

TENDER DOCUMENT

NAME OF THE WORK:

**“DAY TO DAY OPERATION / RUNNING OF
SWIMMING POOL”**

AT G.E ROAD, IN FRONT OF AYURVEDIC COLLEGE

NIT No. 104/Zone-7/RMC/2022

Date: 08.07.2022

RAIPUR MUNICIPAL CORPORATION

ZONE NO. 7

To

FINAL

TENDER NOTICE (1st Call)

Raipur Municipal Corporation invites sealed offers from eligible firms/individulas for operation & maintenance of its newly constructed swimming pool at G.E. road in front of Ayurvedic College Raipur for a period of 5 years

1. Tender document can be obtained from Raipur Municipal corporation zone-07 from 11:00 A.M. to 04:30 P.M. upt 02 Aug. 2022 by a payment of Rs 1,000/- only through demand draft in favour of "Zone Commissioner Raipur Municipal corporation" payable at Raipur. Detail Tender can be viewed and downloaded from website: <https://nagarnigamraipur.nic.in>.
2. Fully completed Sealed technical bid should be send to Zone Commissioner, Zone-07, Municipal corporation, Raipur, Mangalam Complex, Near Ganesh Manidir, Agrasen Chowk, Raipur (C.G.) pin - 492010 latest by 05:30 P.M. on 02 Aug. 2022 by speed post/ Registered post only.

(Executive Engineer)

Raipur Municipal Corporation

1. SCOPE OF WORK

Amenities in the swimming pool premises are: - Swimming Pool is 50 meter x 25 meter, One diving pool (Not In Function) baby pool, spa, Jacuzzi, sona bath, steam bath Gym space & other amenities.

- (i) To carry out day to day operation & maintenance of swimming pool, One diving pool, baby pool, spa, Jacuzzi, sona bath, steam bath & Gym by deploying personnel/manpower.
- (ii) To maintain the quality of water in both the pools and in the Jacuzzi in accordance with applicable norms prescribed in Indian standard code.
- (iii) To carry out testing of water from NABL approved lab at least once in a month.

2. DEFINITIONS

- (i) RMC means Raipur Municipal Corporation, Raipur (C.G)
- (ii) Employer/officials mean the employee and the officers of RMC.
- (iv) Bidder/Bidder means the Agency providing "Day to Day Operation and maintenance of Swimming Pool", individual/proprietary firm, partnership firm, limited company private or public or corporation.
- (v) "Year" means twelve month from the issue of work order.

3. WHO CAN APPLY

- (i) **If the bidder is individual**, the application shall be signed by the proprietor or representative holding the power of attorney of the proprietor with full typewritten names and current address.
- (ii) **If the bidder is a firm in partnership**, the application shall be signed by all partners of the firm with their full typewritten names and current addresses, or alternatively, by a partner holding power of attorney for the firm. In the latter case a certified copy of the power of attorney should accompany the application. In both cases, a certified copy of partnership deed and current address of all the partners of the firm should accompany the application.
- (iii) **If the bidder is a limited company or a corporation**, the application shall be signed by a duly authorized person holding power of attorney for signing the application accompanied by a copy of the power of attorney. The bidder should also furnish a copy of the Memorandum and Articles of Association duly attested by a Public Notary.
- (iv) **Joint Venture/ Consortiums are permissible with legal agreement .**

4. ELIGIBILITY AND SELECTION CRITERIA

(A) Eligibility Criteria

The bidder shall furnish, as part of its tender offer, document establishing the bidder's eligibility to participate in the tender and its qualifications to perform the contract. The documentary evidence of the agency's qualifications to perform the contract, shall establish to RMC satisfaction that the agency is eligible as per the criteria outlined in the Eligibility Criteria below:-

- (i) Agency should have satisfactorily run one similar works (i.e operating a swimming pool / Health club) for a period a minimum five years.
- (ii) Financial Turnover: Should have minimum average annual turnover of Rs. 25 lakhs during the last three financial years.
- (iii) The Agency should not have incurred loss in more than 2 years in last 5 financial years.
- (iv) The Agency should be registered with the statutory/local authorities. Copy of valid PAN number, GST Registration, GST return last 3 months to be submitted.
- (v) The Agency must submit duly filled tender form specified in Annexure-II & III of this document.
- (vi) Agency to submit Certificate of Registration, MOU & Article of Association etc. in case of partnership firm.
- (vii) The bidder has not been debarred and/or blacklisted by any Central Government/or any State Government Department(s) and the bidder should not have any litigation in any of the labor court(s). An affidavit to that effect on Non-Judicial Stamp paper of Rs. 100/- duly notarized shall be enclosed with the technical bid. The proforma of the affidavit is attached with the tender at Annexure –V.
- (viii) Check list is attached for bidders to submit documents (annexure I)

(B) Selection

(i) Preliminary Scrutiny

RMC will scrutinize offers to determine whether they are complete or any errors have been made in the offer or required technical documentation has been furnished or the documents have been properly signed or items quoted are as per the schedule.

(ii) Short-listing of Bidders

RMC will shortlist technically qualifying bidders and the financial bids of only these bidders will be opened. After opening financial bids of the short-listed tender if there is a discrepancy between words and figures, the amount indicated in words will be presumed.

(iii) Clarification of Offers

To assist in the scrutiny, evaluation and comparison of offers, RMC may, at its discretion, ask some or all bidders for clarification of their offer.

(iv) Verification

The RMC reserves the right to verify any or all statements made by the agency in the tender document and to inspect the agency's facilities, if necessary, to establish to its satisfaction about the service provider's capacity to perform the job.

5. SUBMISSION & OPENING OF TENDERS

- (i) Tenders should be submitted on specified format supplied by RMC by payment of Rs.1,000/- only through demand draft/ bank pay order in favour of the commissioner municipal corporation Raipur .
- (ii) The bidder should submit E.M.D. of Rs. 2,00,000/- (Rs. Two Lakh only) in favour of the commissioner municipal corporation Raipur in form of demand draft or fixed deposit receipt.
- (iii) The E.M.D. of unsuccessful tenders will be returned after finalization of the contract. No interest shall be paid on the E.M.D. In case of successful tender, amount paid as E.M.D .will adjusted towards performance security deposit and this amount will not carry any interest.
- (iv) No tenders will be accepted after 05:30 pm on 02 Aug. 2022.
- (vi) The Technical Bid must has to submitted in envelope super-scribing "Tender for Day to Day Operation/Running of Swimming Pool". Envelop A contains Technical bid and earnest money & Envelope B contains financial bid.

- (vii) Technical Bid will be opened on 03 **Aug, 2022 at 11.00 AM**. Financial bids of only those bidders shall be opened who are found to be eligible after technical evaluation of technical bids & submitted appropriate EMD. Technically qualified bidders are informed by Email, telephonically or other means for Pre-bid meeting & opening of financial bid.
- (viii) The RMC will have full authority to reject any/all offers without assigning any reasons. Any enquiry after submission of the tender will not be entertained.
- (ix) Before submitting the tender, the bidder must ensure that they strictly fulfill all the eligibility conditions to avoid rejection of tender.
- (ix) The agency submitting the tender would be presumed to have considered and accepted all the terms & conditions of this tender. No enquiry, verbal or written shall be entrained in respect of acceptance / rejection of tender.
- (x) Tenders should be sent by Register/speed post only in RMC ZONE 7 between 10.00 am to 05.30 pm only.
- (xi) Bidder is advised to carry out survey of the said swimming pool campus, before quoting so as to fully acquaint themselves of the conditions on ground.
- (xii) No condition shall be put in technical and financial bid. Tender with any condition shall be summarily rejected.

6. CONTRACTOR'S OBLIGATIONS

- (i) The Contractor shall be responsible to undertake the activities for running/operation of swimming pool as per the periodicity indicated against each activity and shall use the experienced coaches and lifeguards
Lifeguards - Should have 5 years experience from National Institute of Watersports (NIWS).
Swimming Coach - Should have 5 years experience from Netaji Subhas National Institute of Sports (NSNIS).
- (ii) The Contractor shall be responsible to extract work, manage work, maintenance of accounts/records of all persons and chemicals etc, and for interaction with "Authorized Person" (person designated by RMC) for the maintenance of the swimming pool complex.
- (iii) The Contractor shall deploy workers of decent character, sound health and general abilities to carry out such work.
- (iv) The worker(s) deployed shall wear uniform and keep identity card (approved by RMC) provided by the Contractor.
- (v) The contractor shall deploy female trainers for female members and male trainers for male members.
- (vi) The Contractor has to provide specific time slot for female members (Decided by

RMC).The Commissioner shall also have the power to fix the time period for the women (family) and members of the swimming pool, and may postpone it for special purposes, the information of which shall be displayed at the site.

- (vii) The worker(s) deployed should be able to read instructions written in Hindi / English. Contractor need to submit the police verification & medical fitness certificate of every worker to the RMC.
- (viii) The Contractor shall pay his worker(s) wages not less than the minimum wages fixed by the Central Govt./state govt. and all other statutory dues like EPF & ESI throughout the tenure of contract.
- (xi) Contractor shall maintain complete data/record of all the persons using the swimming pool with details of in and out time. Details shall be maintained in a manner as decided by RMC.
- (xii) Contractor shall ensure the day to day cleanliness of swimming pool including deck area. Machine and hand scrubbing thorough cleaning /washing of the entire swimming pool tank and deep area.
- (xiii) Contractor shall empty, clean and refill the swimming pool at regular interval as per norm or as per license condition or as directed by Norms.
- (xiv) If water is found untreated at that time penalty will be charged Rs. 1,000/- per day.
- (xv) The Contractor shall maintain the pool and movable properties like fixtures and electrical installation etc. in good condition and shall hand over all the articles entrusted to him in good condition at the end of the contract period. The Contractor shall compensate the RMC for any damage or loss if found in such properties with the replacement value decided by the Competent Authority and in any case if he fails to pay the same amount decided, the same will be recovered from his security deposit.
- (xvi) The Contractor shall employ his own personnel as per requirement. Equipments other than those at the swimming pool premises, for the purpose of cleaning and maintenance shall be brought by the Contractor at his own cost. The Contractor shall engage his staff with prior police verification and shall provide a list of such staff along with their photographs & permanent addresses to the RMC.
- (xvii)The Contractor shall discharge any employee from service who in the opinion of RMC misconduct himself or is in any way unfit or unsuitable for the said purposes. The decision of the RMC shall be final and binding.
- (xviii)The Contractor shall obey the lawful instructions given to him. Any infringements of any such instruction may render the Contractor liable to be fined which may be extended upto Rs. 500/- in each case. The fine will be in addition to the penalty in other clauses.

- (xix) The Contractor shall also ensure the norms prescribed by the Human Rights Commission, Government of India, Minimum Wages Act and Industrial Dispute Act or any such other legislation are fully observed and the office is kept harmless and indemnified. If there is any non-compliance intimated to the RMC the Contractor has to rectify it and indemnify.
- (xx) The Contractor shall provide all the cleaning material, necessary equipments. The Contractor shall maintain the minimum no. of safety equipments like life savings kits, swimming rings etc. as required under license conditions and standard norms. In case more no. of safety equipments are required as per usage then same shall be provided by the Contractor at no extra cost. The decision of the RMC shall be final in this regard.
- (xxi) The contractor shall providing skilled technician for operation of filter plant.
- (xxii) All the floating dirt & leaves will be removed from the swimming pool and surrounding areas.
- (xxiii) Suction Sweeper, Bottom Cleaner will be operated regularly to remove settled dirt from pool floor for maintaining cleanliness and hygiene in swimming pool.
- (xxiv) Water level will be checked in pool & balancing tank filtration plant will be operated at proper working pressure.
- (xxv) Backwashing of filters will do as per the requirements.
- (xxvi) Water samples should be taken and tested four times a day for residual chlorine and pH parameter and chlorination treatment with other chemical dosing treatment will be administrated as per water parameters.
- (xxvii) After dosing, the parameters will be rechecked and record of residual chlorine and pH will be maintained in log book.
- (xxviii) Pool scum/overflow channels and balancing tank will be cleaned as per requirement to maintain in the log book.
- (xxix) The front garden should be maintained by the Contractor.
- (xxx) The Contractor should allow Mayor, municipal corporate RMC officials (Employee of RMC) to use the Swimming pool, Spa, Sona bath, Jacuzzi & gym on a concession of 25%.
- (xxxi) No Structural changes are permitted by the tenderer in the pool complex without prior permission of commissioner RMC.
- (xxxii) The contractor should allow state and central level players to use the swimming pool on a concession of 25% fees.

- (xxxiii) Terms & Condition for membership should be approved by the RMC before its implementation.
- (xxxiv) The Contractor shall not close the pool premises (other than the weekly off days approved by RMC) in any case. If such emergency arises, a prior permission shall be taken by the Contractor.
- (xxxv) The Contractor will not use the pool or the pool premises for the purpose sanctioned/intended in this agreement. If any other/illegal activities will be found in the campus RMC will take action against the Contractor towards cancellation of the contract & legal action will be taken against the contractor.
- (xxxvi) RMC bears no obligation/responsibility on any damage/loss, casual or fatal, to Contractor 's staff or the members of swimming. Total liability of any such cases will be of the Contractor . All legal/financial matters arising during the period of contract will be handled by the Contractor , by their own means & cost. The RMC shall not be responsible financially or otherwise for any injury to the personnel in the course of performing the functions as per this tender. This liability shall be owned solely by the Contractor .**
- (xxxvii) All the electric bills of swimming pool campus shall be paid by the contractor regularly & should submit a copy to RMC.**
- (xxxviii) The contractor shall provide separate time for state/national level players to practice. i.e an hour in morning and in evening too.
- (xxxix) The contractor shall compulsory provide campus for National/State level games.

7. TERMS & CONDITIONS

(i) Cancellation of Contract

RMC also reserves the right to cancel the contract/tender process without assigning any reason. However, some of the ground on which contract can be cancelled are detailed below.

(This list is only illustrative and not exhaustive).

- Serious discrepancy in the provision of the required services by the Contractor.
- Breach of any terms and conditions of the tender by the tenders.
- Any action by the bidder which is in breach of law or accepted practices in the financial transactions.
- If the Agency goes into liquidation voluntarily or otherwise.

- In addition to the cancellation of purchase order/award, RMC reserves the right to forfeit the performance guarantee.
- Any attempt to influence the decision of the RMC officials through direct/indirect methods/mean.
- Discrepancy in maintaining required levels of quality/quantity of pool water, balancing tank water or cleanliness/tidiness of premises or in updation of the logbooks/records.

(ii) Security Deposit / Performance Guarantee

The selected agency shall submit Security Deposit/Performance Guarantee equivalent to 50% of contract value of current year which has to be renewed in subsequent year for the amount quoted for that year in total contractual period in the form of Bank Guarantee/FDR issued by a Nationalized /scheduled bank which will remain valid till one year after the completion of the contractual obligation. Performance Guarantee should be submitted within 10 days of issue of letter of award. In case Performance Security is not submitted within above time limit, EMD shall be forfeited.

(iii) Offer time, duration, termination of the agreement.

The agreement shall be effective from the date of acceptance of the offer as shown in the letter of acceptance of offer and award of works issued to contracting agency and shall remain in force for the **period of five years subject to no further extension at any circumstances.**

(xiii) Jurisdiction

In case of any Disputes the matter shall be subjected to jurisdiction of district court Raipur and shall be binding to both the parties.

8. PERFORMANCE EVALUATION

RMC reserves the right to satisfy itself about the quality of the services provided by the contractor. In the event the agency does not achieve the level of satisfactory performance, the contractor /agency is liable to be penalized and terminated. The decision of the Commissioner RMC will be final in this regard.

9. FINANCIAL BID

- (i) The bidder should quote the amount of lease rent rate on YEARLY basis (Rupees) in figure as well as in words separately. The rate and amount of the tender should be inclusive of all applicable charges and taxes and in accordance with provision of Minimum Wages Act, Contract Labor Act and other statutory provisions.
- (ii) The bidder should take care that the details, rate and amount should be written in such a way that interpolation is not possible. No over writing in the financial bid will be allowed and no blanks should be left, such type of tender is liable to be rejected.
- (v) The bidder should quote the amount tendered / financial bid as per Annexure II & III.
- (vi) The bidder will make the payment to the workers through cheques/DD/ECS/Bank Transfers.
- (ix) The financial bid should be duly signed & stamped of the agency and signature of the bidder should be on every page.
- (x) Selection of bidder will be made on the basis of highest lease amount (5 Years) quoted by bidders.

10. PERIOD OF TENDERED WORK

The tender will be awarded for a period of 5 years from the day the selected agency starts providing the “Day to Day Operation and MAINTENANCE of Swimming Pool” in RMC Campus. However, RMC reserves right to cancel/ terminate the contract any time.

11. NO LIABILITY OF THE RMC

- (i) The RMC shall not provide any residential accommodation to the personnel employed by the agency.
- (ii) The RMC will be under no obligation to provide employment to any of the employees of the agency during or after expiry of tender/ agreement/ contract period and RMC recognizes no employer- employee relationship between RMC and employees deployed by the contraction agency.
- (iii) RMC, in this contract, plays the role of making available only the premises to the Contractor for operation of the facilities available in the premises. RMC bears no obligation/responsibility on any damage/loss, casual or fatal, to Contractor 's staff or the members of swimming. Total liability of any such cases will be of the Contractor. All legal/financial matters arising during the period of contract will be handled by the Contractor, by their own means. The RMC shall not be responsible financially or

otherwise for any injury to the personnel in the course of performing the functions as per this tender. This liability shall be of the bidder.

12. TERMINATION OF TENDER

- (i) If the agency at any time make default in executing job with due diligence and care and continues to do so, and /or agency commits default in complying with any of the terms and conditions of tender and does not remedy it or fails to complete the work as per terms and conditions and does not complete them within the period specified in the notice given to him in writing, the RMC may without prejudice to any other right to remedy, which shall have accrue thereafter to the contracting agency, shall cancel the contract/ agreement after one month notice and security deposit and PG will also liable to be forfeited by the RMC. RMC, on such cancellation, shall have powers to carry out /execute the work through other agencies by any mean at the risk and cost of the contracting agency or by itself.
- (ii) The RMC reserves the right to terminate the contract, without assigning any reason, by giving to the bidder one month notice of its intention to do so and on the expiry of the said period of notice, the contract/agreement shall come to an end.
- (iii) If any information furnished by bidder is found to be incorrect or false at any time, the tender/contract/agreement is liable to be terminated, and all deposits will also liable to be forfeited by the RMC.
- (iv) In case the agency request to terminate the tender/contract/agreement, it shall have to give three months notice in advance to this effect to the RMC and have to deposite twice the lease amount for amount for a period of 3 months . However, decision of RMC in this regards shall be final & binding on the agency.

13. JURIDICTION OF COURT

In the event of any dispute arising out of this tender/contract/agreement or in connection with the interpretation of any clause in the terms and condition of the tender/agreement/contract or otherwise, the matter shall be referred to the RAIPUR JURIDICTION ONLY.

14. ESSENTIAL CONDITIONS OF THE TENDER

- (i) The tender form should be clearly filled up in ink legibly or typed and no column should be blank. No interpolation is permissible.
- (ii) Change in the name of the bidder during the tender process shall not be allowed under any circumstances.
- (iii) Every paper of the tender should be signed by the bidder with seal of Agency/Firm/Company.
- (iv) No change in constitution/share holding of the successful tender will be allowed under any circumstances without the prior approval of the RMC in writing.
- (vi) The agency submitting the tender would be presumed to have considered and accepted all the terms and conditions of this tender. No enquiry, verbal or written, shall be entertained in respect of acceptance/rejection of the tender.
- (vii) The contracting agency shall indemnify the RMC against all other damages/changes and expenses for which the RMC is held liable or pays on account of the negligence of the agency or his servants or any person under its control, whether in respect of accident, injury to the person or damages to the property of any member of the public or any person or in executing the work or otherwise and against all claims and demands thereof.
- (viii) In case of any person signing the tender/contract/agreement on behalf of limited company or firm, letter of authority/resolution passed by the company/firm empowering him to sign the tender/agreement/contract on behalf of the company or firm shall be enclosed with the tender.
- (ix) If any damage/theft is caused to the assets/ property /office equipment by personnel and/or supervisor of the agency or otherwise then the contracting agency shall bear the cost of repair or replacement or damages as the case may be DECIDED BY COMMISSIONER RMC.
- (x) Any person who is in Government service or an employee of the RMC should not be made a partner to the tender by the agency directly or indirectly in any manner whatsoever.
- (xi) The contracting agency shall not transfer the tender to any other person in any manner. The agency shall not be permitted to sub-contract the work to any other person/firm/agency.
- (xii) Any other appropriate provisions as advised by the RMC shall be incorporated in the agreement to be executed by the contracting agency and the same shall be binding on both the parties to the ensuring contract/agreement.

- (xiv) The agency shall provide a non-judicial stamp paper of Rs. 100/- for furnishing a contract/agreement along with performance guaranty as per clause 9(ii). The successful bidder shall enter into a contract/agreement with the RMC as per the terms and condition of the tender within 10 DAYS from the issue of letter of acceptance or whenever called upon to do so by the RMC whichever is earlier.
- (xvi) The contracting agency will have to ensure cleanliness of the site by using the requisite quantity and quality of materials to the entire satisfaction of the RMC. If the RMC indicates that the services are not adequately satisfactory on account of insufficient tools, material and/or manpower, then additional materials, tools and/or manpower, as the case may be, will have to be brought in by the agency without charging any extra cost.
- (xvii) The tools and material to be deployed must be such that it does not cause any damage to the fittings, fixtures, walls, floor finish and/or other articles lying at the site.
- (xviii) The contracting agency shall not employ any person who has not completed eighteen years of age and/or above 50 years of age.
- (xix) A complete list of the staff, engaged by the agency for deployment in the site, shall be furnished by the contracting agency to the department along-with the complete address and other antecedents of the staff.
- (xx) RMC serves the right to direct the contracting agency to remove any person employed by the agency from the work, who in the opinion of RMC misconduct himself or is incompetent or negligent in the proper performance of his/her duties or indulges in unlawful activities and such person shall not be again employed on the work without written permission of the RMC.
- (xxi) In terms and conditions contained in these tender documents will be a part and parcel of the agreement/Contractor be executed by the contracting agency with the RMC.
- (xxiii) Canvassing in connection with the tender is strictly prohibited which may disqualify the tender. Tender must be unconditional.
- (xxiv) Tender not conforming to the requirement as per the terms and conditions will be rejected and no correspondence shall be entertained in this regard whatsoever.
- (xxvi) For any clarification regarding the scope of work and/or terms and conditions of tender, the intending bidder can seek clarification from ZONE COMMISSIONER ZONE 7 on any working day in person.
- (xxvii) No structural change whatsoever will be permitted without RMC approval in the premises. Any other purpose prohibited e.g Parties, Marriages, functions of any kind.

ANNEXURE - I

CHECK LIST:-

1. Duly completed tender form.
2. Earnest Money Deposit - Demand Draft of Rs 2,00,000/- (Rupees Two Lakh Only) in favour of Commissioner municipal corporation Raipur payable at Raipur .
3. Notice Inviting Tender.
4. Terms and Conditions of Tender duly signed on each page.
5. Demand draft/pay order of Rs. 1000/-(Rupees One thousand Only) in favour of Commissioner municipal corporation Raipur payable at Raipur as cost of the tender document, if the same was downloaded from website.
6. Registration No. of the Firm (under Shops & Establishment Act) or registration no. of the company (under Companies Act, 1956), as applicable (attach attested copy of certificate).
7. PAN Card of firm/company (attach attested copy of PAN card).
8. The details of the turnover for the last three financial years should be shown and verified by submitting the copy of Income Tax Returns of respective financial year.
9. Copies of Work orders issued by bidder's client.
10. Copies of Work Experience having satisfactorily run one similar works (i.e operating a swimmingpool / Health club) for a period a minimum five years.
11. Financial Bid in the letterhead of the Firm/Company (Annexure III) in a sealed envelope.
12. Declaration regarding black listing/debarring for taking part in tender on Rs.100/- non- judicial stamp paper (Annexure IV).

*** All documents should be self attested.**

ANNEXURE-II

Tender form for providing “Day to Day Operation and maintenance of Swimming Pool” for RMC at G.E road in front of ayurvedic college Raipur (C.G)

- a. Name of the bidder [in block letters] _____
- b. Status of agency whether Public/Ltd./Pvt.
Ltd./Partnership Firm/Partnership/Proprietorship _____
- c. Registration No. and year of establishment of Firm/Company _____
- d. Name and designation of the bidder _____
- e. Name of Father/Husband of the bidder _____
- f. Full residential address of the bidder with proof _____
- g. Bidder’s Registered office address _____
- h. Bidder’s address for correspondence _____
- i. Details of Earnest Money Deposit

Name of the Bank	Draft/Pay order No.	Date	Amount (Rs.)

I/We the undersigned being the bidder as mentioned above, hereby apply to the RMC for providing “Day to Day Operation / Running of Swimming Pool” in the RMC swimming pool campus as desired above in accordance with the terms and conditions of the tender. I/we have read and understood the terms and conditions of the tender and hereby unequivocally accept the same. The terms and condition of the tender and the notice inviting tender are also signed and being submitted with the tender form.

(Signature of the bidder with Seal of the Firm/Company)

Place: _____

Date: _____

Note:

- Any correction in the application form should be fully signed by the bidder.
- All pages of the tender application form should be fully signed by the bidder.
- Strike-out items whichever is not applicable.

Annexure-III

(To be sealed in a separate envelope)

FINANCIAL BID

I/We (_____) on behalf
of M/s _____ hereby
undertake:-

Carry out day to day Operation and maintenance of swimming pool

Duration	1st Year	2nd Year	3rd Year	4th Year	5th Year
Lease Rent Amount in Rs.					
Amount in Words					

	Signature and Seal of Bidder
Witness (I)	Witness (II)
Signature	Signature
Name	Name
Address	Address

Annexure – IV

DECLARATION REGARDING BLACKLISTING / DEBARRING FOR TAKING PART IN TENDER.

(To be executed & attested by Public Notary/Executive Magistrate on Rs.100/- nonjudicial stamp paper by the Bidder)

I / We _____ (Bidder) hereby declare that the firm / agency namely

M/s. _____ has not been blacklisted or debarred in the past by Union/State Government or organization from taking part in Government tenders in India and should not have any litigation in any of the labour court(s).

Or

I / We _____ (Bidder) hereby declare that the Firm / agency namely

M/s. _____ was blacklisted or debarred by Union/State Government or any Organization from taking part in Government tenders for a period of _____ years w.e.f. _____ to

_____. The period is over on _____ and now the firm/company is entitled to take part in Government tenders.

In case the above information found false, I/we are fully aware that the tender/ contract will be rejected/cancelled by Commissioner RMC, and EMD / SD shall be forfeited.

In addition to the above, Commissioner RMC will not be responsible to pay the bills for any completed/partially completed work.

DEPONENT

Attested:

(Public Notary / Executive Magistrate)

Name _____

Address _____

Annexure – V

DETAILS OF SIMILAR WORKS COMPLETED DURING LAST 05 (FIVE) YEARS

Sl.No.	Description of work	Postal address of client with contact numbers	Contract value	Completed value	Starting date	Scheduled completion date	Actual completion date	Reasons for delay, if any

NOTE: Performance Report issued by Client(s) for all above job(s) shall be furnished

(Stamp & Signature of Bidder)