badchicholi	Pandurna	Chhindwara
1372	Govt. Boys H. S. S.Rawanbada	Parasiya	Chhindwara
1373	Govt. Girls H.S. S.Parasiya	Parasiya	Chhindwara
1374	Govt.H. S. S.Boys Chandmeta	Parasiya	Chhindwara
1375	Govt.Girls H.S.S. Sousar	Sousar	Chhindwara
1376	Govt. H.S.S. Mohgoan	Sousar	Chhindwara
1377	Govt. H.S.S. Paradsinga	Sousar	Chhindwara
1378	Govt.Girls H.S.S. Lodhikheda	Sousar	Chhindwara
1379	Govt. Girls H. S. S.Tamia	Tamia	Chhindwara
1380	Govt.Boys H.S.S.Amarpur	Amarpur	Dindori
1381	Govt. Boys H.S.S.Sakka	Amarpur	Dindori
1382	Govt.Boys H. S. S. Bajag	Bajag	Dindori
1383	Govt. Girls H. S. S. Bajag	Bajag	Dindori
1384	Govt. H. S. S. Chanda	Bajag	Dindori

S.No	Name of The School	Community Development/Tribal Development Block	District
1385	Govt. H. S. S. Gadasarai	Bajag	Dindori
1386	Govt. E. H.S.S.Dindori	Dindori	Dindori
1387	Govt. Boys H.S.S. Vikrampur	Dindori	Dindori
1388	Govt. H.S.S. (old) Dindori	Dindori	Dindori
1389	Govt. Boys H.S.S. Niwsa Pondi	Dindori	Dindori
1390	Govt. Boys H.S.s. Karanjiya	Karanjiya	Dindori
1391	Govt. Boys H. S. S.Gorakhpur	Karanjiya	Dindori
1392	Govt. H. S. S. Rusa	Karanjiya	Dindori
1393	Govt. H. S. S. Raitwar	Karanjiya	Dindori
1394	Govt. Boys H. S. S.Mehadwani	Mehadwani	Dindori
1395	Govt. H. S. S. Rai	Mehadwani	Dindori
1396	Govt. Girls H. S. S. Samanapur	Samnapur	Dindori
1397	Govt. H. S. S. Bamhani	Samnapur	Dindori
1398	Govt. H. S. S. Manikpur	Shahpura	Dindori
1399	Govt. H. S. S. Bichhiya	Shahpura	Dindori
1400	Govt. Girls H. S. S. Shahpura	Shahpura	Dindori
1401	Govt. Girls H. S. S.Barela	Bargi	Jabalpur
1402	Govt.H. S. S. E. Jabalpur	Jabalpur	Jabalpur
1403	Govt.H. S. S. Biyorabag	Jabalpur	Jabalpur
1404	Govt.H. S. S. Aadhartal	Jabalpur	Jabalpur
1405	Govt.H. S. S. Korandigram	Jabalpur	Jabalpur
1406	Govt.H. S. S. Medical Jabalpur	Jabalpur	Jabalpur
1407	Govt.H. S. S. MLB. G. Jabalpur	Jabalpur	Jabalpur
1408	Govt.H. S. S. Barginagar	Jabalpur	Jabalpur
1409	Govt.H. S. S. B. Barella	Jabalpur	Jabalpur
1410	Govt.H. S. S. G. Barella	Jabalpur	Jabalpur
1411	Govt.H. S. S. Narainala	Jabalpur	Jabalpur
1412	Govt.H. S. S. G. Kundam	Kundam	Jabalpur
1413	Govt.H. S. S. B. Bagharaji	Kundam	Jabalpur
1414	Govt. H. S. S.Indrana	Majholi	Jabalpur

S.No	Name of The School	Community Development/Tribal Development Block	District
1415	Govt. G.H. S. S. Majholi	Majholi	Jabalpur
1416	Govt.H. S. S. B. Panagar	Panagar	Jabalpur
1417	Govt.H. S. S. Sigond	Panagar	Jabalpur
1418	Govt.H. S. Devrikhurd	Panagar	Jabalpur
1419	Govt.H. S. S. Belkhadu	Panagar	Jabalpur
1420	Govt. G. H. S. S. Patan	Patan	Jabalpur
1421	Govt. G. H. S. S. Katangi	Patan	Jabalpur
1422	Govt. B. H. S. S. Katangi	Patan	Jabalpur
1423	Govt.H. S. S. Vishnudatta Sehora	Sehora	Jabalpur
1424	Govt. G. H. S. S. Shahpura	Shahpura	Jabalpur
1425	Govt. H. S. S. Belkheda	Shahpura	Jabalpur
1426	Govt.Boys H.S.S. Barhi	Badwara	Katni
1427	Govt.H.S.S. Slimnabad	Bahoriband	Katni
1428	Govt. H. S. S. Bakal	Bahoriband	Katni
1429	Govt. H. S. S. Tewri	Bahoriband	Katni
1430	Govt. H. S. S. Bachaiya	Bahorib and	Katni
1431	Govt. H. S. S. Khitoli	Badwara	Katni
1432	Govt.H.S.S. Murwari	Dhimarkheda	Katni
1433	Govt. H. S. S. Silodi	Dhimarkheda	Katni
1434	Govt. H. S. S.Devri Hatai	Katni	Katni
1435	Govt. H. S. S. Kanhwara	Katni	Katni
1436	Govt. H. S. S. New Katni	Katni	Katni
1437	Govt. E. H. S. S. Katni	Katni	Katni
1438	Govt. H. S. S. Civil Line Katni	Katni	Katni
1439	Govt. H. S. S. Bilhari	Rithi	Katni
1440	Govt. H. S. S. Dhukra	Rithi	Katni
1441	Govt. P. S. H. S. S. Gur	Rithi	Katni
1442	Govt. V. Avanti Bai H. S. S. Rithi	Rithi	Katni
1443	Govt.H.S.S. Kari Talai	Vijaygarh	Katni
1444	Govt.Girls H.S. S.Vijaygarh	Vijaygarh	Katni

S.No	Name of The School	Community Development/Tribal Development Block	District
1445	Govt. H.S. S. Singodi	Vijayraghavgarh	Katni
1446	Govt. H. S. S. DebraKala	Vijayraghavgarh	Katni
1447	Govt. Girls H.S.S. Segoaan	Segoaan	Khargoan
1448	Govt.H. S. S. G. Bichhiya	Bichhiya	Mandla
1449	Govt.H. S. S. Madhopur	Bichhiya	Mandla
1450	Govt.H. S. S. Aanjniya	Bichhiya	Mandla
1451	Govt.H. S. S. Kalpi	Bijadondi	Mandla
1452	Govt.H. S. S. E. Mandla	Mandla	Mandla
1453	Govt.H. S. S. Mandna No.2	Mandla	Mandla
1454	Govt.H. S. S. G. Maharajpur	Mandla	Mandla
1455	Govt.H. S. S. Hirdenagar	Mandla	Mandla
1456	Govt.H. S. S. G. Bahamnibanjar	Mandla	Mandla
1457	Govt.H. S. S. Sagar	Mandla	Mandla
1458	Govt.H. S. S. Singrapur	Mandla	Mandla
1459	Govt.H. S. S. Chabi	Mandla	Mandla
1460	Govt.H. S. S. E. Mabai	Mawai	Mandla
1461	Govt.H. S. S. Ghutas	Mawai	Mandla
1462	Govt. Boys H. S. S. Sigarpur	Mohgaon	Mandla
1463	Govt.H. S. S. E. Nainpur	Nainpur	Mandla
1464	Govt.H. S. G. Nainpur	Nainpur	Mandla
1465	Govt.H. S. S. Pindrai	Nainpur	Mandla
1466	Govt.H. S. S. Salibada	Nainpur	Mandla
1467	Govt.H. S. S. Tatri	Nainpur	Mandla
1468	Govt.H. S. S. Chirai dongri	Nainpur	Mandla
1469	Govt.W.C.R.H. S. S. Nainpur	Nainpur	Mandla
1470	Govt.H. S. S. Babliya	Narayaganj	Mandla
1471	Govt.H. S. S. G. Niwas	Niwas	Mandla
1472	Govt. H. S. S. Aamgaon	Niwas	Mandla
1473	Govt. H. S. S. Barhabada	Babai Chichli	Narsinghpur
1474	Govt. B. H. S. S. Salechouka	Babai Chichli	Narsinghpur

S.No	Name of The School	Community Development/Tribal Development Block	District
1475	Govt. B. H. S. S. Tendukheda	Chawarpatha	Narsinghpur
1476	Govt. H. S. S. Harrai	Chawarpatha	Narsinghpur
1477	Govt. Boys H. S. S. Karakbel	Gotegaon	Narsinghpur
1478	Govt. Boys H. S. S. surwari	Gotegaon	Narsinghpur
1479	Govt. H. S. S. Suatala	Kareli	Narsinghpur
1480	Govt. G. H. S. S. Kareli	Kareli	Narsinghpur
1481	Govt. G. H. S. S. Aamgaon	Kareli	Narsinghpur
1482	Govt. B. H. S. S. Aamgaon	Kareli	Narsinghpur
1483	Govt. MLB H. S. S. Narsingpur	Narsinghpur	Narsinghpur
1484	Govt. E. H. S. S. Narsingpur	Narsinghpur	Narsinghpur
1485	Govt. H. S. S. Dhamna	Narsinghpur	Narsinghpur
1486	Govt. H. S. S. Jhamar	Narsinghpur	Narsinghpur
1487	Govt. H. S. S. Singhpurbada	Narsinghpur	Narsinghpur
1488	Govt. H. S. S. Dangidhana	Narsinghpur	Narsinghpur
1489	Govt. G. SDM H. S. S. Narsingpur	Narsinghpur	Narsinghpur
1490	Govt. H. S. S. Mugwani	Narsinghpur	Narsinghpur
1491	Govt. E. H. S. S. Gadarwara	Saikheda	Narsinghpur
1492	Govt. Girls H. S. S. Gadarwara	Saikheda	Narsinghpur
1493	Govt. H.S.S. Ashta	Barghat	Seoni
1494	Govt. H.S.S. Ari	Barghat	Seoni
1495	Govt. H. S. S. Khami	Barghat	Seoni
1496	Govt. Girls H. S. S. Barghat	Barghat	Seoni
1497	Govt. Girls H. S. S. Chhapara	Chhapara	Seoni
1498	Govt. Boys H. S. S. Sunwara	Dhanora	Seoni
1499	Govt. Girls H.S.S. Ghansor	Ghansor	Seoni
1500	Govt. Boys H.S.S. Ghansor	Ghansor	Seoni
1501	Govt. Girls H. S. S. Kewlari	Kewlari	Seoni
1502	Govt. H.S.S. Mahabarra	Kewlari	Seoni
1503	Govt. H.S.S. Pandiya Chhapara	Kewlari	Seoni
1504	Govt. Boys H.S.S. Khawasa	Kurai	Seoni

S.No	Name of The School	Community Development/Tribal Development Block	District
1505	Govt. Boys H.S.S. Kurai	Kurai	Seoni
1506	Govt. Girls H. S. S. Lakhanadon	Lakhanadon	Seoni
1507	Govt. H.S.S. Bhoma	Seoni	Seoni
1508	Govt. Excellence School Seoni	Seoni	Seoni
1509	Govt. MLB G. H. S. S. Seoni	Seoni	Seoni
1510	Govt. H.S.S. Urdu Seoni	Seoni	Seoni
1511	Govt. H.S.S. NSCB Seoni	Seoni	Seoni
1512	Govt. H.S.S.Gopalganj	Seoni	Seoni
1513	H S S B Amgaon	Baihar	Balaghat
1514	H. S. G. Buddi	Balaghat	Balaghat
1515	H. S. S. B. Hatta	Balaghat	Balaghat
1516	H. S. S. Bharveli	Balaghat	Balaghat
1517	H. S. S. Charegaon	Balaghat	Balaghat
1518	H. S. S. Chokotola	Balaghat	Balaghat
1519	H. S. S. G. Hatta	Balaghat	Balaghat
1520	H. S. S. Gudar	Balaghat	Balaghat
1521	H. S. S. Lamta	Balaghat	Balaghat
1522	H. S. S. Samnapur	Balaghat	Balaghat
1523	H. S. S. Tinga	Balaghat	Balaghat
1524	H S S Damohi	Birsa	Balaghat
1525	H S S Madai	Birsa	Balaghat
1526	H S S Malajkhand	Birsa	Balaghat
1527	H. S. Paraswada	Katangi	Balaghat
1528	H. S. S. Tiroddi	Katangi	Balaghat
1529	H. S. S. Jaharamohagaon	Katangi	Balaghat
1530	H. S. S. Jham-ka	Katangi	Balaghat
1531	H. S. Katangjhari	Lalbarra	Balaghat
1532	H. S. Khamriya	Lalbarra	Balaghat
1533	H. S. Nevergaon-wa	Lalbarra	Balaghat
1534	H. S. S. Birsolaha	Lalbarra	Balaghat

S.No	Name of The School	Community Development/Tribal Development Block	District
1535	H. S. S. G. Amoli	Lalbarra	Balaghat
1536	H. S. S. Jham-la	Lalbarra	Balaghat
1537	H. S. S. Lindejhari	Lalbarra	Balaghat
1538	H. S. S. Mohagaon-dh	Lalbarra	Balaghat
1539	H. S. S. Nevergaon-La	Lalbarra	Balaghat
1540	H. S. S. Bahela	Lanchi	Balaghat
1541	H. S. S. Maneri	Lanchi	Balaghat
1542	H. S. S. Mohajhari	Lanchi	Balaghat
1543	H. S. S. Sadra	Lanchi	Balaghat
1544	H. S. S. Temni	Lanchi	Balaghat
1545	H. S. S. B Dora	Paraswara	Balaghat
1546	H. S. S. Kumadehi	Paraswara	Balaghat
1547	H. S. Alejhari	Varaseoni	Balaghat
1548	H. S. Bharra (Ram)	Varaseoni	Balaghat
1549	H. S. Lingghara	Varaseoni	Balaghat
1550	H. S. Mehandiwada	Varaseoni	Balaghat
1551	H. S. S. Budabhuda	Varaseoni	Balaghat
1552	H. S. S. G. Ragpayali	Varaseoni	Balaghat
1553	H. S. S. Jhaliwada	Varaseoni	Balaghat
1554	H. S. S. Medhki	Varaseoni	Balaghat
1555	H.S.S.Sigodi	Amarwada	Chhindwara
1556	H.S.S. Badosa	Bichhua	Chhindwara
1557	H.S.S. Khamarpari	Bichhua	Chhindwara
1558	H.S.S. Khamra	Bichhua	Chhindwara
1559	H.S.S. Ulhawadi	Bichhua	Chhindwara
1560	H.S.S. Umegoan	Chhindwara	Chhindwara
1561	H.S.S. Bohana Kheri	Chhindwara	Chhindwara
1562	Jawahar H.S.S. Chhindwara	Chhindwara	Chhindwara
1563	H.S.S. Khajari	Chhindwara	Chhindwara
1564	H.S.S. Rohanakalan	Chhindwara	Chhindwara

S.No	Name of The School	Community Development/Tribal Development Block	District
1565	H.S.S. Guraiya	Chhindwara	Chhindwara
1566	H.S.S. Jansevak	Chhindwara	Chhindwara
1567	H.S.S. Kuhiya	Chhindwara	Chhindwara
1568	Boys H.S.S. Chand	Chorai	Chhindwara
1569	Girls H.S.S. Chand	Chorai	Chhindwara
1570	Girls H.S.S. Chorai	Chorai	Chhindwara
1571	H.S.S. Hiwarkhed	Chorai	Chhindwara
1572	H.S.S. Jhilmili	Chorai	Chhindwara
1573	H.S.S. Panjara	Chorai	Chhindwara
1574	H.S.S. Parasgoan Sarra	Chorai	Chhindwara
1575	H.S.S. Top	Chorai	Chhindwara
1576	H.S.S. Badgoan	Chorai	Chhindwara
1577	H.S.S. Batkakhapa	Harra	Chhindwara
1578	H.S.S. Gorpani	Harra	Chhindwara
1579	H.S.S. S urlakhapa	Harra	Chhindwara
1580	H.S.S. Girls Damua	Junnardev	Chhindwara
1581	H.S.S.B. Bamanwada	Junnardev	Chhindwara
1582	H.S.S. Dugriya	Junnardev	Chhindwara
1583	H.S.S. Palachorai	Junnardev	Chhindwara
1584	H.S.S. Rakhikol	Junnardev	Chhindwara
1585	H.S.S. Chawalpani	Junnardev	Chhindwara
1586	H.S.S. E. Nand Junnardev	Junnardev	Chhindwara
1587	H.S.S. Nandan	Junnardev	Chhindwara
1588	H.S.S. Ghodawadi khurd	Junnardev	Chhindwara
1589	H.S.S. Morkund	Junnardev	Chhindwara
1590	H.S.S. Dhanaumri	Junnardev	Chhindwara
1591	H.S.S. Rampur	Junnardev	Chhindwara
1592	H.S.S. Damua	Junnardev	Chhindwara
1593	H.S.S. Linga	Mohkhed	Chhindwara
1594	H.S.S. Bisapur	Mohkhed	Chhindwara

S.No	Name of The School	Community Development/Tribal Development Block	District
1595	H.S.S. Turkikhapa	Mohkhed	Chhindwara
1596	H.S.S. Kamathi	Mohkhed	Chhindwara
1597	H.S.S. Shikarpur	Mohkhed	Chhindwara
1598	H.S. Chargoan Karbal	Mohkhed	Chhindwara
1599	H.S.Bhutai	Mohkhed	Chhindwara
1600	H.S.S. Ambada	Pandurna	Chhindwara
1601	H.S.S. Siratha	Pandurna	Chhindwara
1602	H.S.S. Rajna	Pandurna	Chhindwara
1603	H.S. Urdu Pandurna	Pandurna	Chhindwara
1604	H.S. Paradi	Pandurna	Chhindwara
1605	H.S. Raiwasa	Pandurna	Chhindwara
1606	H. S. S. PENCH Parasiya	Parasiya	Chhindwara
1607	H.S.S. Umreth	Parasiya	Chhindwara
1608	H.S.S.Ikalthara	Parasiya	Chhindwara
1609	H.S.S. Newton Chikhali	Parasiya	Chhindwara
1610	H.S.S.Kundali Kalan	Parasiya	Chhindwara
1611	H.S.S.Palatwada	Parasiya	Chhindwara
1612	H.S.S.EDC Parasia	Parasiya	Chhindwara
1613	H.S.S.Shivpuri	Parasiya	Chhindwara
1614	H.S.Gajandoh	Parasiya	Chhindwara
1615	H.S.Khirshadoh	Parasiya	Chhindwara
1616	H.S.S. Pipla Narabar	Sousar	Chhindwara
1617	H.S.S. Ghoti	Sousar	Chhindwara
1618	H.S.S. Bana Bakoda	Sousar	Chhindwara
1619	H.S.S. Urdu Sousar	Sousar	Chhindwara
1620	H.S.S. Koparawadi Kalan	Sousar	Chhindwara
1621	H.S.S. Chhindi	Tamiya	Chhindwara
1622	H.S.S. Delakhari	Tamiya	Chhindwara
1623	H.S.S. B. Jhirpa	Tamiya	Chhindwara
1624	High School Karabdol	Amarwada	Chhindwara

S.No	Name of The School	Community Development/Tribal Development Block	District
1625	High School Khireti	Amarwada	Chhindwara
1626	High School Dewri	Amarwada	Chhindwara
1627	H.S. Marai	Parasiya	Chhindwara
1628	Naveen H.S.Kanya Parasiya	Parasiya	Chhindwara
1629	H.S. Kanya Umreth	Parasiya	Chhindwara
1630	Kanya Shiksha Parishad Chhindwara	Chhindwara	Chhindwara
1631	High School Bairagarh	Sousar	Chhindwara
1632	High School Borgoan	Sousar	Chhindwara
1633	High School Sonkhar	Chhindwara	Chhindwara
1634	High School Jawahar Kanya Chhindwara	Chhindwara	Chhindwara
1635	High School Boriya	Chhindwara	Chhindwara
1636	High School Noniya Karwal	Chhindwara	Chhindwara
1637	High School Palamau	Mohkhed	Chhindwara
1638	High School Hirawadi	Mohkhed	Chhindwara
1639	H. S. Kisalपुरी	Amarpur	Dindori
1640	Girls High School Amarpur	Amarpur	Dindori
1641	H. S. Ajhwar	Dindori	Dindori
1642	Girls High School Vikrampur	Dindori	Dindori
1643	H. S. S. Kuda	Dindori	Dindori
1644	High School Ajhwar	Dindori	Dindori
1645	H. S. Chandrani	Samnapur	Dindori
1646	H. S. S. Kukramath	Samnapur	Dindori
1647	H. S. Karondi	Shahpura	Dindori
1648	H. S. Kohanidevri	Shahpura	Dindori
1649	Girls H. S. Vehicle	Jabalpur	Jabalpur
1650	Girls H. S. .Gokalpur	Jabalpur	Jabalpur
1651	H. S. Ganeshganj	Jabalpur	Jabalpur
1652	H. S. Kudari Umaria	Jabalpur	Jabalpur
1653	H. S. Rampur	Jabalpur	Jabalpur
1654	H. S. S. Ghamapur	Jabalpur	Jabalpur

S.No	Name of The School	Community Development/Tribal Development Block	District
1655	H. S. S. Dhanpuri	Jabalpur	Jabalpur
1656	H. S. S. G. Bargi Jab.	Jabalpur	Jabalpur
1657	H. S. S. G. Kamla Nehru	Jabalpur	Jabalpur
1658	H. S. S. G. Sukarri	Jabalpur	Jabalpur
1659	H. S. S. Rani Durgawati Gagrha	Jabalpur	Jabalpur
1660	H. S. Saliwada	Jabalpur	Jabalpur
1661	High School Poola	Majholi	Jabalpur
1662	H. S. Tamarhai	Jabalpur	Jabalpur
1663	H. S. G. Panagar	Panagar	Jabalpur
1664	H. S. S. Aagariya	Sehora	Jabalpur
1665	H. S. S. B. Manjhagaon	Sehora	Jabalpur
1666	H. S. S. G. Seohara	Sehora	Jabalpur
1667	H. S. S. Gandhigram	Sehora	Jabalpur
1668	H. S. S. Gosalpur	Sehora	Jabalpur
1669	H. S. S. Lalchand Khotaula	Sehora	Jabalpur
1670	Boys H.S.S.Yashodabai Khitola	Sehora	Jabalpur
1671	Girls H.S. Barhi	Badwara	Katni
1672	H.S. Bhdora 1	Badwara	Katni
1673	H.S.S. Basadi	Badwara	Katni
1674	H.S.S. Bhajiya	Badwara	Katni
1675	H.S.S. Pipariya Kalan	Badwara	Katni
1676	H.S.S. Ganeshpur	Badwara	Katni
1677	H.S.S. Salaiya Sehora	Badwara	Katni
1678	H.S. Dhimarkheda	Dhimarkheda	Katni
1679	H.S.S. Dasharman	Dhimarkheda	Katni
1680	Girls H.S.S. Katni	Katni	Katni
1681	H.S.S. Hardua	Katni	Katni
1682	H.S. Hirapur Kodiya	Katni	Katni
1683	H.S. Kharkhari 1	Katni	Katni
1684	H.S. Kulua Badkhera	Katni	Katni

S.No	Name of The School	Community Development/Tribal Development Block	District
1685	H.S. Wekat Ward	Katni	Katni
1686	H.S. Devgaon	Rithi	Katni
1687	H.S. Hathkuri	Rithi	Katni
1688	H.S. Nirtara	Rithi	Katni
1689	H.S.S.Badgaon	Rithi	Katni
1690	H. S. G. Aanjniya	Bichhiya	Mandla
1691	H. S. Harrabhat	Bichhiya	Mandla
1692	H. S. s. Danitola	Bichhiya	Mandla
1693	H. S. s. Lafra	Bichhiya	Mandla
1694	H. S. S. Sidhora	Bichhiya	Mandla
1695	H. S.S. Ramnagar	Bichhiya	Mandla
1696	Model H. S. S. Sijhora	Bichhiya	Mandla
1697	H. S. G. Bijadandi	Bijadandi	Mandla
1698	H. S. Paudinagar	Bijadandi	Mandla
1699	H. S. Udaipur	Bijadandi	Mandla
1700	H. S. Vijaypur	Bijadandi	Mandla
1701	H. S. Salwaha	Ghughri	Mandla
1702	H. S. Umriya	Ghughri	Mandla
1703	H. S. Devgaon	Mandla	Mandla
1704	H. S. G. Padav Mandla	Mandla	Mandla
1705	H. S. Ghagha	Mandla	Mandla
1706	H. S. Padri Patpara	Mandla	Mandla
1707	H. S. S. Heveli Bahamnibajar	Mandla	Mandla
1708	H. S. S. Limruwa	Mandla	Mandla
1709	New H. S. Maharajpur	Mandla	Mandla
1710	H. S. G. Mabai	Mawai	Mandla
1711	H. S. S. Bhimdogri	Mawai	Mandla
1712	H. S. s. Dadibhanpur	Mawai	Mandla
1713	H. S. Sahajpuri	Mawai	Mandla
1714	H. S. Chichgaon	Nainpur	Mandla

S.No	Name of The School	Community Development/Tribal Development Block	District
1715	H. S. Jaharmau	Nainpur	Mandla
1716	H. S. Pathasihora	Nainpur	Mandla
1717	H. S. Ramdevri	Nainpur	Mandla
1718	H. S. Rampuri	Nainpur	Mandla
1719	H. S. S. Indri	Nainpur	Mandla
1720	H. S. S. Jamgaon	Nainpur	Mandla
1721	New H. S. Nainpur	Nainpur	Mandla
1722	H. S. Bamhani Bhawal	Narayaganj	Mandla
1723	H. S. Chhapra	Narayaganj	Mandla
1724	H. S. G. Narayanganj	Narayaganj	Mandla
1725	H. S. Manegaon	Narayaganj	Mandla
1726	H. S. Pipriya	Niwas	Mandla
1727	H. S. S. Hathitara	Niwas	Mandla
1728	High School Bhansapala	Narsinghpur	Narsinghpur
1729	High School Gorkhpur	Narsinghpur	Narsinghpur
1730	H. S. S. B. Dobhi	Chawarpatha	Narsinghpur
1731	H. S. S. Agriculture Bohani	Chawarpatha	Narsinghpur
1732	H. S. S. G. Tendukheda	Chawarpatha	Narsinghpur
1733	H. S. S. Jhamjira	Chawarpatha	Narsinghpur
1734	H.S.S.Kondiya	Chawarpatha	Narsinghpur
1735	High School Bilhara	Chawarpatha	Narsinghpur
1736	H. S. G. Chichli	Chichli	Narsinghpur
1737	H. S. S. G. Salichouka	Chichli	Narsinghpur
1738	H. S. Shawan	Chichli	Narsinghpur
1739	H. S. S. Sukhakeri	Chichli	Narsinghpur
1740	High School Kalyanpur	Chichli	Narsinghpur
1741	High School Tendukheda	Chichli	Narsinghpur
1742	H. S. G. Karakbel	Gotegaon	Narsinghpur
1743	H. S. S. Barhata	Gotegaon	Narsinghpur
1744	H. S. S. Chandan Kheda	Gotegaon	Narsinghpur

S.No	Name of The School	Community Development/Tribal Development Block	District
1745	H. S. Shankarcharya Gotegaon	Gotegaon	Narsinghpur
1746	High School Sarra	Gotegaon	Narsinghpur
1747	High School Imaliya Kamti	Gotegaon	Narsinghpur
1748	H. S. Kareli Basti	Kareli	Narsinghpur
1749	H. S. Baghwar	Kareli	Narsinghpur
1750	H. S. S. Niwari	Kareli	Narsinghpur
1751	H. S. Amgaon	Saikheda	Narsinghpur
1752	H. S. Bamhori	Saikheda	Narsinghpur
1753	H. S. S. BTI Gadarwara	Saikheda	Narsinghpur
1754	H. S. S. G. Naveen Gadarwara	Saikheda	Narsinghpur
1755	H. S. S. Nandner	Saikheda	Narsinghpur
1756	H.S. Bandol	Seoni	Seoni
1757	H.S. Girls Bhoma	Seoni	Seoni
1758	H.S. Girls Kanhiwada	Seoni	Seoni
1759	H.S. Girls Mathmandir	Seoni	Seoni
1760	H.S. Mahatma Gandhi	Seoni	Seoni
1761	H.S. Marbodi	Seoni	Seoni
1762	H.S. Pipardahi	Seoni	Seoni
1763	H.S. Tilak Seoni	Seoni	Seoni
1764	Govt. H.S.S. Boys Kaniwada	Seoni	Seoni
1765	Govt. High S.Mandir Seoni	Seoni	Seoni
1766	Govt. High School Hadnapur	Seoni	Seoni
1767	High School Parasia	Seoni	Seoni
1768	High School Bonsabadi	Seoni	Seoni
1769	H.S.S. Gangerua	Seoni	Seoni
1770	H.S.S.Borikala	Seoni	Seoni
1771	H.S.S. Khera palari	Seoni	Seoni
1772	High School Chinda	Seoni	Seoni
1773	High School Tutera	Seoni	Seoni
1774	High School Khera palari	Seoni	Seoni

S.No	Name of The School	Community Development/Tribal Development Block	District
1775	High School Roomal	Seoni	Seoni
1776	H.S.S. Sarelha Keolari	Seoni	Seoni
BIDDING BLOCK - UJJAIN			
1777	Govt. H. S. S.Kamlapur	Bagali	Dewas
1778	Govt. H.S.S. Hatpiplaya	Bagali	Dewas
1779	Govt. H.S.S.Chidawad	Bagali	Dewas
1780	Govt. H.S.S.Nevri	Bagali	Dewas
1781	Govt. H.S.S.Udaynagar	Bagali	Dewas
1782	Govt. H. S. S. Chiman das Dewas	Dewas	Dewas
1783	Govt. Excellence H.S.S.Dewas	Dewas	Dewas
1784	Govt.S.H. S. S. G. Dewas	Dewas	Dewas
1785	Govt.H.S.S. Kshipra Dewas	Dewas	Dewas
1786	Govt.H.S.S.Dabal Choki	Dewas	Dewas
1787	Govt. H.S.S. Barotha	Dewas	Dewas
1788	Govt. H. S. S. Sundrel	Kannod	Dewas
1789	Govt.H. S. S. Panigaon	Kannod	Dewas
1790	Govt. Girls H. S. S.Khategaon	Khategaon	Dewas
1791	Govt. H. S. S.Nemawar	Khategaon	Dewas
1792	Govt.H.S.S. Bhorasa	Sonkach	Dewas
1793	Govt.H.S.S. Gandharvepuri	Sonkach	Dewas
1794	Govt. Girls H. S. S. Pipalrao	Sonkach	Dewas
1795	Govt. Boys H.S.S.Pipalrao	Sonkach	Dewas
1796	Govt.Girls H.S.S. Tonkkurd	Tonkkurd	Dewas
1797	Govt. E. H S S Bhanpura	Bhanpura	Mandsaur
1798	Govt.H S S G Bhanpura	Bhanpura	Mandsaur
1799	Govt. H. S. S.GandhiSagar	Bhanpura	Mandsaur
1800	Govt.H S S G Garot	Garoth	Mandsaur
1801	Govt.H S S Boliya	Garoth	Mandsaur
1802	Govt. H. S. S.Garodh	Garoth	Mandsaur
1803	Govt. H. S. S.Khadawada	Garoth	Mandsaur

S.No	Name of The School	Community Development/Tribal Development Block	District
1804	Govt. Girls H. S. S. Shyamgarh	Garoth	Mandsaur
1805	Govt.H S S G Pipalya Station	Malhargarh	Mandsaur
1806	Govt.H S S B Pipalya Station	Malhargarh	Mandsaur
1807	Govt. Boys H. S. S.Malahargarh	Malhargarh	Mandsaur
1808	Govt. H. S. S.Balaguda	Malhargarh	Mandsaur
1809	Govt.H S S No. 2 Mandsaur	Mandsaur	Mandsaur
1810	Govt.H S S G Mandsaur	Mandsaur	Mandsaur
1811	Govt.H S S Nagri	Mandsaur	Mandsaur
1812	Govt.H S S Dhamnar	Mandsaur	Mandsaur
1813	Govt.H S S Suvasara	Seethamau	Mandsaur
1814	Govt. B. H S S Seetamau	Seethamau	Mandsaur
1815	Govt. H S S Kayampur	Seethamau	Mandsaur
1816	Govt. Boys H. S. S.Nahargarh	Seethamau	Mandsaur
1817	Govt.H. S. S. G. Jawad	Jawad	Neemuch
1818	Govt.H. S. S. Jhantla	Jawad	Neemuch
1819	Govt. H. S. S. Athana	Jawad	Neemuch
1820	Govt.H. S. S. Parda	Manasa	Neemuch
1821	Govt.H. S. B. Rampura	Manasa	Neemuch
1822	Govt.H. S. S. B. Kukdeshwar	Manasa	Neemuch
1823	Govt.H. S. S. G. Kukdeshwar	Manasa	Neemuch
1824	Govt.H. S. S. Khanjada	Manasa	Neemuch
1825	Govt. H. S. S. Rampura	Manasa	Neemuch
1826	Govt. Girls H. S. S. Manasa	Manasa	Neemuch
1827	Govt. H. S. S. Aantri	Manasa	Neemuch
1828	Govt. H. S. S. Piplaryaoji	Manasa	Neemuch
1829	Govt.H. S. S. CRPF Neemuch	Neemuch	Neemuch
1830	Govt.H. S. S. Cheetakheda	Neemuch	Neemuch
1831	Govt.H. S. S. Neemuch Cantt.	Neemuch	Neemuch
1832	Govt. B. H. S. S. Neemuch No 2	Neemuch	Neemuch
1833	Govt.H. S. S. Excellence Neemuch	Neemuch	Neemuch

S.No	Name of The School	Community Development/Tribal Development Block	District
1834	Govt.H. S. S. Girls Neemuch Nagar	Neemuch	Neemuch
1835	Govt. H. S. S. Jeeran	Neemuch	Neemuch
1836	Govt. H. S. S. Bordiyakalan	Neemuch	Neemuch
1837	Govt. Boys H. S. S.Tal	Alot	Ratlam
1838	Govt. Girls H. S. S.Tal	Alot	Ratlam
1839	Govt. Boys H. S. S.Ravti	Bajna	Ratlam
1840	Govt. Girls H. S. S. Bajna	Bajna	Ratlam
1841	Govt. H. S. S. Badawada	Jaora	Ratlam
1842	Govt. Excell. H. S. S. Jaora	Jaora	Ratlam
1843	Govt. H. S. S. Ringnod	Jaora	Ratlam
1844	Govt. H. S. S. Sarsi	Jaora	Ratlam
1845	Govt. G. H. S. S. Jaora	Jaora	Ratlam
1846	Govt. H. S. S. Kalukheda	Piploda	Ratlam
1847	Govt. H. S. S. Riyavan	Piploda	Ratlam
1848	Govt. H. S. S. Sukheda	Piploda	Ratlam
1849	Govt. H. S. S. Birmabal	Ratlam	Ratlam
1850	Govt. Excell. H. S. S. Ratlam	Ratlam	Ratlam
1851	Govt. H. S. S. Bangrod	Ratlam	Ratlam
1852	Govt. H. S. S. No 1 Ratlam	Ratlam	Ratlam
1853	Govt. H. S. S. MLB Ratlam	Ratlam	Ratlam
1854	Govt. H. S. S. Jawahar Ratlam	Ratlam	Ratlam
1855	Govt. Naveen Kanya H. S. S. Ratlam	Ratlam	Ratlam
1856	Govt. H. S. S. Namli	Ratlam	Ratlam
1857	Govt. Girls H. S. S. Sarwan	Sailana	Ratlam
1858	Govt. Boys H. S. S. Sarwan	Sailana	Ratlam
1859	Govt. H. S. S. Tanodiya	Agar	Shajapur
1860	Govt. H. S. S. E. Agar	Agar	Shajapur
1861	Govt. H. S. S. G. Agar	Agar	Shajapur
1862	Govt. H. S. S. Piplonkalan	Agar	Shajapur
1863	Govt. Girls H.S.S. Badod	Badod	Shajapur

S.No	Name of The School	Community Development/Tribal Development Block	District
1864	Govt. H. S. S. G. Kalapipal	Kalapipal	Shajapur
1865	Govt. H. S. S. Aranyakalan	Kalapipal	Shajapur
1866	Govt. H. S. S. Behrawal	Kalapipal	Shajapur
1867	Govt. H. S. S. Khardonkalan	Kalapipal	Shajapur
1868	Govt. H.S.S. Gulana	Momanbadodiya	Shajapur
1869	Govt. H. S. S.Barodiya Ku.	Momanbadodiya	Shajapur
1870	Govt. H. S. S. Dupada	Momanbadodiya	Shajapur
1871	Govt. H. S. S. Shadipura	Momanbadodiya	Shajapur
1872	Govt. H. S. S. Girls Nalkheda	Nalkheda	Shajapur
1873	Govt. H.S.S. Panwadi	Shajapur	Shajapur
1874	Govt. H. S. S. Bercha	Shajapur	Shajapur
1875	Govt. H. S. S. Sundarsi	Shajapur	Shajapur
1876	Govt. H. S. B. Shujalpur City	Shujalpur	Shajapur
1877	Govt. H. S. S. Poliyakalan	Shujalpur	Shajapur
1878	Govt. H. S. B. Akodiya Mandi	Shujalpur	Shajapur
1879	Govt. H.S.S. Soyatkalan	Susner	Shajapur
1880	Govt. H. S. S. B. Badnagar	Badnagar	Ujjain
1881	Govt. H. S. S. G. Badnagar	Badnagar	Ujjain
1882	Govt. H. S. S. Ingoriya	Badnagar	Ujjain
1883	Govt. E. H. S. S. Ghatia	Ghatia	Ujjain
1884	Govt. Excellence H.S.S. Khachrod	Kachrod	Ujjain
1885	Govt. H. S. S. G. Khachrod	Kachrod	Ujjain
1886	Govt. H. S. S. B. Nagda	Kachrod	Ujjain
1887	Govt. H. S. S. G. Mahidpur	Mahidpur	Ujjain
1888	Govt. H. S. S. B. Mahidpur	Mahidpur	Ujjain
1889	Govt. H. S. S. Mahidpur Road	Mahidpur	Ujjain
1890	Govt. H. S. S. B. Tarana	Tarana	Ujjain
1891	Govt. H. S. S. G. Tarana	Tarana	Ujjain
1892	Govt. H. S. S. Dushara Maidan	Ujjain	Ujjain
1893	Govt. H. S. S. G. Vijjaraje	Ujjain	Ujjain

S.No	Name of The School	Community Development/Tribal Development Block	District
1894	Govt. H. S. S. Jalsewa Niketan	Ujjain	Ujjain
1895	Govt. Excellence H. S. S. Madhavnagar	Ujjain	Ujjain
1896	Govt. H. S. S. Daulatganj	Ujjain	Ujjain
1897	Govt. H. S. S. G. Sarafa	Ujjain	Ujjain
1898	Govt. H. S. S. Maharajwada -1	Ujjain	Ujjain
1899	Govt. H. S. S. Maharajwada -2	Ujjain	Ujjain
1900	Govt. H. S. S. Maharajwada -3	Ujjain	Ujjain
1901	Govt. H. S. S. Jiwajiganj	Ujjain	Ujjain
1902	H. S. Chhapra	Bagli	Dewas
1903	H. S. Dehrisahu	Bagli	Dewas
1904	H. S. Devgarh	Bagli	Dewas
1905	H. S. G. Bagli	Bagli	Dewas
1906	H. S. Karnawad	Bagli	Dewas
1907	H. S. Pipri	Bagli	Dewas
1908	H. S. Pujapura	Bagli	Dewas
1909	H. S. Ratanpur	Bagli	Dewas
1910	H. S. Kilod	Dewas	Dewas
1911	H. S. Nagda	Dewas	Dewas
1912	H. S. Sannod	Dewas	Dewas
1913	H. S. Siya	Dewas	Dewas
1914	H. S. Navin Kannod	Kannod	Dewas
1915	N. H. S. Kannod	Kannod	Dewas
1916	H. S. Jiyagaon	Khategaon	Dewas
1917	H. S. Sandanpur	Khategaon	Dewas
1918	H. S. G. Bhorasa	Sonkach	Dewas
1919	H. S. Devli	Tonkkhurd	Dewas
1920	H. S. Dontajagir	Tonkkhurd	Dewas
1921	H. S. Ikeramataji	Tonkkhurd	Dewas
1922	H. S. Nandel	Tonkkhurd	Dewas
1923	H. S. Padaliya	Tonkkhurd	Dewas

S.No	Name of The School	Community Development/Tribal Development Block	District
1924	H. S. S. Chidawad	Tonkkhurd	Dewas
1925	H S S Babulda	Bhanpura	Mandsaur
1926	H S S G Bhausauda	Bhanpura	Mandsaur
1927	H S S Chandavasa	Garot	Mandsaur
1928	H S S Melkheda Naveen	Garot	Mandsaur
1929	H S S Saathkheda	Garot	Mandsaur
1930	H S S Behpur	Mandsaur	Mandsaur
1931	H S S Bhavgad	Mandsaur	Mandsaur
1932	H S S Dhundadka	Mandsaur	Mandsaur
1933	H S S Digavamali	Mandsaur	Mandsaur
1934	H S S Rewasdevda	Mandsaur	Mandsaur
1935	H S S Sarsod	Mandsaur	Mandsaur
1936	H S S G Seethamau	Seethamau	Mandsaur
1937	H S S G Suvasara Naveen	Seethamau	Mandsaur
1938	H S S Runeeja	Seethamau	Mandsaur
1939	H S S Sutti	Seethamau	Mandsaur
1940	H. S. Alori	Jawad	Neemuch
1941	H. S. Barada	Jawad	Neemuch
1942	H. S. Ratangarh	Jawad	Neemuch
1943	H. S. S. B. Ratangarh	Jawad	Neemuch
1944	H. S. S. Janakpur - Morwan	Jawad	Neemuch
1945	H. S. Bhatkhedi	Manasa	Neemuch
1946	H. S. Devrikhabasa	Manasa	Neemuch
1947	H. S. S. Mahagarh	Manasa	Neemuch
1948	H.S.S. Kunchdoth	Neemuch	Neemuch
1949	High School Jamaniyaraghavji	Manasa	Neemuch
1950	High School Tamoti	Manasa	Neemuch
1951	High School Bawal	Jawad	Neemuch
1952	High School Lasoor	Jawad	Neemuch
1953	H.S.S. Kadwasa	Jawad	Neemuch

S.No	Name of The School	Community Development/Tribal Development Block	District
1954	High School Jat	Jawad	Neemuch
1955	High School Kothdiestmurar	Neemuch	Neemuch
1956	High School karadiyamaharaj	Neemuch	Neemuch
1957	H.S.S. Palsoda	Neemuch	Neemuch
1958	High School BharBadia	Neemuch	Neemuch
1959	High School Daru	Neemuch	Neemuch
1960	H. S. G. Aalot	Alot	Ratlam
1961	H S S Pipalyajodha	Jaora	Ratlam
1962	H. S. Katjujaora	Jaora	Ratlam
1963	H S S Badayalamataji	Piplauda	Ratlam
1964	H S S G Vinobha Ratlam	Ratlam	Ratlam
1965	H S Amleta	Ratlam	Ratlam
1966	H S Dhamnod	Ratlam	Ratlam
1967	H S G Namli	Ratlam	Ratlam
1968	H S Ghoswas	Ratlam	Ratlam
1969	H S Kuajhagar	Ratlam	Ratlam
1970	H S S Bilpak	Ratlam	Ratlam
1971	H S S Palduna	Ratlam	Ratlam
1972	H S S Shivpur	Ratlam	Ratlam
1973	H. S. Panched	Ratlam	Ratlam
1974	H. S. Sijawata	Ratlam	Ratlam
1975	H.S. S. E. Shajapur	Shajapur	Shajapur
1976	H.S. S. G. Shajapur	Shajapur	Shajapur
1977	H.S. S. E. Shujalpur Mandi	Shujalpur	Shajapur
1978	H.S. S. G. Susner	Susner	Shajapur
1979	H.S. S. Kannad	Susner	Shajapur
1980	H.S. S. Makodi	Susner	Shajapur
1981	H.S. S. Maxi	Susner	Shajapur
1982	H.S. S. Soyatkalan	Susner	Shajapur
1983	H. S. S. Bhatpachlana	Badnagar	Ujjain

S.No	Name of The School	Community Development/Tribal Development Block	District
1984	H. S. S. Kharsodkalan	Badnagar	Ujjain
1985	H. S. S. Kharsodkhurd	Badnagar	Ujjain
1986	H. S. S. Lohana	Badnagar	Ujjain
1987	H. S. S. Runija	Badnagar	Ujjain
1988	H. S. Sundrabad	Badnagar	Ujjain
1989	H. S. S. Bichhodod	Ghatia	Ujjain
1990	H. S. S. Panbihar	Ghatia	Ujjain
1991	H. S. Runkheda	Kachrod	Ujjain
1992	H. S. S. B. Unnaihal	Kachrod	Ujjain
1993	H. S. S. G. Unnaihal	Kachrod	Ujjain
1994	H. S. S. Madawada	Kachrod	Ujjain
1995	H. S. Ghosla	Mahidpur	Ujjain
1996	H. S. S. Jharda	Mahidpur	Ujjain
1997	H. S. S. Khedakhajuria	Mahidpur	Ujjain
1998	H. S. Kachnariya	Tarana	Ujjain
1999	H. S. Kadodiya	Tarana	Ujjain
2000	H. S. Kanardi	Tarana	Ujjain
2001	H. S. S. Kaitha	Tarana	Ujjain
2002	H. S. S. Nanded	Tarana	Ujjain
2003	New H. S. Tarana	Tarana	Ujjain
2004	H. S. Bhairowgarh	Ujjain	Ujjain
2005	H. S. G. Madarget	Ujjain	Ujjain
2006	H. S. Lakhodda	Ujjain	Ujjain
2007	H. S. Panthpillai	Ujjain	Ujjain
2008	H. S. S. G. Dhanmandi	Ujjain	Ujjain
2009	H. S. S. Madhavganj	Ujjain	Ujjain
2010	H. S. S. Tajpur	Ujjain	Ujjain
2011	Nutan H. S. G. Indiranagar	Ujjain	Ujjain
2012	Urdu H. S. Tofkhana	Ujjain	Ujjain

SCHEDULE - B

Description of the Infrastructure to be Developed/Provided by the Company/Consortium on the Sites (the unit cost and total cost has to be provided by the Company/Consortium while submitting their bids as a separate sheet annexed with the bid proposal)

Item	Unit Cost	Quantity Per School	Total cost Per School	Quality Description
Repair of Roof		1 room		Providing and fixing of 4 course water proofing treatment with bitumen felt over roof.
Flooring		1 room		-Base for flooring with cement concrete (1:2:4) -Cement concrete flooring with (1:2:4) concrete with 20mm size graded stone aggregate finished with a floating coat of neat cement (50 mm thick)
Linoleum/PVC Flooring		1 Room		Proving and fixing 3 mm thick PVC/Linoleum flooring with ISI marked adhesive including stretching, cutting and fixing.
Ceiling		1 room		-False Ceiling with aluminium section (40x20x2) mm fixed along with the ceiling with the help of necessary fitting with thermocol sheet 1(one) inch thick jointed and finished to a flush finish with requisite jointing compound, paper tapes, finishers, 2 coat of primer suitable for a thermocol sheet.
Painting the wall		1 room		-Removing white/colour wash by scraping. -Putty work providing and applying special putty base 2 coat. -Plastic Emulsion Paint on walls and ceilings.
Electrical Wiring		35 points		Through PVC casing with 2x1.5 sq mm multi-stranded copper cable for points and 3x4sqmm multi-stranded copper cable for mains feeder including distribution box and socket boxes (6Amp and

Item	Unit Cost	Quantity Per School	Total cost Per School	Quality Description
				16Amp). Feeder provided with Isolators and MCBs of Anchor/Havel brand
Earthing		1		Earthing provided on the backside of the classroom with 600mm X 600mm X 4mm copper plate, GI pipe with 2inch dia and 6fts length and electrode with 8SWG copper wire with main switch. The copper plate has been buried at a depth of 8 ft. in the soil, along with required quantity of salt, sand, and charcoal filling, after necessary excavation.
Fitting for the Meter Fittings Ceiling Fan		3		10-20Amp 3-phase electronic/analogue approved by MPSEB, With 48" blade [reputed brand Khaitan, Polar, Bajaj, Usha, Orient, Crompton],
Tube Light		4		4ft open type/bracket with electronic choke [reputed brand Phillips, Bajaj, Surya, Crompton]
Computer Table		25		Stand alone Computer table with 15 mm commercial block board (ISI Mark) with sunmica top with matt finish of dimension 600 mm x 400 mm x 725mm with base to place the CPU, UPS and keyboard
Chair		55		PVC/Plastic Moulded without arms from reputed brands
Minor Civil Works (Such as repair/replacement of doors windows grills etc)				
Insurance Security				
Lightning Conductor		1		
Exhaust Fan		1		With 18" blade [reputed brand Khaitan, Polar, Bajaj, Usha, Orient, Crompton],
Electricity Bill				For the life of the project

Item	Unit Cost	Quantity Per School	Total cost Per School	Quality Description
Fuel for the Generator				For the life of the project
Miscellaneous (Please provide details of each items with quantities and rates the Bidder can use separate sheets if required)				

Schedule C

COMPUTER INFRASTRUCTURE

(the unit cost and total cost has to be provided by the Company/Consortium while submitting their bids as a separate sheet annexed with the bid proposal)

S.No	Item	Unit Cost	Quantity Per School	Total cost Per School	Quality Description
1	Software OS Linux		24 license		RedHat/Suse/OEM linux latest release year with updates & security patches for five years directly from OEM for which the quoted PC is certified
2	Software OS Microsoft Windows Vista Upgrade with facility to downgrade to Windows XP Professional or Upgrade to Windows 7 as a software assurance.		24 License		Microsoft Windows Vista Upgrade would be procured by Department separately under PiL signed with Microsoft and would be supplied to the vendor. The vendor would be responsible to install and maintain this on all the desktops at no extra cost during the entire project period.
3	Antivirus (Norton/MacAfee/Panda/F Secure/Forefront/eScan/CA/K7)		25 License		License for updates & security patches for a period of five years.
4	MS Office 2007				MS Office 2007 Professional would be procured by

	Professional	25 License			Department separately under PiL signed with Microsoft and would be supplied to the vendor. The vendor would be responsible to install and maintain this on all the desktops at no extra cost during the entire project period.
5	MS Visual Studio 2008	25 License			MS Visual Studio 2008 would be procured by Department separately under PiL signed with Microsoft and would be supplied to the vendor. The vendor would be responsible to install and maintain this on all the desktops at no extra cost during the entire project period.
6	MS Windows Server Standard 2008	1 License			MS Windows Server Standard 2008 OLP Academic Edition would be procured by Department separately and would be supplied to the vendor. The vendor would be responsible to install and maintain this on all the servers at no extra cost during the entire project period.
7	MS ISA Server	1 License			MS ISA Server Standard 2006 OLP Academic Edition would be procured by Department separately and would be supplied to the vendor. The vendor would be responsible to install and maintain this on all the servers at no extra cost during the entire project period.
8	MS Windows Server CAL 2008	24 License			MS Windows Server CAL 2008 OLP Academic Edition would be procured by Department separately and would be supplied to the vendor.
9	Hard Spot Software	25 License			This will be as per the description given in the Request for Qualification (RFQ) These software will become the intellectual property of the School Education Department and the Department will be free to use them in the Government Schools of Madhya Pradesh.
10	Structured Cabling for Local Area Network	30 points			CAT 6 cable with manageable switch
11	Computer	24 number			Processor: Intel Pentium Dual Core 5200 (2.5GHz, 2MB L2 Cache, 800FSB) or higher/ AMD Athlon 64 X2 5600+ (2.9 GHz, 1MB L2 Cache, 2000MHz FSB, AM2 Socket) or higher. Motherboard for Intel (Intel G33/G31 chipset or better), for AMD (AMD 740G with Radeon 2100 Graphic or Nvidia Ge Force 6150 chipset or better) RAM 2 GB DDR2-800, 1 Gigabit Ethernet port, 4 USB at least one port in front, Monitor 17 inch LCD energy star, Keyboard: OEM Key board, Mouse: OEM 2 button scroll optical mouse, Hard disk: 160GB SATA 3.0 GBPS NCQ 7200rpm, EPEAT Gold rated/RoHS 240Watt SMPS.

				<p>Energy Star 4.0 compliant, DVD Writer, Form Factor : Micro ATX or Small Form Factor with chassis fan.</p> <p><i>Note The proposed specification computer must be sourced from Hardware Manufacturer who has minimum 5% share of Indian Computer Hardware Market as per the latest IDC report. The computer should be preloaded and supplied with Windows Vista Starter which will be upgraded with the Vista Business (PIL) License supplied to vendor by the department and Linux with above requirements will be installed on a dual boot All software mentioned above will be installed at the Manufacturers facility. The machine will have a partition (Invisible) where recovery resources will be provided and by invoking the partition the PC will be restored to the factory condition with all the software and driver will be loaded in a pristine condition. The use of External media will not be required and only one set of media will be provided to the vendor.</i></p>
12	Headphone with mike		25	
13	Server		1	<p>Processor: Intel Xeon X3210 (4Cores, 2.13 GHz, 8MB L2Cache) Or higher/ AMD Optron 1352 (4 cores, 2.1GHz, 4MB L2 Cache) or higher, Motherboard for Intel 3300 Chipset, for AMD nVidia nFP3400, RAM: 4GB DDR2-800, 1 Gigabit Ethernet port, 4 USB at least one port in front, Monitor 17 inch LCD energy star or TCO 03, Keyboard: OEM Key board, Mouse: OEM 2- button scroll optical mouse, Hard disk : 160GB SATA 3.0 GBPS NCQ 7200rpm, 240Watt SMPS Energy Star 4.0 compliant , DVD Writer, Form Factor : Micro ATX or Small Form Factor with chassis fan</p> <p><i>Note* The proposed specification computer must be sourced from Hardware Manufacturer who has minimum 5% share of Indian Computer Hardware Market as per the latest IDC report. The OEM should not have been blacklisted in any government department PSU. Self declaration signed by a competent authority must be submitted. The server will be loaded with Windows Server Standard 2008 and 24 CAL license, ISA Server Standard 2006 supplied to vendor by the department. All software mentioned above will be installed at the Manufacturers facility. The machine will have a partition (Invisible) where recovery resources will be provided and by invoking the partition the server will be restored to the factory condition with all the software and driver will be loaded in a pristine condition. The use of External media will not be required and only one set of media will be provided to the vendor.</i></p>

14	UPS		2	<ul style="list-style-type: none"> • 25 Computer lab (in a school not located in District Headquarter) 2 Nos 5 KVA UPS with 3 hours battery backup for the entire hardware set up. • 25 Computer lab (in a school located in District HQ) 2 Nos 5 KVA UPS with 2 hours battery backup for the entire hardware set up. • 10 Computer lab (in a school not located in District Headquarter) 2 Nos 3 KVA UPS with 3 hours battery backup for the entire hardware set up. • 10 Computer lab (in a school located in District HQ) 2 Nos 3 KVA UPS with 2 hours battery backup for the entire hardware set up. <p>Batteries to be refreshed as and when required.</p>
15	Generator		1	<p>7.5 KVA genset (diesel) of a reputed brand and should be certified from one of the following agencies for Mass Emission Norms Central Pollution Control Board India: Automotive Research Association of India, Pune, National Physical Laboratory, New Delhi, Naval Science & Technology Laboratory, Vishakhapatnam, Fluid Control Research Institute, Palaghat, National Aerospace Laboratory, Bangalore. The Brand supplied should have at least 15 service stations across the State and at least 2 in each Project area. The brand should be selling in the State for the past 5 years.</p>
16	Multifunction Device (Scanner, Printer & Copier) A4		1	<p>18 ppm print speed, 600 x 600 dpi printer, 600 x 1200 dpi platen (flat bed) scanner, 8MB RAM, 2000 pages std. toner yield, 10000 copies duty cycle. Running cost of Multifunction Device would be borne by School</p>
17	Internet Connection		1	<p>Minimum 256 Kbps Upload and 256 Kbps download</p>
18	Multi media Projector		1	<p>3000 or above lumen lamp life 2000 hours (EPSON, Sony, Acer, Toshiba, infocuse, benq, hitachi, dell, LG, Panasonic, vivitek, globus, Mitsubishi)</p>
19	Speakers		2	<p>Subwoofer 100 watt rms, satellite speaker 40 watt rms</p>
20	Faculty		1	<p>As detailed in Schedule D</p>

Schedule D

Selection of faculty

Cost of providing 1 (one) faculty for the project period with the following qualification preferable in the order given below:

B.C.A. (Bachelor of Computer Application) or a Higher Degree

The degree should be from a University Grant Commission (UGC) recognised University and the appointment shall be by an open invitation of offers following a selection process defined by the company so that the most qualified person applying is selected for the job. If in a particular School persons with this qualification are not available the Company/Consortium can appoint a person with DCA (Diploma in Computer Application) from a UGC recognized university. However, if a DCA is hired in place of BCA, an amount of Rs. 5,000/- will be deducted every month from the QGR of the particular School until a person with BCA is appointed in its place.

SCHEDULE – E

SERVICE LEVEL AGREEMENT

LEVEL OF SERVICE OF AVAILABILITY OF COMPUTER FOR THE QUARTER STARTING ----- TO ----- MONTH						
S.No	Name of the School	Number of Computers	Number of School Hours	Number of academic days in the quarter	Total PC Hours	Actual PC Availability (in hours) in the quarter
1	2	3	4	5	6	7

The following will be the SLA parameters:

1. Up to 90% of PC uptime (column 7) there shall be no deduction from the Quarterly Guaranteed Revenue for a particular school;
2. For less than 90% and up to 50% PC uptime in a school a prorata QGR will be made (this will be treated as erosion in SLA);
3. For less than 50%, no QGR will be paid in a quarter (this will be treated as SLA taking a hit);
4. If 30% schools of the Project are taking a hit in a particular quarter 10% of the amount payable to the Company/Consortium in the particular quarter will be apportioned as penalty. If more than 50% schools of the bidding blocks are taking hit [Company/Consortium Default] the agreement will be terminated and the Corporation will exercise the right of substitution under the Agreement.
5. For the purpose of SLA Computer uptime will mean that the PC should boot and connect to aremote facility developed by the Corporation and ping on set intervals with this facility.

Service Level Agreement for the availability of Internet			
S. No	Name of the School	Number of academic days in the quarter	Actual availability of Internet in the schools in days
1	2	3	4

Following will be the Service Level Agreement Parameters

1. For 90% availability of Internet in a quarter there shall be no deduction in QGR on this account;
2. Less than 90% and up to 50% availability of Internet 10% deduction of QGR on a prorata basis i.e. 2% deduction for blocks of 10% on this account;
3. Availability below 50% will invite deduction to the tune of 15% of the QGR on a flat basis amounting to SLA taking hit on this account;

Service Level Agreement for the availability of Faculty				
S. No	Name of the School	Number of academic days in the quarter	Number of Faculty employed in the School	Actual availability of Faculty in the schools in days
1	2	3	4	5

1. For 90% availability of Faculty in a particular school there shall be no deduction in QGR on this account.
2. Less than 90% to 50% availability of Faculty 15% QGR will be deducted in the particular school on a prorata basis on this account.
3. Less than 50% availability of Faculty 50% QGR will be deducted in the particular school on a prorata basis on this account;
4. Below 50% availability no QGR will be payable

SCHEDULE -F

PERFORMANCE SECURITY

The Managing Director,
Madhya Pradesh State Electronics
Development Corporation Limited

- (A) (the “**Company/Consortium**”) and Madhya Pradesh State Electronics Development Corporation Limited (the “**Corporation**”) have entered into a Agreement dated *** (the “**Agreement**”) whereby the Corporation has agreed to the Company/Consortium undertaking a Project on build, own, operate and transfer (“**BOOT**”) basis, subject to and in accordance with the provisions of the Agreement.
- (B) The Agreement requires the Company/Consortium to furnish a Performance Security to the Corporation in a sum of Rs. 2.50 Two Crores Fifty Lakh (Rupees Two Crore Fifty Lakhs) (the “**Guarantee Amount**”) as security for due and faithful performance of its obligations, under and in accordance with the Agreement, during the Construction Period (as defined in the Agreement).
- (C) We, ***** through our Branch at ***** (the “**Bank**”) have agreed to furnish this Bank Guarantee by way of Performance Security.

NOW, THEREFORE, the Bank hereby, unconditionally and irrevocably, guarantees and affirms as follows:

1. The Bank hereby unconditionally and irrevocably guarantees the due and faithful performance of the Company/Consortium’s obligations during the Construction Period, under and in accordance with the Agreement, and agrees and undertakes to pay to the Corporation, upon its mere written demand from time to time, and without any demur, reservation, recourse, contest or protest, and without any reference to the Company/Consortium, such sum or sums upto an aggregate sum of the Guarantee Amount as the Corporation shall claim, without the Corporation being required to prove or to show grounds or reasons for its demand and/or for the sum specified therein.

2. A letter from the Corporation, under the hand of the Managing Director of the Corporation that the Company/Consortium has committed default in the due and faithful performance of all or any of its obligations under and in accordance with the Agreement shall be conclusive, final and binding on the Bank. The Bank further agrees that the Corporation shall be the sole judge as to whether the Company/Consortium is in default in due and faithful performance of its obligations during the Construction Period under the Agreement and its decision that the Company/Consortium is in default shall be final, and binding on the Bank, notwithstanding any differences between the Corporation and the Company/Consortium, or any dispute between them pending before any court, tribunal, arbitrators or any other Corporation or body, or by the discharge of the Company/Consortium for any reason whatsoever.
3. In order to give effect to this Guarantee, the Corporation shall be entitled to act as if the Bank were the principal debtor and any change in the constitution of the Company/Consortium and/or the Bank, whether by their absorption with any other body or corporation or otherwise, shall not in any way or manner affect the liability or obligation of the Bank under this Guarantee.
4. It shall not be necessary, and the Bank hereby waives any necessity, for the Corporation to proceed against the Company/Consortium before presenting to the Bank its demand under this Guarantee.
5. The Corporation shall have the liberty, without affecting in any manner the liability of the Bank under this Guarantee, to vary at any time, the terms and conditions of the Agreement or to extend the time or period for the compliance with, fulfilment and/ or performance of all or any of the obligations of the Company/Consortium contained in the Agreement or to postpone for any time, and from time to time, any of the rights and powers exercisable by the Corporation against the Company/Consortium, and either to enforce or forbear from enforcing any of the terms and conditions contained in the Agreement and/or the securities available to the Corporation, and the Bank shall not be released from its liability and obligation under these presents by any exercise by the Corporation of the liberty with reference to the matters aforesaid or by reason of time being given to the Company/Consortium or any other forbearance, indulgence, act or omission on the part of the Corporation or of any other matter or thing whatsoever which under any law relating to sureties and guarantors would but for this provision have the effect of releasing the Bank from its liability and obligation under this Guarantee and the Bank hereby waives all of its rights under any such law.
6. This Guarantee is in addition to and not in substitution of any other guarantee or security now or which may hereafter be held by the Corporation in respect of or relating to the Agreement or for the fulfilment, compliance and/or performance of all or any of the obligations of the Company/Consortium under the Agreement.
7. Notwithstanding anything contained hereinbefore, the liability of the Bank under this Guarantee is restricted to the Guarantee Amount and this Guarantee will remain in

force for the period specified in paragraph 8 below and unless a demand or claim in writing is made by the Corporation on the Bank under this Guarantee, not later than 6 (six) months from the date of expiry of this Guarantee, all rights of the Corporation under this Guarantee shall be forfeited and the Bank shall be relieved from its liabilities hereunder.

8. The Performance Security shall cease to be in force and effect ninety days after COD provided the Company/Consortium is not in breach of this Agreement. Upon request made by the Company/Consortium for release of the Performance Security along with the particulars required hereunder, duly certified by a statutory auditor of the Company/Consortium, the Corporation shall release the Performance Security forthwith.
9. The Bank undertakes not to revoke this Guarantee during its currency, except with the previous express consent of the Corporation in writing, and declares that it has the power to issue this Guarantee and the undersigned has full powers to do so on behalf of the Bank.
10. Any notice by way of request, demand or otherwise hereunder may be sent by post addressed to the Bank at its above referred Branch, which shall be deemed to have been duly authorised to receive such notice and to effect payment thereof forthwith, and if sent by post it shall be deemed to have been given at the time when it ought to have been delivered in due course of post and in proving such notice, when given by post, it shall be sufficient to prove that the envelope containing the notice was posted and a certificate signed by an officer of the Corporation that the envelope was so posted shall be conclusive.
11. This Guarantee shall come into force with immediate effect and shall remain in force and effect for a period of five year or until it is released earlier by the Corporation pursuant to the provisions of the Agreement.

Signed and sealed this ** day of ***, 20** at ***.

SIGNED, SEALED AND DELIVERED

For and on behalf of

the BANK by:

(Signature)

(Name)

(Designation)

(Address)

SCHEDULE -G

(See article 11.1)

PROJECT COMPLETION SCHEDULE

- 1 Project Milestone-I:** - 90 days from the signing of the agreement (in case of phase 1) or the release of work order by the Corporation (in case of phase 2 and 3) 30% of the schools in that particular phase will be made operational.

- 2 Project Milestone-II:** - 120 days from the signing of the agreement (in case of phase 1) or the release of work order by the Corporation (in case of phase 2 and 3) 50% of the schools in that particular phase will be made operational.

- 3 Scheduled Completion Date :** - 150 days from the signing of the agreement (in case of phase 1) or the release of work order by the Corporation (in case of phase 2 and 3) remaining 20% of the schools in that particular phase will be made operational.

ARTICLE - 11.3

SCHEDULE - H

PROCUREMENT AND DEPLOYMENT PLAN

SL.NO.	DESCRIPTION OF THE MATERIAL	QUANTITY	PROCUREMENT DATE	DEPLOYMENT DATE
1.	Computer			
2.	Printer			
3.	Projector			
4.	U.P.S.			
5.	Battery			
6.	Networking			
7.	Generator Set			
8.	Table			
9.	Chair			
10.	Internet Connection			
11.	Room Furnishing			
12.	Electrical Connection			
13.	Faculty Recruitment			
14.	Insurance			
15.	Security			

SCHEDULE -I

(See Article 14.1)

PROVISIONAL/FINAL COMPLETION CERTIFICATE

1. I, **** (Name of the designated official), acting for and on behalf of the Corporation, under and in accordance with the Agreement dated *** (the “**Agreement**”), (the **Project**”) on build, operate own (BOO) basis, through **** (Name of Company/Consortium), hereby certify that the [name of the project and phase] can be reliably placed in commercial usage for the Users thereof.

2. It is certified that, in terms of the aforesaid Agreement, all works forming part of Project have been completed, and labs in [put numbers] schools are declared fit for entry into commercial operation on this the *** day of *** 20**.

SIGNED, SEALED AND DELIVERED

For and on behalf of the CORPORATION by:

(Signature)

(Name)

(Designation)

(Address)

SCHEDULE –J

(See Article 16.1)

MAINTENANCE REQUIREMENTS

1 Maintenance Requirements

The computers and server will be maintained so that latest patches and updates are installed/ available for the following applications:

- a) Operating Systems
- b) Anti Vir us
- c) Office Applications
- d) Hard Spot (teaching through computer) applications
- e) Other applications installed

2 Repair/rectification of defects and deficiencies

The Company/Consortium will keep the following consumables at the respective district headquarters, in a warehouse made specifically for the purpose and notified to the Corporation, for timely service:

- a) Ram to service 5% of installed computers in the district;
- b) Hard disk to service 5% of installed computers in the district;
- c) Mouse to service 10% of installed computers in the district;
- d) Keyboard to service 10% of installed computers in the district;
- e) UPS to replace 5% of installed base in district;
- f) Generator Set one each for the district;
- g) Lamp for the projector 5% of the installed base in the District.

The company/Consortium will also ensure that the other fixtures and furniture if damaged because of some reason will be replaced within one week the damage is reported.

3 Emergency repairs/restoration

Notwithstanding anything to the contrary contained in this Schedule-I, if any defect, deficiency or deterioration in the Project poses danger to the life or property of the Users thereof, the Company/Consortium shall promptly take all reasonable measures for eliminating or minimizing such danger.

SCHEDULE –K

(See Article 27.1.2)

PROJECT ACCOUNT AGREEMENT

THIS PROJECT ACCOUNT AGREEMENT is entered into on this the *** day of *** 20**.

AMONGST

- 1 [**** **LIMITED**], a company incorporated under the provisions of the Companies Act, 1956 and having its registered office at **** (hereinafter referred to as the “**Company/Consortium**” which expression shall, unless repugnant to the context or meaning thereof, include its successors, permitted assigns and substitutes);
- 2 ****[name and particulars of Lenders’ Representative] and having its registered office at *** acting for and on behalf of the Senior Lenders as their duly authorised agent with regard to matters arising out of or in relation to this Agreement (hereinafter referred to as the “**Lenders’ Representative**” which expression shall, unless repugnant to the context or meaning thereof, include its successors and substitutes);
- 3 ****[name and particulars of the Designated Bank] and having its registered office at ****(hereinafter referred to as the “**Designated Bank**” which expression shall, unless repugnant to the context or meaning thereof, include its successors and substitutes); and
- 4 The Madhya Pradesh State Electronics Development Corporation Limited, an agency of the Government of Madhya Pradesh having its principal office at 147 Zone-I, M.P Nagar Bhopal-462011 acting through its authorized signatory the Managing Director (hereinafter referred to as the “**Corporation**” which expression shall, unless repugnant to the context or meaning thereof, include its administrators, successors and assigns).

WHEREAS:

- (A) The Corporation has entered into an Agreement dated *** with the Company/Consortium (the “**Agreement**”) for procurement, deployment, operation and maintenance of Project Facilities in the Government High/Higher Secondary Schools of the Bidding Block (Project) on Build Operate Own Transfer (BOOT) basis, and a copy of which is annexed hereto and marked as Annex-A to form part of this Agreement.
- (B) Senior Lenders have agreed to finance the Project in accordance with the terms and conditions set forth in the Financing Agreements.
- (C) The Agreement requires the Company/Consortium to establish a Project Account, inter alia, on the terms and conditions stated therein.

NOW IT IS HEREBY AGREED as follows:

1 DEFINITIONS AND INTERPRETATION

1.1 Definitions

1.2 In this Agreement, the following words and expressions shall, unless repugnant to the context or meaning thereof, have the meaning hereinafter respectively assigned to them:

“Project Account Agreement” means this Project Account Agreement and any amendment thereto made in accordance with the provisions contained herein;

“Agreement” means the Agreement referred to in Recital (A) above and annexed hereto as Annex-A, and shall include all of its Recitals and Schedules and any amendments made thereto in accordance with the provisions contained in this behalf therein;

“Cure Period” means the period specified in this Agreement for curing any breach or default of any provision of this Agreement by the Company/Consortium, and shall commence from the date on which a notice is delivered by the Authority or the Lenders’ Representative, as the case may be, to the Company/Consortium asking the latter to cure the breach or default specified in such notice;

“Lenders’ Representative” means the person referred to as the Lenders’ Representative in the foregoing Recitals;

“Parties” means the parties to this Agreement collectively and “Party” shall mean any of the Parties to this Agreement individually;

“Payment Date” means, in relation to any payment specified in Article 4.1, the date(s) specified for such payment; and

“Project Account” means an Project account established in terms of and under this Agreement, and shall include the Sub-Accounts;

“Project Default” shall have the meaning ascribed thereto in Article 6.1;

“**Sub-Accounts**” means the respective Sub-Accounts of the Project Account, into which the monies specified in Article 4.1 would be credited every month and paid out if due, and if not due in a month then appropriated proportionately in such month and retained in the respective Sub Accounts and paid out there-from on the Payment Date(s).

1.2 Interpretation

- 1.2.1 References to Lenders’ Representative shall, unless repugnant to the context or meaning thereof, mean references to the Lenders’ Representative, acting for and on behalf of Senior Lenders.
- 1.2.2 The words and expressions beginning with capital letters and defined in this Agreement shall have the meaning ascribed thereto herein, and the words and expressions used in this Agreement and not defined herein but defined in the Agreement shall, unless repugnant to the context, have the meaning ascribed thereto in the Agreement.
- 1.2.3 References to Articles are, unless stated otherwise, references to Articles of this Agreement.
- 1.2.4 The rules of interpretation stated in Articles 1.2, 1.3 and 1.4 of the Agreement shall apply, mutatis mutandis, to this Agreement.

2 PROJECT ACCOUNT

2.1 Designated Bank to act as trustee

- 2.1.1 The Company/Consortium hereby appoints the Designated Bank to act as trustee for the Authority, the Lenders’ Representative and the Company/Consortium in connection herewith and authorises the Designated Bank to exercise such rights, powers, authorities and discretion as are specifically delegated to the Designated Bank by the terms hereof together with all such rights, powers, authorities and discretion as are reasonably incidental hereto, and the Designated Bank accepts such appointment pursuant to the terms hereof.
- 2.1.2 The Company/Consortium hereby declares that all rights, title and interest in and to the Designated Account shall be vested in the Designated Bank and held in trust for the Authority, the Lenders’ Representative and the Company/Consortium, and applied in accordance with the terms of this Agreement. No person other than the Authority, the Lenders’ Representative and the Company/Consortium shall have any rights hereunder as the beneficiaries of, or as third party beneficiaries under this Agreement.

2.2 Acceptance of Designated Bank

The Designated Bank hereby agrees to act as such and to accept all payments and other amounts to be delivered to and held by the Designated Bank pursuant to the provisions of this Agreement. The Designated Bank shall hold and safeguard the Project Account during the term of this Agreement and shall treat the amount in the Project Account as monies deposited by the Company/Consortium, Senior Lenders or the Authority with the Designated Bank. In performing its functions and duties under this Agreement, the Designated Bank shall act in trust for the benefit of, and as agent for, the Authority, the Lenders' Representative and the Company/Consortium or their nominees, successors or assigns, in accordance with the provisions of this Agreement.

2.3 Establishment and operation of Project Account

- 2.3.1 Within 30 (thirty) days from the date of this Agreement, and in any case prior to the Appointed Date, the Company/Consortium shall open and establish the Project Account with the **** (name of Branch) Branch of the Designated Bank. The Project Account shall be denominated in Rupees.
- 2.3.2 The Designated Bank shall maintain the Project Account in accordance with the terms of this Agreement and its usual practices and applicable regulations, and pay the maximum rate of interest payable to similar customers on the balance in the said account from time to time.
- 2.3.3 The Designated Bank and the Company/Consortium shall, after consultation with the Lenders' Representative, agree on the detailed mandates, terms and conditions, and operating procedures for the Project Account, but in the event of any conflict or inconsistency between this Agreement and such mandates, terms and conditions, or procedures, this Agreement shall prevail.

2.4 Designated Bank's fee

The Designated Bank shall be entitled to receive its fee and expenses in an amount, and at such times, as may be agreed between the Designated Bank and the Company/Consortium. For the avoidance of doubt, such fee and expenses shall form part of the O&M Expenses and shall be appropriated from the Project Account in accordance with Article 4.1.

2.5 Rights of the Parties

The rights of the Authority, the Lenders' Representative and the Company/Consortium in the monies held in the Project Account are set forth in their entirety in this Agreement and the Authority, the Lenders' Representative and the Company/Consortium shall have no other rights against or to the monies in the Project Account.

2.6 Substitution of the Company/Consortium

The Parties hereto acknowledge and agree that upon substitution of the Company/Consortium with the Nominated Company, pursuant to the Substitution Agreement, it shall be deemed for the purposes of this Agreement that the Nominated Company is a Party hereto and the Nominated Company shall accordingly be deemed to have succeeded to the rights and obligations of the Company/Consortium under this Agreement on and with effect from the date of substitution of the Company/Consortium with the Nominated Company.

3 DEPOSITS INTO PROJECT ACCOUNT

3.1 Deposits by the Company/Consortium

3.1.1 The Company/Consortium agrees and undertakes that it shall deposit into and/or credit the Project Account with:

- (a) all monies received in relation to the Project from any source, including the Senior Lenders, lenders of Subordinated Debt and the Corporation;
- (b) all funds received by the Company/Consortium from its share-holders, in any manner or form;
- (c) all the insurance claims and Quarterly Guaranteed Revenue (QGR) paid to the Company/Consortium with respect to the Project .
- (d) all money paid to the Company/Consortium in lieu of the facility being used by users other than the School Education and Tribal Welfare Department.

- 3.1.2 The Company/Consortium may at any time make deposits of its other funds into the Project Account, provided that the provisions of this Agreement shall apply to such deposits.

3.2 Deposits by Senior Lenders

The Lenders' Representative agrees, confirms and undertakes that the Senior Lenders shall deposit into and/or credit the Project Account with all disbursements made by them in relation to or in respect of the Project; provided that notwithstanding anything to the contrary contained in this Agreement, the Senior Lenders shall be entitled to make direct payments to the EPC Contractor under and in accordance with the express provisions contained in this behalf in the Financing Agreements.

3.3 Interest on deposits

The Designated Bank agrees and undertakes that all interest accruing on the balances of the Project Account shall be credited to the Project Account; provided that the Designated Bank shall be entitled to appropriate there-from the fee and expenses due to it from the Company/Consortium in relation to the Project Account and credit the balance remaining to the Project Account.

4 WITHDRAWALS FROM PROJECT ACCOUNT

4.1 Withdrawals during Project Period

- 4.1.1 At the beginning of every month, or at such shorter intervals as the Lenders' Representative and the Company/Consortium may by written instructions determine, the Designated Bank shall withdraw amounts from the Project Account and appropriate them in the following order by depositing such amounts in the relevant Sub-Accounts for making due payments, and if such payments are not due in any month, then retain such monies in such Sub-Accounts and pay out there-from on the Payment Date(s):

- (a) all amounts due and payable to the Corporation under the terms of this Agreement;
- (b) all taxes due and payable by the Company/Consortium;
- (c) Salary and other benefits payable to the staff employed on the project;
- (d) payments due to the Designated Bank;
- (e) all payments relating to setting up of the Project Facilities,
- (f) O&M Expenses;

- (g) monthly proportionate provision of Debt Service due in an Accounting Year;
- (h) all payments and Damages certified by the Authority as due and payable to it by the Company/Consortium pursuant to the Concession Agreement;
- (i) Debt Service payments in respect of Subordinated Debt;
- (j) balance, if any, in accordance with the instructions of the Company/Consortium.

4.1.2 Not later than 60 (sixty) days prior to the commencement of each Accounting Year, the Company/Consortium shall provide to the Designated Bank, with prior written approval of the Lenders' Representative, details of the amounts likely to be required for each of the payment obligations set forth in this Article 4.1; provided that such amounts may be subsequently modified, with prior written approval of the Lenders' Representative, if fresh information received during the course of the year makes such modification necessary.

4.2 Application of insufficient funds

Funds in the Project Account shall be applied in the serial order of priority set forth in Articles 4.1. If the funds available are not sufficient to meet all the requirements, the Designated Bank shall apply such funds in the serial order of priority until exhaustion thereof.

4.3 Application of insurance proceeds

Notwithstanding anything in this Agreement, the proceeds from all insurance claims, except life and injury, shall be deposited into and/or credited to the Project Account and utilised for any necessary repair, reconstruction, reinstatement, replacement, improvement, delivery or installation of the Project, and the balance remaining, if any, shall be applied in accordance with the provisions contained in this behalf in the Financing Agreements.

4.4 Withdrawals during Suspension

Notwithstanding anything to the contrary contained in this Agreement, the Authority may exercise all or any of the rights of the Company/Consortium during the period of Suspension under Article 27 of the Agreement. Any instructions given by the Corporation to the Designated Bank during such period shall be complied with as if such instructions were given by the Company/Consortium under this Agreement and all actions of the Corporation hereunder shall be deemed to have been taken for and on behalf of the Company/Consortium.

5 OBLIGATIONS OF THE DESIGNATED BANK

5.1 Segregation of funds

Monies and other property received by the Designated Bank under this Agreement shall, until used or applied in accordance with this Agreement, be held by the Designated Bank in trust for the purposes for which they were received, and shall be segregated from other funds and property of the Designated Bank.

5.2 Notification of balances

7 (seven) business days prior to each Payment Date (and for this purpose the Designated Bank shall be entitled to rely on an affirmation by the Company/Consortium and/or the Lenders' Representative as to the relevant Payment Dates), the Designated Bank shall notify the Lenders' Representative of the balances in the Project Account and Sub-Accounts as at the close of business on the immediately preceding business day.

5.3 Communications and notices

In discharge of its duties and obligations hereunder, the Designated Bank:

- (a) may, in the absence of bad faith or gross negligence on its part, rely as to any matters of fact which might reasonably be expected to be within the knowledge of the Company/Consortium upon a certificate signed by or on behalf of the Company/Consortium;
- (b) may, in the absence of bad faith or gross negligence on its part, rely upon the authenticity of any communication or document believed by it to be authentic;
- (c) shall, within 5 (five) business days after receipt, deliver a copy to the Lenders' Representative of any notice or document received by it in its capacity as the Designated Bank from the Company/Consortium or any other person hereunder or in connection herewith; and
- (d) shall, within 5 (five) business days after receipt, deliver a copy to the Company/Consortium of any notice or document received by it from the Lenders' Representative in connection herewith.

5.4 No set off

The Designated Bank agrees not to claim or exercise any right of set off, banker's lien or other right or remedy with respect to amounts standing to the credit of the Project Account. For the avoidance of doubt, it is hereby acknowledged and agreed by the Designated Bank that the monies and properties held by the Designated Bank in the

Project Account shall not be considered as part of the assets of the Designated Bank and being trust property, shall in the case of bankruptcy or liquidation of the Designated Bank, be wholly excluded from the assets of the Designated Bank in such bankruptcy or liquidation.

5.5 Regulatory approvals

The Designated Bank shall use its best efforts to procure, and thereafter maintain and comply with, all regulatory approvals required for it to establish and operate the Project Account. The Designated Bank represents and warrants that it is not aware of any reason why such regulatory approvals will not ordinarily be granted to the Designated Bank.

6 PROJECT ACCOUNT DEFAULT

6.1 Project Account Default

6.1.1 Following events shall constitute an event of default by the Company/Consortium (an “Project Account Default”) unless such event of default has occurred as a result of Force Majeure or any act or omission of the Authority or the Lenders’ Representative:

- (a) the Company/Consortium commits breach of this Agreement by failing to deposit any receipts into the Project Account as provided herein and fails to cure such breach by depositing the same into the Project Account within a Cure Period of 5 (five) business days;
- (b) the Company/Consortium causes the Designated Bank to transfer funds to any account of the Company/Consortium in breach of the terms of this Agreement and fails to cure such breach by depositing the relevant funds into the Project Account or any Sub-Account in which such transfer should have been made, within a Cure Period of 5 (five) business days; or
- (c) the Company/Consortium commits or causes any other breach of the provisions of this Agreement and fails to cure the same within a Cure Period of 5 (five) business days.

6.1.2 Upon occurrence of a Project Account Default, the consequences thereof shall be dealt with under and in accordance with the provisions of the Agreement.

7 CLOSURE OF PROJECT ACCOUNT AGREEMENT

7.1 Duration of the Project Account Agreement

7.1 The Project Account shall be operated and maintained till the date of COD and thereafter, the Company/Consortium shall be entitled to discontinue the same and terminate the Project Account Agreement.

7.2 The Designated Bank shall, at the request of the Company/Consortium and the Lenders' Representative made on or after the payment by the Company/Consortium of all outstanding amounts under the Agreement and the Financing Agreements including the payments specified in Article 4.2, and upon confirmation of receipt of such payments, close the Project Account and Sub-Accounts and pay any amount standing to the credit thereof to the Company/Consortium.

7.2 Substitution of Designated Bank

The Company/Consortium may, by not less than 45 (forty five) days prior notice to the Designated Bank, the Authority and the Lenders' Representative, terminate this Agreement and appoint a new Designated Bank, provided that the new Designated Bank is acceptable to the Lenders' Representative and arrangements are made satisfactory to the Lenders' Representative for transfer of amounts deposited in the Project Account to a new Project Account established with the successor Designated Bank. The termination of this Agreement shall take effect only upon coming into force of a Project Agreement with the substitute Designated Bank.

8 SUPPLEMENTARY PROJECT ACCOUNT AGREEMENT

8.1 Supplementary project account agreement

The Lenders' Representative and the Company/Consortium shall be entitled to enter into a supplementary project account agreement with the Designated Bank providing, inter alia, for detailed procedures and documentation for withdrawals from Sub-Accounts pursuant to Article 4.1.1 and for matters not covered under this Agreement such as the rights and obligations of Senior Lenders and lenders of Subordinated Debt, investment of surplus funds, restrictions on withdrawals by the Company/Consortium in the event of breach of this Agreement or upon occurrence of an Project Account Default, procedures relating to operation of the Project Account and withdrawal therefrom, reporting requirements and any matters incidental thereto; provided that such supplementary project account agreement shall not contain any provision which is inconsistent with this Agreement and in the event of any conflict or inconsistency between provisions of this Agreement and such supplementary project account agreement, the provisions of this Agreement shall prevail.

9 INDEMNITY

9.1 General indemnity

- 9.1.1 The Company/Consortium will indemnify, defend and hold the Corporation, Designated Bank and the Senior Lenders, acting through the Lenders' Representative, harmless against any and all proceedings, actions and third party claims for any loss, damage, cost and expense arising out of any breach by the Company/Consortium of any of its obligations under this Agreement or on account of failure of the Company/Consortium to comply with Applicable Laws and Applicable Permits.
- 9.1.2 The Designated Bank will indemnify, defend and hold the Company/Consortium harmless against any and all proceedings, actions and third party claims for any loss, damage, cost and expense arising out of failure of the Designated Bank to fulfil its obligations under this Agreement materially and adversely affecting the performance of the Company/Consortium's obligations under the Concession Agreement other than any loss, damage, cost and expense, arising out of acts done in discharge of their lawful functions by the Designated Bank, its officers, servants and agents.

9.2 Notice and contest of claims

In the event that any Party hereto receives a claim from a third party in respect of which it is entitled to the benefit of an indemnity under Article 9.1 or in respect of which it is entitled to reimbursement (the '**Indemnified Party**'), it shall notify the other Party responsible for indemnifying such claim hereunder (the '**Indemnifying Party**') within 15 (fifteen) days of receipt of the claim and shall not settle or pay the claim without the prior approval of the Indemnifying Party, which approval shall not be unreasonably withheld or delayed. In the event that the Indemnifying Party wishes to contest or dispute the claim, it may conduct the proceedings in the name of the Indemnified Party and shall bear all costs involved in contesting the same. The Indemnified Party shall provide all cooperation and assistance in contesting any claim and shall sign all such writings and documents as the Indemnifying Party may reasonably require.

10 DISPUTE RESOLUTION

10.1 Dispute resolution

- 10.1.1 Any dispute, difference or claim arising out of or in connection with this Agreement, which is not resolved amicably, shall be decided finally by reference to arbitration to a Board of Arbitrators comprising one nominee of each Party to the dispute, and where the number of such nominees is an even number, the nominees shall elect another person to such Board. Such arbitration shall be held in accordance with the Rules of Arbitration of the International Centre for Alternative Dispute Resolution, New Delhi (the "Rules") or such other rules as may be mutually agreed by the Parties, and shall be subject to the provisions of the Arbitration and Conciliation Act, 1996.
- 10.1.2 The Arbitrators shall issue a reasoned award and such award shall be final and binding on the Parties. The venue of arbitration shall be Bhopal and the language of arbitration shall be English.

11 MISCELLANEOUS PROVISIONS

11.1 Governing law and jurisdiction

This Agreement shall be construed and interpreted in accordance with and governed by the laws of India, and the Courts at Madhya Pradesh shall have jurisdiction over all matters arising out of or relating to this Agreement.

11.2 Waiver of sovereign immunity

The Corporation unconditionally and irrevocably:

- (a) agrees that the execution, delivery and performance by it of this Agreement constitute commercial acts done and performed for commercial purpose;
- (b) agrees that, should any proceedings be brought against it or its assets, property or revenues in any jurisdiction in relation to this Agreement or any transaction contemplated by this Agreement, no immunity (whether by reason of sovereignty or otherwise) from such proceedings shall be claimed by or on behalf of the Corporation with respect to its assets;
- (c) waives any right of immunity which it or its assets, property or revenues now has, may acquire in the future or which may be attributed to it in any jurisdiction; and
- (d) consents generally in respect of the enforcement of any judgement or award against it in any such proceedings to the giving of any relief or the issue of any process in any jurisdiction in connection with such proceedings (including the making, enforcement or execution against it or in respect of any assets, property or revenues whatsoever irrespective of their use or intended use of any order or judgement that may be made or given in connection therewith).

11.3 Priority of agreements

In the event of any conflict between the Agreement and the Project Account Agreement, the provisions contained in the Agreement shall prevail over the Project Account Agreement.

11.4 Alteration of terms

All additions, amendments, modifications and variations to this Agreement shall be effectual and binding only if in writing and signed by the duly authorised representatives of the Parties.

11.5 Waiver

11.5.1 Waiver by any Party of a default by another Party in the observance and performance of any provision of or obligations under this Agreement:

- (a) shall not operate or be construed as a waiver of any other or subsequent default hereof or of other provisions of or obligations under this Agreement;
- (b) shall not be effective unless it is in writing and executed by a duly authorised representative of the Party; and
- (c) shall not affect the validity or enforceability of this Agreement in any manner.

11.5.2 Neither the failure by any Party to insist on any occasion upon the performance of the terms, conditions and provisions of this Agreement or any obligation thereunder nor time or other indulgence granted by any Party to another Party shall be treated or deemed as waiver of such breach or acceptance of any variation or the relinquishment of any such right hereunder.

11.6 No third party beneficiaries

This Agreement is solely for the benefit of the Parties and no other person or entity shall have any rights hereunder.

11.7 Survival

11.7.1 Termination of this Agreement:

- (a) shall not relieve the Parties of any obligations hereunder which expressly or by implication survive termination hereof; and
- (b) except as otherwise provided in any provision of this Agreement expressly limiting the liability of either Party, shall not relieve either Party of any obligations or liabilities for loss or damage to the other Party arising out of, or caused by, acts or omissions of such Party prior to the effectiveness of such termination or arising out of such termination.

11.7.2 All obligations surviving the cancellation, expiration or termination of this Agreement shall only survive for a period of 3 (three) years following the date of such termination or expiry of this Agreement.

11.8 Severability

If for any reason whatever 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, and the Parties will negotiate in good faith with a view to agreeing to one or more provisions which may be substituted for such invalid, unenforceable or illegal provisions, as nearly as is practicable to such invalid, illegal or unenforceable provision. Failure to agree upon any such provisions shall not be subject to dispute resolution under Article 10.1 of this Agreement or otherwise.

11.9 Successors and assigns

This Agreement shall be binding on and shall inure to the benefit of the Parties and their respective successors and permitted assigns.

11.10 Notices

All notices or other communications to be given or made under this Agreement shall be in writing and shall either be delivered personally or sent by courier or registered post with an additional copy to be sent by facsimile. The address for service of each Party and its facsimile number are set out under its name on the signing pages hereto. A notice shall be effective upon actual receipt thereof, save that where it is received after 5.30 (five thirty) p.m. on a business day, or on a day that is not a business day, the notice shall be deemed to be received on the first business day following the date of actual receipt. Without prejudice to the foregoing, a Party giving or making a notice or communication by facsimile shall promptly deliver a copy thereof personally, or send it by courier or registered post to the addressee of such notice or communication. It is hereby agreed and acknowledged that any Party may by notice change the address to which such notices and communications to it are to be delivered or mailed. Such change shall be effective when all the Parties have notice of it.

11.11 Language

All notices, certificates, correspondence and proceedings under or in connection with this Agreement shall be in English.

11.12 Authorised Representatives

Each of the Parties shall, by notice in writing, designate their respective authorised representatives through whom only all communications shall be made. A Party hereto shall be entitled to remove and/or substitute or make fresh appointment of such authorised representative by similar notice.

11.13 Original Document

This Agreement may be executed in four counterparts, each of which when executed and delivered shall constitute an original of this Agreement.

IN WITNESS WHEREOF THE PARTIES HAVE EXECUTED AND DELIVERED THIS AGREEMENT AS OF THE DATE FIRST ABOVE WRITTEN.

SIGNED, SEALED AND
DELIVERED
For and on behalf of
COMPANY/CONSORTIUM
by:

(Signature)

(Name)
(Designation)
(Address)
(Fax No.)

SIGNED, SEALED AND
DELIVERED
For and on behalf of
SENIOR LENDERS by the
Lenders' Representative:

(Signature)

(Name)
(Designation)
(Address)
(Fax No.)

SIGNED, SEALED AND

DELIVERED
For and on behalf of
DESIGNATED BANK by:

(Signature)

(Name)
(Designation)
(Address)
(Fax No.)

SIGNED, SEALED AND

DELIVERED
For and on behalf of
Corporation

(Signature)

(Name)
(Designation)
(Address)
(Fax No.)

In the presence of:

1.

2.

SCHEDULE -L

(See Article 27.3)

SUBSTITUTION AGREEMENT

THIS SUBSTITUTION AGREEMENT is entered into on this the *** day of *** 20**.

AMONGST

- 1 The Madhya Pradesh State Electronics Development Corporation Limited, an agency of the Government of Madhya Pradesh having its principal office at 147 Zone-I, M.P Nagar Bhopal-462011 acting through its Managing Director, (hereinafter referred to as the “Corporation” which expression shall unless repugnant to the context or meaning thereof include its administrators, successors and assigns);
- 2 [**** **LIMITED**], a company incorporated under the provisions of the Companies Act, 1956 and having its registered office at ****, (hereinafter referred to as the “**Company/Consortium**” which expression shall unless repugnant to the context or meaning thereof include its successors and permitted assigns and substitutes);
- 3 **** [name and particulars of Lenders’ Representative] and having its registered office at ****, acting for and on behalf of the Senior Lenders as their duly authorised agent with regard to matters arising out of or in relation to this Agreement (hereinafter referred to as the “**Lenders’ Representative**”, which expression shall unless repugnant to the context or meaning thereof include its successors and substitutes);

WHEREAS:

- (A) The Corporation has entered into an Agreement dated *** with the Company/Consortium (the “**Project Agreement**”) for, and a copy of which is annexed hereto and marked as Annex- A to form part of this Agreement.
- (B) Senior Lenders have agreed to finance the Project in accordance with the terms and conditions set forth in the Financing Agreements.
- (C) Senior Lenders have requested the Corporation to enter into this Substitution Agreement for securing their interests through assignment, transfer and substitution of the Company/Consortium to a Nominated Company in accordance with the provisions of this Agreement and the Project Agreement.
- (D) In order to enable implementation of the Project including its financing, furnishing the Project Facilities, operation and maintenance, the Corporation has agreed and undertaken to transfer and assign the Project to a Nominated Company in accordance with the terms and conditions set forth in this Agreement and the Project Agreement.

NOW IT IS HEREBY AGREED as follows:

1 DEFINITIONS AND INTERPRETATION

1.1 Definitions

In this Substitution Agreement, the following words and expressions shall, unless repugnant to the context or meaning thereof, have the meaning hereinafter respectively assigned to them:

“**Agreement**” means this Substitution Agreement and any amendment thereto made in accordance with the provisions contained in this Agreement;

“**Financial Default**” means occurrence of a material breach of the terms and conditions of the Financing Agreements or a continuous default in Debt Service by the Company/Consortium for a minimum period of 3 (three) months;

“**Lenders’ Representative**” means the person referred to as the Lenders’ Representative in the foregoing Recitals;

“**Nominated Company**” means a company, incorporated under the provisions of the Companies Act, 1956, selected by the Lenders’ Representative, on behalf of Senior Lenders, and proposed to the Corporation for assignment/transfer of the Rights and duties as provided in this Agreement;

“**Notice of Financial Default**” shall have the meaning ascribed thereto in Article 3.2.1; and

“**Parties**” means the parties to this Agreement collectively and “**Party**” shall mean any of the Parties to this Agreement individually.

1.2 Interpretation

1.2.1 References to Lenders’ Representative shall, unless repugnant to the context or meaning thereof, mean references to the Lenders’ Representative, acting for and on behalf of Senior Lenders.

1.2.2 References to Articles are, unless stated otherwise, references to Articles of this Agreement.

1.2.3 The words and expressions beginning with capital letters and defined in this Agreement shall have the meaning ascribed thereto herein, and the words and expressions used in this Agreement and not defined herein but defined in the Project

Agreement shall, unless repugnant to the context, have the meaning ascribed thereto in the Project Agreement.

- 1.2.4 The rules of interpretation stated in Articles 1.2, 1.3 and 1.4 of the Project Agreement shall apply, *mutatis mutandis* to this Agreement.

2 ASSIGNMENT

2.1 Assignment of rights and title

The Company/Consortium hereby assigns the rights, title and interest in the Project to, and in favour of, the Lenders' Representative pursuant to and in accordance with the provisions of this Agreement and the Project Agreement by way of security in respect of financing by the Senior Lenders under the Financing Agreements.

3 SUBSTITUTION OF THE COMPANY/CONSORTIUM

3.1 Rights of substitution

- 3.1.1 Pursuant to the rights, title and interest assigned under Article 2.1, the Lenders' Representative shall be entitled to substitute the Company/Consortium by a Nominated Company under and in accordance with the provisions of this Agreement and the Project Agreement.

- 3.1.2 The Corporation hereby agrees to substitute the Company/Consortium by endorsement on the Project Agreement in favour of the Nominated Company selected by the Lenders' Representative in accordance with this Agreement. (For the avoidance of doubt, the Senior Lenders or the Lenders' Representative shall not be entitled to operate and maintain the Project as Company/Consortium either individually or collectively).

3.2 Substitution upon occurrence of Financial Default

- 3.2.1 Upon occurrence of a Financial Default, the Lenders' Representative may issue a notice to the Company/Consortium (the "Notice of Financial Default") along with particulars thereof, and send a copy to the Corporation for its information and record. A Notice of Financial Default under this Article 3 shall be conclusive evidence of such Financial Default and it shall be final and binding upon the Company/Consortium for the purposes of this Agreement.
- 3.2.2 Upon issue of a Notice of Financial Default hereunder, the Lenders' Representative may, without prejudice to any of its rights or remedies under this Agreement or the Financing Agreements, substitute the Company/Consortium by a Nominated Company in accordance with the provisions of this Agreement.

3.2.3 At any time after the Lenders' Representative has issued a Notice of Financial Default, it may by notice require the Corporation to suspend all the rights of the Company/Consortium and undertake the operation and maintenance of the Project in accordance with the provisions of Article 27.3 of the Project Agreement, and upon receipt of such notice, the Corporation shall undertake Suspension under and in accordance with the provisions of the Project Agreement. The aforesaid Suspension shall be revoked upon substitution of the Company/Consortium by a Nominated Company, and in the event such substitution is not completed within 60 (sixty) days from the date of such Suspension, the Corporation may terminate the Project Agreement forthwith by issuing a Termination Notice in accordance with the provisions of the Project Agreement; provided that upon written request from the Lenders' Representative and the Company/Consortium, the Corporation may extend the aforesaid period of 60 (sixty) days by a period not exceeding 30 (thirty) days.

3.3 Substitution upon occurrence of Company/Consortium Default

3.3.1 Upon occurrence of a Company/Consortium Default, the Corporation shall by a notice inform the Lenders' Representative of its intention to issue a Termination Notice and grant 15 (fifteen) days time to the Lenders' Representative to make a representation, stating the intention to substitute the Company/Consortium by a Nominated Company.

3.3.2 In the event that the Lenders' Representative makes a representation to the Corporation within the period of 15 (fifteen) days specified in Article 3.3.1, stating that it intends to substitute the Company/Consortium by a Nominated Company, the Lenders' Representative shall be entitled to undertake and complete the substitution of the Company/Consortium by a Nominated Company in accordance with the provisions of this Agreement within a period of 60 (sixty) days from the date of such representation, and the Corporation shall either withhold Termination or undertake Suspension for the aforesaid period of 60 (sixty) days; provided that upon written request from the Lenders' Representative and the Company/Consortium, the Corporation shall extend the aforesaid period of 60 (sixty) days by a period not exceeding 30 (thirty) days.

3.4 Procedure for substitution

3.4.1 The Corporation and the Company/Consortium hereby agree that on or after the date of Notice of Financial Default or the date of representation to the Corporation under Article 3.3.2, as the case may be, the Lenders' Representative may, without prejudice to any of the other rights or remedies of the Senior Lenders, invite, negotiate and procure offers, either by private negotiations or public auction or tenders for the take over and transfer of the Project to the Nominated Company upon such Nominated Company's assumption of the liabilities and obligations of the Company/Consortium

towards the Corporation under the Project Agreement and towards the Senior Lenders under the Financing Agreements.

- 3.4.2 To be eligible for substitution in place of the Company/Consortium, the Nominated Company shall be required to fulfil the eligibility criteria that were laid down by the Corporation for short-listing the bidders for award of the Project; provided that the Lenders' Representative may represent to the Corporation that all or any of such criteria may be waived in the interest of the Project, and if the Corporation determines that such waiver shall not have any material adverse effect on the Project, it may waive all or any of such eligibility criteria.
- 3.4.3 Upon selection of a Nominated Company, the Lenders' Representative shall request the Corporation to:
- (a) accede to transfer to the Nominated Company the right to construct, operate and maintain the Project in accordance with the provisions of the Project Agreement;
 - (b) endorse and transfer the Project to the Nominated Company, on the same terms and conditions, for the residual Project Period; and
 - (c) enter into a Substitution Agreement with the Lenders' Representative and the Nominated Company on the same terms as are contained in this Agreement.
- 3.4.4 If the Corporation has any objection to the transfer of Project in favour of the Nominated Company in accordance with this Agreement, it shall within 7 (seven) days from the date of proposal made by the Lenders' Representative, give a reasoned order after hearing the Lenders' Representative. If no such objection is raised by the Corporation, the Nominated Company shall be deemed to have been accepted. The Corporation thereupon shall transfer and endorse the Project within 7 (seven) days of its acceptance/deemed acceptance of the Nominated Company; provided that in the event of such objection by the Corporation, the Lenders' Representative may propose another Nominated Company whereupon the procedure set forth in this Article 3.4 shall be followed for substitution of such Nominated Company in place of the Company/Consortium.

3.5 Selection to be binding

The decision of the Lenders' Representative and the Corporation in selection of the Nominated Company shall be final and binding on the Company/Consortium. The Company/Consortium irrevocably agrees and waives any right to challenge the actions of the Lenders' Representative or the Senior Lenders or the Corporation taken pursuant to this Agreement including the transfer/assignment of the Project in favour

of the Nominated Company. The Company/Consortium agrees and confirms that it shall not have any right to seek revaluation of assets of the Project or the Company/Consortium's shares. It is hereby acknowledged by the Parties that the rights of the Lenders' Representative are irrevocable and shall not be contested in any proceedings before any court or Authority and the Company/Consortium shall have no right or remedy to prevent, obstruct or restrain the Corporation or the Lenders' Representative from effecting or causing the transfer by substitution and endorsement of the Project as requested by the Lenders' Representative.

4 PROJECT AGREEMENTS

4.1 Substitution of Nominated Company in Project Agreements

The Company/Consortium shall ensure and procure that each Project Agreement contains provisions that entitle the Nominated Company to step into such Project Agreement, in its discretion, in place and substitution of the Company/Consortium in the event of such Nominated Company's assumption of the liabilities and obligations of the Company/Consortium under the Project Agreement.

5 TERMINATION OF PROJECT AGREEMENT

5.1 Termination upon occurrence of Financial Default

At any time after issue of a Notice of Financial Default, the Lenders' Representative may by a notice in writing require the Corporation to terminate the Project Agreement forthwith, and upon receipt of such notice, the Corporation shall undertake Termination under and in accordance with the provisions of Article 27 of the Project Agreement.

5.2 Termination when no Nominated Company is selected

In the event that no Nominated Company acceptable to the Corporation is selected and recommended by the Lenders' Representative within the period of 60 (sixty) days or any extension thereof as set forth in Article 3.3.2, the Corporation may terminate the Project Agreement forthwith in accordance with the provisions thereof.

6 DURATION OF THE AGREEMENT

6.1 Duration of the Agreement

This Agreement shall come into force from the date hereof and shall expire at the earliest to occur of the following events:

- (a) Termination of the Agreement; or
- (b) no sum remains to be advanced, or is outstanding to the Senior Lenders, or
- (c) The project period comes to an end as defined in the Project Agreement

7 INDEMNITY

7.1 General indemnity

7.1.1 The Company/Consortium will indemnify, defend and hold the Corporation and the Lenders' Representative harmless against any and all proceedings, actions and third party claims for any loss, damage, cost and expense of whatever kind and nature arising out of any breach by the Company/Consortium of any of its obligations under this Agreement or on account of failure of the Company/Consortium to comply with Applicable Laws and Applicable Permits.

7.1.2 The Corporation will indemnify, defend and hold the Company/Consortium harmless against any and all proceedings, actions and third party claims for any loss, damage, cost and expense arising out of failure of the Corporation to fulfil any of its obligations under this Agreement, materially and adversely affecting the performance of the Company/Consortium's obligations under the Project Agreement or this Agreement, other than any loss, damage, cost and expense, arising out of acts done in discharge of their lawful functions by the Corporation, its officers, servants and agents.

7.1.3 The Lenders' Representative will indemnify, defend and hold the Company/Consortium harmless against any and all proceedings, actions and third party claims for any loss, damage, cost and expense arising out of failure of the Lenders' Representative to fulfil its obligations under this Agreement, materially and adversely affecting the performance of the Company/Consortium's obligations under the Project Agreement, other than any loss, damage, cost and expense, arising out of acts done in discharge of their lawful functions by the Lenders' Representative, its officers, servants and agents.

7.2 Notice and contest of claims

In the event that any Party hereto receives a claim from a third party in respect of which it is entitled to the benefit of an indemnity under Article 7.1 or in respect of which it is entitled to reimbursement (the **'Indemnified Party'**), it shall notify the other Party responsible for indemnifying such claim hereunder (the **'Indemnifying Party'**) within 15 (fifteen) days of receipt of the claim and shall not settle or pay the claim without the prior approval of the Indemnifying Party, such approval not to be

unreasonably withheld or delayed. In the event that the Indemnifying Party wishes to contest or dispute the claim, it may conduct the proceedings in the name of the Indemnified Party and shall bear all costs involved in contesting the same. The Indemnified Party shall provide all cooperation and assistance in contesting any claim and shall sign all such writings and documents as the Indemnifying Party may reasonably require.

8 DISPUTE RESOLUTION

8.1 Dispute resolution

8.1.1 Any dispute, difference or claim arising out of or in connection with this Agreement which is not resolved amicably shall be decided by reference to arbitration to a Board of Arbitrators comprising one nominee each of the Corporation, Company/Consortium and the Lenders' Representative. Such arbitration shall be held in accordance with the Rules of Arbitration of the International Centre for Alternative Dispute Resolution, New Delhi (the "Rules") or such other rules as may be mutually agreed by the Parties, and shall be subject to provisions of the Arbitration and Conciliation Act, 1996.

8.1.2 The Arbitrators shall issue a reasoned award and such award shall be final and binding on the Parties. The venue of arbitration shall be Bhopal and the language of arbitration shall be English.

9 MISCELLANEOUS PROVISIONS

9.1 Governing law and jurisdiction

This Agreement shall be construed and interpreted in accordance with and governed by the laws of India, and the Courts at Madhya Pradesh shall have jurisdiction over all matters arising out of or relating to this Agreement.

9.2 Waiver of sovereign immunity

The Corporation unconditionally and irrevocably:

- (a) agrees that the execution, delivery and performance by it of this Agreement constitute commercial acts done and performed for commercial purpose;
- (b) agrees that, should any proceedings be brought against it or its assets, property or revenues in any jurisdiction in relation to this Agreement or any transaction contemplated by this Agreement, no immunity (whether by reason of sovereignty or otherwise) from such proceedings shall be claimed by or on behalf of the Corporation with respect to its assets;

- (c) waives any right of immunity which it or its assets, property or revenues now has, may acquire in the future or which may be attributed to it in any jurisdiction; and
- (d) consents generally in respect of the enforcement of any judgement or award against it in any such proceedings to the giving of any relief or the issue of any process in any jurisdiction in connection with such proceedings (including the making, enforcement or execution against it or in respect of any assets, property or revenues whatsoever irrespective of their use or intended use of any order or judgement that may be made or given in connection therewith).

9.3 Priority of agreements

In the event of any conflict between the Project Agreement and this Agreement, the provisions contained in the Project Agreement shall prevail over this Agreement.

9.4 Alteration of terms

All additions, amendments, modifications and variations to this Agreement shall be effectual and binding only if in writing and signed by the duly authorised representatives of the Parties.

9.5 Waiver

9.5.1 Waiver by any Party of a default by another Party in the observance and performance of any provision of or obligations under this Agreement:

- (a) shall not operate or be construed as a waiver of any other or subsequent default hereof or of other provisions of or obligations under this Agreement;
- (b) shall not be effective unless it is in writing and executed by a duly authorised representative of the Party; and
- (c) shall not affect the validity or enforceability of this Agreement in any manner.

9.5.2 Neither the failure by either Party to insist on any occasion upon the performance of the terms, conditions and provisions of this Agreement or any obligation there-under nor time or other indulgence granted by a Party to another Party shall be treated or deemed as waiver of such breach or acceptance of any variation or the relinquishment of any such right hereunder.

9.6 No third party beneficiaries

This Agreement is solely for the benefit of the Parties and no other person or entity shall have any rights hereunder.

9.7 Survival

9.7.1 Termination of this Agreement:

- (a) shall not relieve the Parties of any obligations hereunder which expressly or by implication survive termination hereof; and
- (b) except as otherwise provided in any provision of this Agreement expressly limiting the liability of either Party, shall not relieve either Party of any obligations or liabilities for loss or damage to the other Party arising out of or caused by acts or omissions of such Party prior to the effectiveness of such termination or arising out of such termination.

9.7.2 All obligations surviving the cancellation, expiration or termination of this Agreement shall only survive for a period of 3 (three) years following the date of such termination or expiry of this Agreement.

9.8 Severability

If for any reason whatever 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, and the Parties will negotiate in good faith with a view to agreeing to one or more provisions which may be substituted for such invalid, unenforceable or illegal provisions, as nearly as is practicable to such invalid, illegal or unenforceable provision. Failure to agree upon any such provisions shall not be subject to dispute resolution under Article 8 of this Agreement or otherwise.

9.9 Successors and assigns

This Agreement shall be binding on and shall inure to the benefit of the Parties and their respective successors and permitted assigns.

9.10 Notices

All notices or other communications to be given or made under this Agreement shall be in writing, shall either be delivered personally or sent by courier or registered post with an additional copy to be sent by facsimile. The address for service of each Party and its facsimile number are set out under its name on the signing pages hereto. A notice shall be effective upon actual receipt thereof, save that where it is received

after 5.30 (five thirty) p.m. on any day, or on a day that is a public holiday, the notice shall be deemed to be received on the first working day following the date of actual receipt. It is hereby agreed and acknowledged that any Party may by notice change the address to which such notices and communications to it are to be delivered or mailed. Such change shall be effective when all the Parties have notice of it.

9.11 Language

All notices, certificates, correspondence and proceedings under or in connection with this Agreement shall be in English.

9.12 Authorised representatives

Each of the Parties shall by notice in writing designate their respective authorised representatives through whom only all communications shall be made. A Party hereto shall be entitled to remove and/or substitute or make fresh appointment of such authorised representative by similar notice.

9.13 Original Document

This Agreement may be executed in three counterparts, each of which when executed and delivered shall constitute an original of this Agreement.

IN WITNESS WHEREOF THE PARTIES HAVE EXECUTED AND DELIVERED THIS AGREEMENT AS OF THE DATE FIRST ABOVE WRITTEN.

SIGNED, SEALED AND DELIVERED

For and on behalf of
COMPANY/CONSORTIUM
by:

(Signature)
(Name)
(Designation)
(Address)
(Fax No.)

SIGNED, SEALED AND DELIVERED

For and on behalf of
CORPORATION by:

(Signature)
(Name)
(Designation)
(Address)
(Fax No.)

SIGNED, SEALED AND DELIVERED

For and on behalf of
SENIOR LENDERS by the Lenders' Representative:

(Signature)
(Name)
(Designation)
(Address)
(Fax)

In the presence of:

1.

2.

Schedule M

IT competency standards

Mastery of the following skills would define information technology literacy and competence in the application of technology tools in support of learning, communication, research, problem solving and decision-making.

1. Ability and understanding of fundamental computer operations and concepts.
 - Operate a multimedia computer system with appropriate peripheral devices; assemble and disassemble them
 - Use such devices to study multimedia courseware and other resources
 - Independently install system and application software
 - Use proficiently computer keyboard, mouse, scanner, modem, monitor and printer
 - Use terminology related to computers in the proper context
 - Connect computers to communication network
 - Analyse and solve simple hardware and software problems.
 - Identify new and emerging technologies
 - Use LOGO primitives in the command mode, work in the program mode, and create procedures
 - Create hierarchy of procedures in LOGO and write programs that follow if-then-else conditions
 - Understand the basic vocabulary like processor type, processor speed, floppy drive, hard disk drive, RAM, ROM, CD-drive, data transfer rate, etc.
 - Use conditional decision-making.
 - Exhibit programming skills and confidence in controlling the computer.
2. Use a variety of programs to accomplish learning tasks
 - Use advanced features of word processing, desktop publishing and graphics programs
 - Use electronic spreadsheet for creating dynamic models for if-then analysis, organising and displaying numeric data
 - Design and manipulate databases and generate customised reports
 - Make integrated applications using word processor, database, spreadsheet and graphics programs
 - Identify, select and integrate audio, video and digital images for multimedia presentations and off-line and on-line publications
 - Apply special-purpose electronic devices, like graphing calculators, electronic probes, etc.
 - Use drawing tools for illustrations.
3. Exhibit skills in the use of communication networks
 - Use local area network within the school and worldwide network communication systems to share resources and access, analyse and interpret information
 - Explain legal and ethical behaviours regarding the use of technology and information on the Net
 - Make collaborative exchanges with experts, peers for an academic product to share data and solutions on the Net
 - Create documents that use hyperlinks
 - Able to deal with viruses and use anti-virus program to clean them.
 - Download upgrades of anti-virus program from the Net.

4. Exhibit skills in the selection and use of technology to gather, process and analyse data and preparation of report
 - Demonstrate cognitive skills acquired through game programs
 - Exhibit abilities to distinguish between technical characteristics and content characteristics of computer-aided learning packages
 - Exhibit abilities that indicate mastery over the content and the process embodied in computer-aided learning packages
 - Design and use search strategies to acquire information
 - Retrieve information and evaluate its usefulness and appropriateness
 - Adopt appropriate technology for communicating information directly and/or through a distant mode
 - Respect copyright norms while reporting information
 - Use learning resources like courseware or other computer aided packages and able to a subject using courseware under teacher’s supervision.

Using IT Tools

1. By using commonly available software tools, students will develop confidence in handling information. Activities should be based on classroom themes and students’ own experiences and interests. More specifically, these tools can be used for:
2. Preparing information. Select, enter and keep information required for a task in the form of text, graphics and numbers.
3. Processing information. Find, edit, make calculations, sort and save.
4. Presenting information. This can be done in different ways and through different media, e.g., printed on paper, stored on electronic media and disseminated through the World Wide Web.
5. It is expected that as new tools and resources are available, they will be used and taught in the schools to reinforce the concepts already learnt.
6. **Desired Skills and Activities to Achieve Them**

Serial No.	Skills	Activities
1	Scaled drawing, creative painting and illustrating picture stories.	Draw and paint, using a variety of colours with the help of available software.
2	Creating text documents, editing and formatting them.	Enter textual materials, edit, proof-read them and use all formatting facilities available in a word processor.
3	Choosing text attributes, creating page set-up and page layout.	Choose desired font, use different styles and font size and use flexible layout facilities to create document for project work or desktop publishing, wall magazines or news bulletins.
4	Importing scanned images, digital photographs, diagrams, graphical representations of data and bringing out materials ready for dissemination.	Use other IT tools to enrich documents for publication with photographs taken with a digital camera, images reproduced using scanner and pictorial representation of data.
5	Creating documents/files for dispatching online and off-line.	Use the mail-merge facility to dispatch documents to different people.

6	Creating material for the Web, incorporating text, graphics and sound.	Use software facilities and group e-mail for creating web pages or web-enable resources, incorporating graphics, sound, video and text.
7	Using dynamic modeling device.	Create dynamic models like electronic spreadsheet to project possible consequences of a certain change/model on a system
8	Using instruments and systems to collect data, convert them into digital form analyse and process data for presentation.	Use such kits to collect scientific data.
9	Handling numbers, using formulae and making pictorial representations of information on the basis of data input.	Represent numerical data in pictorial or graphical forms. Incorporate them into other documents. Convert data into graphical representations like bar diagram, pie chart, etc.
10	Collecting, sorting and organising data with defined attributes and prepare databases.	Collect data, sorting them according to some pre-determined attributes.
11	Retrieving specific information from a collection of data.	Create queries to make retrieval of information with defined characteristics.
12	Reporting outcome of a query.	Prepare report using the retrieved information and communicate it to others
13	Printing of document and file.	Take printout of material from desired folders/files.
14	Importing/ exporting data from one source to another or to many other sources in networked environment.	Make available data from one program to another. Transfer files from one workstation to another through LAN. Work in under networked environment
15	Building content related knowledge base.	Create digitized materials and contribute them to an archive. Link it to other resources.
16	Using electronic probes to collect data.	Use science probes and appropriate software to collect data from a science experiment.
17	Using digital camera to take pictures for integrating into presentations.	Use digital cameras (still and/or movie) to capture images.
18	Using video capture card and appropriate software to obtain video images.	Use video images for presentation.
19	Editing images (scanned/taken from digital camera).	Use imaging software for editing images.

20	Using help and trouble shooting strategy.	Use trouble-shooting programs of the operating system to solve the hardware, software and connectivity problems. including Use anti- virus programs to avoid some of the common troubles.
21	Vigilance against computer virus.	Download updates of anti-virus programs periodically and upgrade it.

Making multimedia presentations

To make presentations before others using information technology tools, including multimedia, require the ability of communication as well as technical skill. The skills associated with this process help students become independent and successful learners. It also helps develop an understanding of how multimedia elements, e.g. visual, sound, text, colour, etc. influence a message.

Individual or groups of students can be invited to identify social, cultural or environmental issues, prepare presentations and present them before the class. The preparatory research that goes into this presentation is a valuable learning experience.

The expected learning outcome would be:

- Developing an understanding of digital media
- Applying the principles of communication and design to develop an effective presentation
- Using a variety of information technology tools to synthesize presentation of ideas and information.

Desired Skills and Activities to Achieve Them

Serial No.	Skills	Activities
1	Creating presentation slides with textual information.	Select font type, colour and size that are aesthetically suitable for the topic to be presented and visible to the viewers.
2	Inserting illustrations from stored gallery, scanned images, sound and video clips.	Keep the screen uncluttered and the amount of information limited for a slide.
3	Importing graphical representation of complex data.	Import charts, bar diagrams, pie charts, etc. from other tool programs.
4	Using time-controlled presentation technique.	Use the built-in device to time the entire presentation.

Using the Internet as a learning resource

Maintaining Internet access for an entire class is expensive. Older computers are not satisfactory web browsers. They need major upgrade or replacement. A single computer in a class of thirty students is grossly inadequate.

Locating useful Internet sites that have direct connection to the curriculum is a time consuming task for which the teacher must have adequate preparation.

Some educators and organisations have established web sites, which contain useful tips, project ideas and lists of web sites that provide curriculum-based materials. Many of them are useful for schools anywhere.

Questionable reliability of available information and overabundance of objectionable materials on the Net are two serious issues. The teacher has to keep an eye on what students are accessing.

It may be necessary for each school to develop its own web policy to ensure that children access only educationally sound materials on the Internet.

Desired Skills and Activities to Achieve Them

Serial No.	Skills	Activities
1	Practising safe internet usage	While using internet follow prescribe rules/norms.
2	Selecting and using a web browser, e.g. Internet Explorer (or Netscape Communicator) for net surfing.	Open web browser. Enter in the Address Bar the desired address (Uniform Resource Locator or URL), if the address to be reached is known. If the site to be visited is not known, enter Keyword/s in the Search Box and click the Search button.
3	Finding information on the Web.	Click the Search button on the toolbar and follow subsequent instructions. Or Use one of the Search Engines like Yahoo, AltaVista, Google, HotBot, enter the keywords in the Search Box and click Search or Go.
4	Saving pictures from a Web page.	Right-click on the picture to be saved and choose Save As option.
	Saving a page or picture without opening it.	Right-click the link for the item to be saved and then click Save Target As.
5	Copying information from web page into a document.	Select the information to be copied, click the Edit menu, and then click Copy. Paste it where required. Acknowledge the source of information.

6	Making pages available for offline viewing.	On the Favorites menu, click Add to Favorites. Select the Make available offline check box.
7	Downloading files from the Internet.	Download a file or folder follow instructions on the page. Download latest upgraded anti-virus program.
8	Using electronic mail.	Every Internet account provides email facilities. In addition, a number of free e-mail services are available with which one can have an account. Open e-mail account, send and receive e-mail with attachment.
9	Designing web pages.	One can use a web development programs out of many available in the market. However, it is for the schools to register their domain names and sites hired. Students should know the procedures associated with these.
10	Collaboration and communication with online resources.	Participate in news group and conferencing with experts.