OFFICE OF THE ROURKELA MUNICIPAL CORPORATION



No. 1702

Tender Call Notice

The Municipal Commissioner on behalf of Rourkela Municipal Corporation invites sealed applications in conformation with detailed Quotation call notice from the reputed firms /Agencies for **"Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation".**

For detail technical specifications along with Terms & Conditions etc. may be seen from the Website of <u>www.tendersorissa.gov.in</u>

Sd/-Commissioner Rourkela Municipal Corporation

Memo No. 1703

Copy to Notice Board of RMC for wide publicity of advertisement through office notice board and MIS, RMC is directed for uploading of the tender document in the RMC website and Tender Odisha website.

Sd/-Commissioner

Rourkela Municipal Corporation

Memo No: 1704

Date: 30.01.2025

Date: 30.01.2025

Copy to Director, I&PR Dept., Govt. of Odisha, Bhubaneswar for information with a request to publish the copy of above mentioned notice in two highly circulated Odia daily newspaper (all editions) on date 05.02.2025.

Sd/-Commissioner Rourkela Municipal Corporation



Date: 30.01.2025



Tender Call Notice No. 1702

Date: 30.01.2025

MC/RMC/10/2025

Rourkela Municipal Corporation Uditnagar, Rourkela, Dist.-Sundargarh (Odisha), PIN-769012 Email ID: <u>rourkelamunicipality@gmail.com</u> Website:<u>www.rmc.nic.in</u>

TENDER

STANDARD TERMS & CONDITIONS OF TENDER DOCUMENTS FOR "Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation".

INVITATION FOR BID (IFB)

Rourkela Municipal Corporation, Rourkela invites sealed Bids for "Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation".

Bidding Schedule:

SL.NO	INFORMATION/SUBJECT	DETAIL	
01	NAME OF WORK	Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation	
02	DATE OF PUBLICATION OF BID	04.02.2025, 06.00pm	
03	TENDER PAPER COST	11,800/- (Including GST)	
04	EARNEST MONEY TO BE DEPOSITED	Rs. 5,00,000/-	
04	LAST DATE AND TIME FOR BID SUBMISSION	21.02.2025, 05.00pm	
06	DATE AND TIME FOR BID OPENING	24.02.2025, 11.00am	
07	DATE OF FINANCIAL BID OPENING	To be Intimated	
08	NAME AND OFFICE FOR INVITING TENDER	Commissioner, RMC	
09	HELPLINE NO AND EMAIL ADDRESS	rourkelamunicipality@gmail.com	

- 1. Bidder may download the Bidding Document from the RMC website <u>www.rmc.nic.in/</u> <u>www.tendersorissa.gov.in</u> and submit its Bid by utilizing the downloaded document, along with the required non-refundable fee towards Tender paper cost of Rs.11,800/- (Including of GST) through online. The bidder has to submit all the documents through online mode.
- 2. In the event of any of the above-mentioned dates being declared as a holiday / closed day the Bids will be received/ opened on the next working day at the appointed time.
- 3. For Queries and Clarifications, send email to: <u>rourkelamunicipality@gmail.com only.</u>
- 4. The Authority of RMC reserves the right, without any obligation or liability, to accept or reject any or all proposals at any stage of the process or to cancel or modify the process without assigning any reason whatsoever. Any changes in the tender document, addendum and corrigendum or schedule of the tender shall be reflected in the website of RMC (<u>www.tendersorissa.gov.in</u> <u>www.rmc.nic.in)/</u>. No extension of any deadline will be granted on the basis of grounds that RMC have not responded to any question or not provided any clarification.

Sd/-Commissioner Rourkela Municipal Corporation

Tender Call Notice

Rourkela Municipal Corporation (RMC) invites Tender from prospective agencies for Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation.

NO	Name Of Work	Deliverables
01	Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation.	

(A)Technical Bid

NO.	Technical Criteria	Documentary Proof	
1	Should not have defaulted/blacklisted by any Govt. Dept./PSU of India and there should not be any pending litigation against a bidder with the Central/State Government department.	Self-declared Affidavit on Non- Judicial Stamp of value 100 INR to be submitted.	
2	Agency Should be a proprietor / Partnership Firm/Company/MSME registered.	Self-certified copy of incorporation or Udyog Adhar.	
3	Should have GST Registration	Self-certified copy of the certificate is to be submitted.	
4	Should have PAN registration number.	Self-certified copy of PAN to be submitted	
5	Must have a minimum average turnover of 01 Cr. in the last 3 years i.e. FY 2021-22, 2022-23, 2023-24	Copy of the Audit Report from authorized CA to be submitted	
6	ISO Certificate 9001:2015 (Quality Management System)	To be attached.	
7	Bank Solvency	To be attached.	
8	EMD Rs. 5,00,000/-	To be paid through Online	
9	Tender Paper Cost Rs. 11,800/-	To be paid through Online	
10	Profile of the organization.	Self-certified copy of the organization profile.	

(C) Terms and Conditions

- The bidder should submit (self-attested) documentary proof in support of the above condition and shall also submit a clause by clause compliance certificate. The incomplete offers i.e. financial or technical bids for partial items instead of bidding for the whole list of requirement will the summarily rejected without any further correspondence.
- 2. The bidder must also submit an affidavit of assurance of no change in the quoted price for two-year.
- 4. Submissions of Bids- The bidder has to submit papers on-line with all required documents.
- 5. Evaluation of Bids
 - a. Tendering authority shall evaluate the bids in respect to the substantive responsiveness of the bid or otherwise. Tendering authority shall carry out a detailed evaluation of the substantially responded bids. Tendering authority shall check the bid to determine whether they are complete, in all respect or not.
 - b. Arithmetical error shall be rectified on the following basis
 - i. If there is a discrepancy between the unit price and total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected by the bidder.
 - ii. In case of discrepancy between words and figures, the amount in words shall prevail.
 - c. If any bid is found substantially non-responsive shall be rejected by the evaluation committee.
 - d. Tendering Authority may waive any minor infirmly or non-conformity or irregularity in the bid which does not constitute a material /service deviation.
 - e. Tendering Authority shall evaluate in detail and compare the substantially responsive bids.

f. The Financial bid will be opened only when a Bidder qualifies in the Technical Bid.

- g. The Shortlisted Agency quoting the lowest price bid shall be the preferred bidder.
- h. The decision taken by the tender committee shall be final and binding to all participating bidders. It cannot be challenged in any court of law.
- 8. Termination of Default: Tendering Authority may, without prejudice to any other remedy for breach of contract, by written notice of default, sent to the agency, terminate this contract in whole or in part.
 - a. If the agency fails to deliver any or all the services/goods within the time specified in the contract, or any extension thereof granted by Tendering Authority
 - b. If the agency fails to perform any other obligation (s) under the contract; and
 - c. If the agency, in either of the above circumstances, does not remedy his failure within 15 days (or such longer period as the competent authority may authorize in writing) after receipt of the default notice from Tendering Authority.

10. Payment and release of the Funds:

- i. Contractor shall raise as per the following schedule:
 - a) 90% of the total amount due after successful supply of 10 Nos. of Vehicles.
 - b) Rest 10% will be given after 01 (One) Year of Supply of the item.

11. Supply of Materials

- a) The contractor shall at his own expenses provide all materials required for the work. The materials supplied by the contractor shall conform to relevant latest specifications and Codes of Practices or in their absence to other specifications as may be decided by RMC. The contractor shall furnish necessary certificate(s) in support of the quality of the materials as may be required by RMC.
- b) RMC shall have absolute authority to test the quality of materials/Equipment at any time through any reputed laboratory at the cost of contractor. The contractor shall not be eligible for any claim or compensation either arising out of any delay in the work or due to any corrective measures required to be taken on account of and as a result of testing of materials. RMC shall have the right for removal from the work sites, of all specifications and in case of default, RMC shall be at liberty to sell such materials and/or to employ other persons to remove the same without being answerable or accountable for any loss or damage that may happen or arise to such materials.

12. Statutory Approvals and clearances

The Contractor shall be liable to undertake all statutory RTO clearances, NOC and approvals from the relevant Local authorities for undertaking and executing the project. The Official fee for undertaking these clearances shall be borne by the agency; however, all Incidental expenses shall be borne by the contractor.

- 1. Contractor to Provide and Facilitate Inspection, Safety Gear, etc.:
- a) **Inspection**: RMC will have the right to inspect the work and can reject partly or fully such construction/installation if found defective in its opinion.
- b) **Precautions against Fire:** Suitable fire extinguishers shall be provided in each vehicle to tackle situations of fire.

2. Black Listing

A contractor may be black listed for: -

- a) Misbehavior/ threatening of Departmental & supervisory officers during execution of work/tendering process.
- b) Involvement in any sort of tender fixing.
- c) Constant non-achievement of milestones on insufficient and imaginary grounds and non- adherence to quality specifications despite being pointed out.
- d) Persistent and intentional violation of important conditions of contract.
- e) Security consideration of the State i.e., any action that jeopardizes the security of the state.
- f) Submission of False/ fabricated/ forged documents for consideration of a tender.

In case a contractor is black listed, it will be widely published and intimated to all Departments of Government and also to Govt. of India Agencies working in the State.

Scope Of work

The Scope of Work intends to define the work activities to be undertaken by the bidder. Rourkela Municipal Corporation is seeking proposals for **Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation**. All the Components and sub-components shall be complied with the specified standards provided by the selected contractor and approved by the RMC.

- 1. Contractor is required to first obtain Rourkela Municipal Corporation written approval on his proposed drawings and specifications of all plans. If, Rourkela Municipal Corporation is not satisfied and raises any objections, the contractor shall be required to appropriately amend/ modify his scheme plans within a reasonable time frame and seek RMC approval once again. The deputed engineers of RMC will have full and unfettered access to inspect and check the materials. All instructions issued by them in this regard will be complied with in full and within time stipulated by the Engineer-in-Charge. No claim or compensation will be sought by the contractor on this account.
- **2.** The Successful bidder/ Contractor shall also carry out rectification of defects in the design or construction of any component of the works at its own cost before supply of the items.

SL No.	Vehicle Specification	REQUIRMENT
1	Engine	
	No. of Cylinder In engine (Nos.)	3 Or 4 Cylinder Diesel Engine (BS VI)
	Vehicle Engine Cubic Capacity (CC)	1000 to 1500CC
	Type of fuel	Diesel
	Vehicle Mileage	16 or above
	Max Power HP	60Hp or above
	Max Torque (NM)	140 or above
	Gradeability of vehicle (Percentage in first gear)	30% to 40%
	Max Engine Power (KW @RPM)	40kw to above
2	Weight	
	GVW (Gross Vehicle Weight) (kg)	2500 to 3500 Kg
	Rated Payload	1200 to 1500 Kg
	Fabricated body / Empty Container	300 to 500 Kg
	Carrying Capacity (Kg)	1000 to 1200 Kg
3	Brakes	
	Front Vehicle Brake	Disc Brake
	Rear Vehicle Brake	Drum Brake
4	TYRE	
	Type of Tyre and Tube(For both Rear and Front)	Radial Tyre
5	Suspension	
	Suspension system	Leaf spring system

3. Specification of the LCV

6	Steering	
	Type of steering	Power
7	Dimension (MM)	
	Overall length	4000 to 4500
	Overall width	1500 to 1800
	Overall height	1500 to 2000
	Ground clearance	175mm or above
	Wheel base	2000 to 2500
	Load Body (L X B X H)	(2000-2500) X (1500-2000) X (400-500)
	Turning radius	4750 mm
	No. of Gear	5 or more
	Air Condition	Ν
	Vehicle Air intake system	Turbo charge
	Type clutch	Diaphragm
	Axle Configuration	4 X 2
	Standard Spare Wheel and Tool kit	yes
	Warranty period	2 years or 1 Lakh KM
	No. of free service	4 or more
8	Fabrication and Design	
	Type of Tipper	Garbage Tipper
	Define Type Of Tipper	Closed body type
	Tipping angle (Degree)	45
	Hopper Tipper Container Capacity/Volume	3 to 4 Cubic meter
	Tipper Body Pivot Length (MM)	2400 to 2500
	Tipper Body Length (MM)	2400 to 2500
	Tipper Body Height (MM)	1000 to 1200
	Dumping Height	700 to 750
	Body Plate thickness (MM)	1.5 MM OR ABOVE
	Tipper Sub Frame Thickness (mm)	4 or 5 mm
	Hydraulic System	Yes
	Tipping Hydraulic Cylinders (Make)	Reputed Make
	Hydraulic System Driven by	Power pack unit
	Tipper Container Material	Mild steel
	Lifting of Tipper Discharge Container	Yes

SPECIAL CONDITIONS OF THE CONTRACT

- 1. The stipulated date of commencement of the work shall be the date on which the agreement is signed/ executed/ drawn between RMC & the contractor.
- 2. The contractor shall not be entitled to any compensation on account of delay due to any natural calamity or labor unrest or non- availability of labor, theft of materials or any kind of force majeure situation, etc.

- **3.** If the contractor could not achieve proportionate progress with respect to time, then RMC shall have the right to take any action deemed fit against the contractor as per the agreement including rescind of contract, levy of penalty, etc. In case of non-cooperation/deliberate delay either required quality and progress/unnecessary or uncalled for correspondence(s) embedded with condition(s)/instruction(s) not commensurate with the explicit condition(s) of the agreement by the contract for the work, RMC shall not only have the right to rescind the contract but also to execute either the whole or balance portion of the work through any other mode, as deemed fit by RMC and the excess expenditure incurred, if any, for execution of the same, shall be recovered from the contractor resorting to the procedures deemed fit by RMC. The employer (RMC) also reserves the right whether to respond or not to the correspondence(s)/queries of the contractor or any other organization/entity regarding this work and/or the conditions/instructions associated with this work.
- 4. The decision of RMC regarding the reasons for delay, if any, in completion of the work shall be final and binding on the contractor. If the Municipal Commissioner, RMC is not satisfied regarding the genuineness of delay for progress and/or completion of the work, then he/she may impose penalty upon the contractor Rs. 5,000/- (Rupees Five Thousand only) per day for delay of the work not exceeding 10% of the total project cost.
- 5. RMC reserves the right, to make such increase or decrease in the quantities and/or items of the work which are considered necessary during the course of execution. Such increase or decrease shall be at the discretion of RMC and in no case, shall validate the contract except the corresponding financial involvement admissible by/acceptable to RMC.
- 6. The actual date of completion of the work shall be noted/ declared/ notified/ intimated by RMC from time to time and the same shall be binding upon the contractor.
- 7. The EMD retained by RMC from the contractor's bill shall be considered for release subject to fulfillment of all the conditions of the RFP/ Agreement and the same will be released to the Bidder after One year of Successful running of the vehicles from the date of delivery & checking/scrutiny of the files and expenditures by Local Finance Audit and shall be subject to deductions/recovery of any amount(s) pointed out by Audit.
- 8. No interest will be paid by RMC on the EMD furnished by any bidder, on the Security deposit of the contractor and on the amount(s) to be withheld/deducted by RMC from the bill amount(s) if the contractor or upon delay in release of payment(s) or release of deposit(s) of the bidder(s)/contractor.

- 9. The quoted prices should be including of all applicable taxes, transportation, Registration, Insurance, Permit, Road Tax and all other required documents from RTO etc and excluding of GST.
- 10. EMD exemption is not allowed.
- 11. Bidder should submit Chassis Authorization Certificate.
- 12. Bidder should submit Non-Blacklisting Notarized Affidavit on Rs. 100/- Stamp Paper and mention that Bidder should not have black listed from any Govt. Dept./ULB and should not have been convicted by any court.
- 13. The rate will be valid for 01 Year. The Authority reserves the right to order extra no. of vehicles as per the requirement of RMC.

FORMAT FOR COVERING LETTER FOR PROPOSAL SUBMISSION

(On the Letterhead of the Bidder or Lead Member in case of a Consortium) Date:

Τo,

The Commissioner Rourkela Municipal Corporation Udit Nagar, Rourkela-769012

Sub: "Tender Call Notice for Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation.

Dear Sir,

Being duly authorized to represent and act on behalf of Lead Member (in case of consortium)/Sole Applicant. I, the undersigned, having reviewed and fully understood all of the Proposal requirements and information provided hereby submit the Proposal for the Project referred above.

I am enclosing the Proposal (one original), with the details as per the requirements of this Tender, for your evaluation. The Proposal, including the Bid Security shall be valid for a period of 90 days from the Proposal Due Date and the Bid Security shall be valid up to 45 days beyond the proposal validity period

Dated thisDay of2022

Name of the Lead Member/Person

Signature of the Authorized Person

.....

Name of the Authorized Person

.....

Designation of the Authorized Person

ANNEXURE - 2

TECHNICAL BID FORM

(TO BE SUBMITTED SEPARATELY IN ENVELOPE - 'A ')

1	Name of Bidder	
2	Name of the proprietor/Partner	
3	Address of the firm	
4	Telephone/ Fax No. Email ID	
5	Should not have defaulted/blacklisted by any Govt. Dept./PSU of India and there should not be any pending litigation against a bidder with the Central/State Government department.	
6	Agency Should be a proprietor / Partnership Firm/ Company/ MSME registered.	
7	Pan Number	
8	Photo copy of GST Registration Certificate	
9	Average Annual Turnover during the last preceding three Financial Years of Rs. 01 Crore in the form of C.A Certificate/ Audited Balance Sheet (attached photocopy)	
10	ISO Certificate 9001:2015 (Quality Management System)	
11	Bank Solvency	
12	Experience	
13	Details of Paper cost of Rs.11,800/-	To be paid online
14	Details of EMD of Rs.5,00,000/-	To be paid online

Note: Submission of documentary proof for the entire above Qualifying Requirement is mandatory. In case of absence of documentary proof the bid is liable to be rejected. RMC may demand original documents for verification.

Author	rized Signatory
Name	
Design	ation

Date: Place:

ANNEXURE – 3 FORMAT FOR POWER OF ATTORNEY FOR SIGNING OF PROPOSAL

(On Non – judicial stamp paper of Rs. 100/- duly attested by a Notary Public)

POWER OF ATTORNEY

as our attorney, to do in our name and on our behalf, all such acts, deeds and things necessary in connection with or incidental to the bid of the consortium consisting of, and (please state the name and address of the members of the consortium) for Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation (the "Project"), including signing and submission of all documents and providing information / responses to Rourkela Municipal Corporation representing us in all matters in connection with our bid for the said Project.

We hereby agree to ratify all acts, deeds and things lawfully done by our said attorney pursuant to this Power of Attorney and that all acts, deeds and things done by our aforesaid attorney shall and shall always be deemed to have been done by us.

For (Signature)

(Name, Title and Address)

Accept

..... (Signature)

(Name, Title and Address of the Attorney)

Notes:

- To be executed by the Sole Applicant or all members including the Lead Member in case of a Consortium.
- The mode of execution of Power of Attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the executants(s) and when it is so required the same should be under common seal affixed in accordance with the required procedure.
- Also, wherever required, the executants(s) should submit for verification the extract of the charter documents and documents such as a resolution / Power of attorney in favour of the Person executing this Power of Attorney for the delegation of power hereunder on behalf of the executants(s).

FORMATS FOR JOINT DEED AGREEMENTS

(On Non – judicial stamp paper of Rs 100 duly attested by notary public)

FORM OF JOINT DEED AGREEMENT BETWEEN

M/s....,AND M/s.....

For Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation (THE "PROJECT")

THIS Joint Deed Agreement executed on this day of2022 between M/s.a company incorporated under the laws of Registered Office and having its at (hereinafter called the "Partner-I", which expression shall include its successors, executors and permitted assigns) and M/s. a Company incorporated under the laws of and having its Registered Office at(hereinafter called the "Partner-2", which expression include its executors and permitted assigns) shall successors, and M/s. Company incorporated under the laws of а having Office and its Registered at (hereinafter called the "Partner-3", which expression shall include its successors, executors and permitted assigns), (The Bidder Consortium should list the details of all the Consortium Members) for the purpose of making a Bid and entering into an Agreement (in case of award) to be hereinafter referred to as the Operation Agreement, against Bid Document No. (.....) for Supply of 20 Nos. of Door to Door Collection Vehicles (Diesel LCV) to Rourkela Municipal Corporation (the "Project") including and having its Registered Office at Uditnagar, Rourkela-769012 (hereinafter called the "Authority").

WHEREAS, the Authority had invited Proposal vide its RFP dated ______

AND WHEREAS the RFP document stipulates that the Bidders qualifying on the strength of a Bidding Consortium will have to submit a legally enforceable Joint Deed Agreement in a format specified by the Authority wherein the Consortium Members have to commit equity investment of a specific percentage in the envisaged Project.

NOW THEREFORE, THIS INDENTURE WITNESSTH AS UNDER:

In consideration of the above premises and agreements all the partners in this Consortium do hereby mutually agree as follows:

- In consideration of the Award of the Contract(s) by the RMC to the Consortium, we the Members of the Consortium and partners to the Joint Deed Agreement do hereby unequivocally agree that partner (1) (M/s), shall act as the Lead Member as defined in the RFP for self and agent for and on behalf of Partner-2 and Partner-3 (the names of the partners to be filled in here).
- 2. The Lead Member is hereby authorized by the Members of Consortium and

Partners to the Joint Deed Agreement to bind the Consortium and receive instructions for and on their behalf. It is further understood that the entire execution of the Contract including payment shall be done exclusively by the Lead Member.

- 3. Notwithstanding anything contrary contained in this Agreement, the Lead Member shall always be liable for the equity investment obligations of all the Consortium Members, i.e. for both its own liability as well as the liability of other Members.
- 4. The Lead Member shall be liable and responsible for ensuring the individual and collective commitment of each of the Members of the Consortium in discharging all their respective equity obligations. Each Consortium Member further undertakes to be individually liable for the performance of its part of the obligations without in any way limiting the scope of collective liability envisaged in this Agreement.
- 5. Subject to the terms of this Agreement, the share of each Member of the Consortium in the "issued equity share capital of the Project Company" (if such a company is to be established) is/shall be in the following proportion: (if applicable).

Name	Percentage
Partner 1	
Partner 2	
Total	100%

- 6. The Lead Member shall inter alia undertake full responsibility for liaising with Lenders and mobilizing debt resources for the Project, achieving financial closure on behalf of the Bidding Consortium.
- 7. In case of any breach of any of the equity investment commitment by any of the Consortium Members, the Lead Member shall be liable for the consequences thereof.
- 8. Except as specified in the Agreement, it is agreed that sharing of responsibilities as aforesaid and equity investment obligations thereto shall not in any way be a limitation of responsibility of the Lead Member under these presents.
- It is further specifically agreed that the financial liability for equity contribution of Lead Member shall, not be limited in any way so as to restrict or limit its liabilities. The Lead Member shall be liable irrespective of their scope of work or financial commitments.
- 10. This Joint Deed Agreement shall be construed and interpreted in accordance with the Laws of India and Courts at Rourkela alone shall have the exclusive jurisdiction in all matters relating thereto and arising there under.
- 11. It is hereby agreed that in case of an award of Contract, the partners to this Joint Deed Agreement do hereby agree that they shall furnish the Performance Guarantee in favour of Rourkela Municipal Corporation (RMC), as stipulated in the

bidding documents, jointly, on behalf of the Consortium Members, in favour of the RMC.

- 12. It is further expressly agreed that the Joint Deed Agreement shall be irrevocable and shall form an integral part of the Contract and shall remain valid till the term of the Contract unless expressly agreed to the contrary by the RMC.
- 13. The Lead Member is authorized and shall be fully responsible for the accuracy and veracity of the representations and information submitted by the Consortium Members respectively from time to time in Bid to the RFP and for the purposes of the Project.
- 14. It is hereby expressly understood between the partners to this Agreement that neither partner may assign or delegate its rights, duties or obligations under the Contract except with prior written consent of RMC.

This Joint Deed Agreement

- A. has been duly executed and delivered on behalf of each Partner hereto and constitutes the legal, valid, binding and enforceable obligation of each such Partner,
- B. sets forth the entire understanding of the Partners hereto with respect to the subject matter hereof;
- C. may not be amended or modified except in writing signed by each of the Partners and with prior written consent of RMC.

IN WITNESS WHEREOF, the partners to the joint Deed Agreement have, through their authorized representatives, executed these present and affixed Common Seals of their respective companies on the Day, Month and Year first mentioned above.

For M/s

(Partner 1)

1. Common Seal of M/s

.....

(Signature of the authorized representative) have been affixed in my/ our presence pursuant to Board/Board of Directors Resolution Name dated Signature..... Designation For M/s

(Partner 2)

2. Common Seal of M/s

.....

(Signature of the authorized representative)

have been affixed in my/ our presence pursuant to Board/Board of Directors Resolution

Name dated Signature Designation....

Format of Disclosure

[On the letter head of bidding Company/Each Member in a Bidding Consortium] Disclosure

We hereby declare that the following companies with which we/have direct or indirect relationship are also separately participating in this Bid process as per following details:

SI. No	Name of the Company	Relationship

In case there is no such company in the column "name of the company" write "Nil".

Further we confirm that we don't have any Conflict of Interest with any other company participating in this bid process.

Signature of

Chief Executive Officer/ Managing Director

The above disclosure should be signed and certified as true by the Chief Executive Officer/ Managing Director being full time Director Bidding Company or Member, in case of a Consortium.

Format for Affidavit for Non-criminality

(In case of Consortium to be given separately by each member) (On Non – judicial stamp paper of Rs 100 duly attested by notary public)

- 1. I, the undersigned, do hereby certify that all the statements made in our proposal are true and correct.
- 2. The undersigned also hereby certifies that neither our firm M/snor any of its directors/constituent partners have abandoned any work on Municipal Waste Management in India or any contract awarded to us for such works have been terminated for reasons attributed to us, during last five years prior to the date of this application.
- 4. The undersigned hereby authorize(s) and request(s) any bank, person, firm or Corporation to furnish pertinent information deemed necessary and requested by RMC to verify this statement or regarding my (our) competence and general reputation.
- 5. The undersigned understands and agrees that further qualifying information may be requested, and agrees to furnish any such information at the request of the RMC.

Signed by an authorized Officer of the Company/firm

Title of Officer

Name of Company/Firm

Date

FORMAT FOR ANTI-COLLUSION CERTIFICATE

(On the letter head of the Lead Member / Sole Applicant) ANTI-COLLUSION CERTIFICATE

We hereby certify and confirm that in the preparation and submission of this Proposal, we have not acted in concert or in collusion with any other Bidder or other person(s) and also not done any act, deed or thing which is or could be regarded as anti-competitive.

We further confirm that we have not offered nor will offer any illegal gratification in cash or kind to any person or agency in connection with the instant Proposal.

Date thisDay of 2022.

Name of the Bidder

Signature of the Authorized Person

Name of the Authorized Person

Note:

To be executed by lead member, in case of a Consortium