

VIJAYAWADA MUNICIPAL CORPORATION

**Request for Proposal for Appointment of Agency/Company for
Operation and Maintenance of Public Toilets and Community Toilets in
Different Places within the Vijayawada Municipal Corporation (30 Nos.)**

Rc. SE-106341/2023

**Issued by:
Commissioner
Vijayawada Municipal Corporation**

REQUEST FOR PROPOSAL

RFP TITLE: OPERATION-MAINTENANCE OF PUBLIC AND COMMUNITY TOILETS (30 Nos.)

RFP No : Rc. SE-106341/2023

RFP DATE : 18-11-2023

AGREEMENT PERIOD : 2 YEARS (O & M)

DATE OF ISSUE FROM : 21-11-2023 at 4.00 PM

CLOSING DATE : 05-12-2023 at 4.00 PM

DATE AND TIME OF OPENING OF TECHNICAL BID :

Tender Document Fee: Rs.10,000/- + Rs.1800/- GST in the form of DD in favor of the Commissioner, Vijayawada Municipal Corporation, Vijayawada from any Nationalized /Scheduled Bank.

EMD: Rs.50,000/- in the form of DD in favor of the Commissioner, Vijayawada Municipal Corporation, Vijayawada from any Nationalized /Scheduled Bank.

Background Information:

The rapid growth of the city has cast an enormous strain on the city's infrastructure. Realizing that Government agencies alone cannot cater to the massive infrastructure needs of the city, VMC has initiated various measures to create/improve the City's sanitation infrastructure.

In this context, proposals are invited from reputed and experienced NGOs/ Trust/ Agencies/ Companies to operate and maintain Public and Community Toilets.

The toilets shall be licensed to the selected agencies for a period of 2 Years. However, the title of the land along with the structure of public toilet with all fittings & fixtures will continue to remain with the VMC. The selected bidders shall maintain the toilets for a period of 2 Years by collecting User charges from the commuters/ users for Public Toilets only.

Details of the scheme and eligibility etc. and the prescribed application format are given in the RFP document, which will be available at the office of The Superintending Engineer, Municipal Corporation Vijayawada. The RFP document will also be available on <http://www.ourvmc.org>).

The RFP includes the following documents:

01. Terms of References (ToR)
02. Technical Proposal
03. Financial Proposal
04. Model Agreement

01. TERMS OF REFERENCE (TOR)

TERMS OF REFERENCE (TOR)

The proposed toilets shall be licensed to the selected agencies/ organizations for a period of **2 Years** i.e., from 15.12.2023 to 14.12.2025. The title of the land along with the structure of public toilet with all fittings & fixtures will continue to remain with the VMC. The bidder shall collect User charges from the commuters/users for the public toilets only.

I. Location(s) – OPERATION AND MAINTENANCE OF PUBLIC TOILETS AND COMMUNITY TOILETS AT DIFFERENT SITES IN VMC AS PER ATTACHED LIST (30 Nos.)

The proposed toilets should normally include following facilities:

- a. Easily accessible for the physically challenged/ handicapped persons.
- b. Separate toilet blocks for men and women with separate entries.
- c. Urinal facilities for men

Conditions:

- a. The agency shall collect the charges from the commuters/ users for public toilets with maximum charges of Rs.5/- towards usage. Urinals are allowed to use at free of cost.
- b. Required electricity charges and usage towards water drawn from the nearest source for cleaning shall be borne by the agency itself.
- c. The VMC will grant license for a period of 2 years. The agency must maintain the cleanliness around the Toilets and ensure that the premises are litter free and urination free as per the provisions made to retain the certificate of ODF ++ and water + of Swachh Bharat Mission.
- d. The agency shall maintain the above toilets for a period of 2 Years and at any circumstances the agency should not stop the Operation & Maintenance of toilets.

BID Submission Process

Two cover systems, cover-A (Technical submission) and cover-B (Financial Bid) should keep both cover in separate cover and submit by writing the detailed name of work and the firm name on the submission cover.

Selection Process

The VMC staff from drawing branch will evaluate the bids and select the bidders, who are qualified in the technical evaluation (**Cover-A**) and offer the price as per the financial proposal attached (**Cover-B**) subjected to fulfillment of other minimum criteria as per RPF Document.

Eligibility Criteria

- a. The Applicant shall be a society, trust, foundation or a Company / Agency under the Companies Act or the relevant state Acts and must be duly registered with the appropriate authority under the appropriate law for at least four years as on 01/04/2023 (Documentary evidence shall have to be submitted with the 'Technical Proposal'). **Should be empanelled with Swachh Andhra Corporation** (PAN in case of individual)
- b. If the applicant be an Agency, trust or company, should have experience in O&M of Toilets in Public gathering places like Malls, Theatres, Factories and RTC Bus stands etc., for past four years or in case of in the ULBs certified as ODF ++ for two years period (would have completed one successful year and should be in the second year of O&M), (Documentary evidence shall have to be submitted with the 'Technical Proposal').
- c. The applicant must have necessary financial resources to be able to maintain and operate the facility (Documentary evidence in respect of financial resources shall have to be submitted with the 'Technical Proposal').
- d. The applicant must have the capacity to mobilize the required manpower to operate the facility (Documentary evidence like list of employees with photos, Aadhar Cards etc shall have to be submitted with 'Technical Proposal').
- e. **The bidder should not have any dues to Vijayawada Municipal Corporation and should not been blacklisted/debarred by any ULB/State Government/Central Government or its agencies in India or abroad as of today.**

Minimum Financial Qualification

The amount spent under various similar nature projects as shown in audited financial statements in the last three years shall constitute the only evidence of financial

qualification. [Total Turnover of the Company Shall be at least Rs.1.00 cr. for last three years (cumulative).

Minimum Technical Qualification

The selected agency/organization should have at least 4 years' experience in maintaining public / School / Community toilets in Municipal Corporations /Commercial shopping malls/ Corporate Companies/ Factories/Notified area. Documentary evidence shall be required to confirm this experience. Preference will be given to applicants who are engaged in the same or similar works and have experience in the field.

Documents to be attached with the Application:

The RFP shall include the following documents.

- a. Organization details of current activities, background of promoters & management structure.
- b. Details of projects of similar magnitude successfully implemented in the past 4 years.
- c. Annual reports and Audit Statements of the past three (3) financial years.

Sanitation and Water Supply

In respect of the maintenance of the sanitary & water supply fittings and fixtures, all the necessary sanitary fitting fixtures shall be used of standard specifications and the work shall be got done through approved licensed plumber having a certificate to this effect. The fixtures should be leaking proof.

Standards of Maintenance of Public Toilets

- a. The agency shall engage at least one person per shift of eight hours for every unit of Public Toilet for cleaning and washing the unit round the clock, including public holidays to carry out the following Sanitation works:
 1. Daily washing with water.
 2. Daily phenyl washing.
 3. Removal of solid waste.
 4. Custodian duty (protecting the structure against damage and misuse) and to prevent open urination surrounding the unit.
 5. Flooring cleaning, using chemicals on continuous basis.

- b. The agency shall carry out the work by engaging men/women as needed, train them on O&M of best toilets, intimate to ULB with photos etc., and provide equipment's, the disinfectants and implements for cleaning and arrange for sufficient water supply at the urinal/Toilets for Cleaning, maintain all the required records on cleaning activity. The agency shall carry out the work by engaging men and equipment's and provide the disinfectants and implements for cleaning and arrange for enough water supply at the urinal / Toilets for Cleaning.
- c. The agency should maintain Septic Tanks Connected with the toilet units with periodical cleaning and removal of sludge and effluent and its disposal to nearest STP of VMC at the own cost of bidder and also require to maintain the de-sludging records, whether the sludge is unloaded for treatment or not.
- d. The agency should maintain sewage pipe plumbing system, water supply plumbing system, electrical pump sets, wiring systems intact and any repair works shall be attended immediately at the own cost of bidder without causing any inconvenience to the users. The agency shall also fix LED light in each cubical, corridor, outside the premises, Neon light or glow sign board to be visible to a reasonable distance during night times. Also, shall maintain a board containing details of caretaker, complaint number, toilet operational timings as per the provisions made in ODF ++ and Water +.
- e. The agency should attend maintenance works such as structural repair works, painting works, beautification, maintenance of grab bars, ramp, fixtures inside toilet, wash basin, hand wash liquid etc. as and when necessary and from time to time at the own cost of bidder duly informing VMC and certified by the concerned Authority in VMC.
- f. The authorized representative of VMC (concerned AMOH or SI or as decided by the VMC) will supervise the work from time to time and point out any unsatisfactory service rendered by the selected agency and shall be entitled to give suggestions as may be considered necessary and the selected agency shall be bound to carry out the instruction(s) for improvement of the work.
- g. In the event of unsatisfactory service, negligence or slackness is found of the agency in carrying out the work or instruction(s), the VMC shall call for the

explanation, impose fines (as listed in the Annexure) and terminate the contract, if there is no improvement even after repeated instructions.

- h. The selected agency shall ensure that the labour engaged by him shall be well dressed, obedient, polite towards users to carry out the work shall not claim any right whatsoever against the VMC by virtue of service rendered under this contract and shall not hamper the work by resorting to demonstration agitation etc.
- i. The selected agency shall be held responsible for all or any of the act done by the staff/workers and shall be alone responsible for the payment of wages or any loss or damage caused by them during the course of service or work undertaken and shall also be responsible and be liable for payment of any compensation under workmen compensation Act. The VMC will not be liable for any such event whatsoever.
 - 1. The agency should furnish the names, address and Aadhar details of the persons engaged for maintenance to VMC duly certified by the concerned Sanitary Inspector.
 - 2. The agency should maintain uniform in the Olive-green or any colour specified by VMC to the engaged staff. The logo of the VMC to be printed on the uniform.
 - 3. The agency should maintain cleanliness chart duly signed by the supervisor.
- j. That agency shall not engage child labour and shall agree and permit the workers to avail weekly off.
- k. The agency should make available Suggestion Box and Complaint Register within the premises of the Public Toilets for users.
- l. The agency shall not sublease or assign any part or portion of the work or the whole based on the commission to others. If such conduct or action is found and brought to the notice of the VMC, the VMC is entitled to rescind and cancel the contract altogether.

- m. The VMC has the authority either to suspend or to cancel the contract when it is not desirable to continue the contract at any point of time due to non-satisfactory performance with prior notice.
- n. The VMC also reserves the right to alter, modify, change, or remove any of the conditions mentioned in the agreement, with prior notice to the agency.
- o. The agency shall upgrade/maintain/repair the toilet as per the ODF ++ and Water+ protocol of SBM with their own expenditure and shall qualify as best toilet within 3 months from the date of operations and to be audited by VMC.

Annexure for imposing fines

- 1. Rs.500 for each default of quality assessment sheet upto 10 Nos. of violations.
- 2. Rs.1000 for each default of quality assessment sheet upto 11-20 Nos. of violations
- 3. Rs.2000 for each default of quality assessment sheet upto 21-30 Nos.
- 4. Issue of notice for termination.

The quality assessment will be carried once in 3 months.

The default in service is cumulative during the 2 years period for the purpose of counting.

Terms & Conditions

- a. This AGREEMENT shall be governed by and constructed in accordance with the laws of India.
- b. The selected bidders shall maintain the public toilets for a period of 2 Years. User charges shall be collected from the users with maximum charge of Rs.5/- (toilets/urinals). The amount collected is to be certified by the concerned AMOH/SI and to be remitted to VMC on monthly basis.
- c. The agency shall operate and maintain the Toilets to the entire satisfaction of VMC and clean regularly toilets, urinals and ensure continuous serviceability including continuous availability of power and water. He shall ensure that the requisite quantity of cleaning materials such as phenyl, acid, naphthalene balls are used to ensure that the toilets look clean and free from foul smell at all times.
- d. The selected agency/ organization shall maintain the facility as per maintenance schedule agreed between the Department and the agency. The

VMC may engage third party evaluators to check the quality of maintenance and in case the maintenance is found to be insufficient the VMC may penalize the agency/ organization.

- e. The electricity charges and usage towards water drawn from the nearest source by the agency shall be included in the maintenance cost and will not be borne by the VMC.
- f. The agency shall have to remit the amount to the VMC on monthly basis for PUBLIC TOILETS duly balancing the maintenance amount of Community toilets.
- g. For Public Toilets, the bidder must quote share of percentage of Profit i.e., P on income generated excluding the expenditure incurred towards maintenance i.e., men and material cost.

$$\text{Percentage of Profit (P)} = (A-B)/A * 100$$

Where A = Total income generated on public toilets (ex. 20 Nos)

B = Expenditure incurred on public toilets (ex. 20 Nos).

- h. The income generated for Public Toilets will be audited through the number of challans issued to the Public by installing electronic challan generated machine by bidder.
- i. The agency shall not display or allow to display or exhibit any picture / posture /statue or other articles in any part of the premises that are repugnant to the general standards of morality. The agency expressly agrees that the decision of the VMC in this regard shall be conclusive and binding on the agency.
- j. The agency shall ensure that the premises are not used for playing games etc., which involves stakes / betting, play cards etc., or for any un-lawful activities.
- k. The title of interest, ownership and rights about All Toilets /fittings provided therein and the land allotted by the VMC shall vest with the VMC except that these will be operated and maintained by the agency as agreed in this agreement.
- l. In case of loss due to theft or damage to the assets created in the public Toilets, the agency shall be responsible for making good the same immediately at its own cost and shall continue to keep the Toilets operational and available for public use, to all times, as prescribed.
- m. The VMC shall have the right to cancel / remove / terminate the agreement at any stage in case of breach of any of the stipulated terms and condition by the

agency or in case their performance is not found satisfactory. The VMC shall be entitled to terminate the agreement in case of any neglect or lapse on the part of the agency in respect of the regular maintenance of the public Toilets in clean and hygienic conditions and to keep the public convenience in a state of good repairs at the cost of agency. Such cancellation/ removal or termination of agreement shall be preceded by a notice of 15 days, whereby the agency shall be directed to explain its conduct as to such breach /neglect/lapses or unsatisfactory performance.

- n. The site and the work & service assigned to the agency by the VMC shall not be transferred by the agency to any person, trust, society or institution in any manner whatsoever at any time whether during or after the termination of this agreement.
- o. The premises of public Toilets shall not be used by the agency for purpose other than that for which it is allowed under the agreement for operation and maintenance.
- p. The agency or its employees or agents shall behave and deal politely with due courtesy with the users of these public Toilets.
- q. The agency will not use or allow any person to use public convenience for residential purpose and not keep any animal / motor vehicle in or around the Toilets other than one attendant and one security guard per shift of eight hours to ensure continuous serviceability.
- r. The agency shall be allowed to plant flowering and other shrubs around each toilet block subject to the approval by the VMC who is responsible for ensuring right of way to the public.
- s. The agency shall ensure enforcement of existing labour laws, Minimum Wages Act and at no point of time, the VMC shall be drawn into litigations on these counts.
- t. The agency shall execute the agreement within 15 (fifteen) days on the receipt of issuance of letter of award.
- u. The agency shall ensure that services of water supply, sewerage, drainage, electricity etc., in this vicinity encountered during the period of running /maintenance of the toilet block are not damaged.
- v. On the completion of the contract period, the agency shall hand over the All Toilets along with fixtures and fittings, inventory, structures in good working condition to the VMC within 24 hours and will not put any resistance failing which the premises shall be vacated by way of eviction and the VMC shall assume the occupation without any notice whereupon the agency will have no claim.

- w. Any of the conditions mentioned above can be altered, modified, changed or removed by the appropriate authority as per the necessity and with prior notice to the agency and the new conditions shall be binding on the part of the agency.

Disclaimer

The information contained in this RFP document or subsequently provided to Bidder(s), whether verbally or in documentary or any other form, by or on behalf of the VMC or any of its employees or advisors, is provided to Bidder(s) on the terms and conditions set out in this RFP document and such other terms and conditions subject to which such information is provided.

This RFP document is neither an agreement nor an offer by VMC to the prospective Bidders or any other person. This RFP document does not purport to contain all the information that each Bidder may require. RFP document may not be appropriate for all persons, and it is not possible for VMC, its employees or advisors to consider the investment objectives, financial situation and needs of each party who reads or uses this RFP document.

The statements and information contained in this RFP document may not be complete, accurate, adequate, or correct. Each Bidder should, therefore, conduct its own investigations and analysis and should check the accuracy, adequacy, correctness, reliability and completeness of the statements and information contained in this RFP document and obtain independent advice from appropriate sources.

The information provided in this RFP document to the Bidder(s) is on a wide range of matters, some of which may depend upon interpretation of law. The information given is not intended to be an exhaustive account of statutory requirements and should not be regarded as a complete or authoritative statement of law. VMC accepts no responsibility for the accuracy or otherwise for any interpretation or opinion on law expressed herein.

VMC, its employees and advisors make no representation or warranty and shall have no liability to any person, including any Bidder, under any law, statute, rules or regulations or tort, principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anything contained in this RFP document or otherwise,

including the accuracy, adequacy, correctness, completeness or reliability of this RFP document and any assessment, assumption, statement or information contained therein or deemed to form part of this RFP document or arising in any way with short-listing of Bidder(s) for participation in the Selection Process.

VMC also accepts no liability of any nature whether resulting from negligence or otherwise caused arising from reliance of any Bidder upon the statements contained in this RFP document.

VMC may, in its absolute discretion but without being under any obligation to do so, update, amend or supplement the information or assessment contained in this RFP document. The issue of this RFP document does not imply that VMC is bound to short-list Bidders for next stage of the Selection Process for the Project and VMC reserves the right to reject all or any of the Proposals without assigning any reasons whatsoever.

The Bidder shall bear all its costs associated with or relating to the preparation and submission of its Proposal including but not limited to preparation, copying, postage, delivery fees, with any demonstrations or presentations which may be required by VMC, or any other costs incurred in connection with or relating to its Proposal. All such costs and expenses will remain with the Bidder and VMC shall not be liable in any manner whatsoever for the same or for any other costs or other expenses incurred by a Bidder in preparation or submission of the Proposal, regardless of the conduct or outcome of the Selection Process.

Interpretation

- a. In respect of interpretation of any ambiguity in this RFP or anything contained herein, the decision of the Department shall be final and binding.
- b. In respect of any point not covered herein or partially covered herein, the decision of the Department shall be final and binding.

Performance Guarantee:

The amount of **Rs. 2.5% of the Quoted value by the Bidder** shall be submitted in the form of D.D/B.G in favor of the Commissioner, Vijayawada Municipal Corporation, Vijayawada from any Nationalized /Scheduled Bank.

(To be submitted by the bidder at the time of concluding Agreement with VMC)

The operator shall pay a deposit of 3 months in advance in the form of D.D/B.G to VMC from any Nationalized Bank in favour of the Commissioner, VMC (calculated based on Bid quoted by the Successful Bidder).

Rules:

- 1 The tender is called is for O & M for a period of 24 months in packages.
- 2 All the minor repairs shall be done bidder during the period of O&M.
- 3 All the electricity or any other charges shall be paid by bidder during the period of O&M. Before the 15th of every month shall clear all dues.
- 4 In any toilets if VMC is supplying water through its supply lines there will not be any charges for the same.
- 5 In any toilets if VMC is supplying water through its water tanker, nominal charges as fixed by VMC shall be paid.
- 6 The date of occupation of the toilets for O&M by the successful bidder should be intimated to VMC in a written format by concerned officer.
- 7 The O&M period seizes on date of concluding the Agreement .
- 8 The operators shall bear the costs of caretaker, cleaning chemicals, minor repairs, electricity charges and other equipment for cleaning.
- 9 The operator shall pay a deposit of 3 months in advance in the form of D.D/B.G to VMC (calculated based on Bid quoted by the Successful Bidder).
- 10 Before the 15th of every month starting from the 2nd month the operators shall pay monthly charges as quoted in the tender in the form of cheque or DD.
- 11 The operators shall possess PAN, GST, Aadhaar (Principal owner) and a bank account .
- 12 The operator shall handover the toilet in the similar form when he occupied the toilet.
- 13 The deposit will be refunded on completion of successful tenure.
- 14 The toilet shall be open as mentioned in the annexure and any failure found by VMC officials, if recorded fine will be levied.
- 15 The toilet shall be well maintained as per SBM norms and any lapse found by VMC officials, if recorded fine will be levied.
- 16 All the caretakers shall be present in a standard uniform, and they shall be trained in O&M of toilets, which shall be recorded by VMC officials.

- 17 VMC reserves the right to conduct surprise checks with its authorized persons on O&M of Toilets.
- 18 VMC reserves the right to cancel the O&M contract and forfeit the deposit in case of sever violations.
- 19 Any major damage to the toilets shall be intimated to VMC call center in written format to take up immediate repairs.
- 20 The operator shall maintain a visitor book and collection the citizen and officer, feedback on O&M.

02. TECHNICAL PROPOSAL

**FORMAT FOR SUBMISSION OF TECHNICAL PROPOSAL FOR MAINTENANCE
AND OPERATION OF VARIOUS TOILETS (30 Nos)**

Place: Date:

FROM:

[Name & Designation of Contact Person
(Service Provider Side)
with Complete Address of Communication]

TO:

[Name & Designation of Contact Person
(Client Side)
with Complete Address of Communication]

Subject: Appointment of Agency/Company for Operation and Maintenance of Public Toilets and Community Toilets in Different Places within the Vijayawada Municipal Corporation (30 Nos.).

I/We, the undersigned, offer to provide the services for the above in accordance with your Request for Proposal No. XXXXXX. We are hereby submitting our application which includes this Technical Proposal, and a Financial Proposal sealed under a separate envelope. Our proposal is valid for acceptance, and we confirm that this proposal will remain binding upon us and may be accepted by you at any time before this expiry date. If negotiations are held during the period of validity of the Proposal, we undertake to negotiate based on the merit of our proposal. Our Proposal is binding upon us and subject to the modifications resulting from contract negotiations, if any. I/We have examined the information provided in your Request for Proposal (RFP) and offer to undertake the work described in accordance with requirements. This proposal is valid for acceptance for 6 (six) months, and I/we confirm that this proposal will remain binding upon us and may be accepted by you at any time before this expiry date.

I/We accept that any contract that may result will comprise the contract documents issued with the RFP and be based upon the documents submitted as part of our proposal and placed by the (*agency/ organization's name*). The Proposal (Technical & Financial) has been arrived at independently and without consultation, communication, agreement or understanding (for the purpose of restricting competition) with any other party invited to tender for this contract.

I/We agree to bear all costs incurred by us in connection with the preparation and submission of this proposal and to bear any further pre-contract costs. Certain information included in this proposal would if disclosed prejudice our commercial interests.

I/We confirm that I/We have the authority of **(Agency/ Organization)** to submit proposal and to clarify any details on its behalf. I/We understand you are not bound to accept any Proposal you receive.

We remain,
Yours sincerely,

(Signature)
Name & Designation of Authorized Signatory

Name of the Agency/ Organization: Address:

TECHNICAL PROPOSAL

S.N.	ITEM	RESPONSE
1	Name of the Applicant	
2	Type of Agency/ Company / Organization (✓)	
3	Registration Number and Date	
4	Registered Office Address with Fax, Telephone No., e-mail id of Organization	
5	Name & Designation of the Contact Person	
6	Contact Person's Address with Fax, Telephone No., e-mail id of Contact Person	
7	Contact Person's Cell-phone Number(s)	
8	Nature of Current Engagements <i>Please attach Annual Report of last 3 Years</i>	
9	Experience in the field of O&M of public amenities / facilities (Give details)	
	<i>Please attach Work Orders, Work Completion Certificates/ Reports</i>	
10	Financial Capability <i>Please attach Audited Annual Accounts along with</i>	
11	Any other point	
12	Particulars of Demand Draft (Non-Refundable)	Name of the Bank
		Branch
		Cheque / DD No
		Amount
		In favour of

Certificate:

I/We confirm that I/we have read the relevant documents and understood the Scheme for Operation and maintenance of Public and Community Toilets, particularly our scope of work, and other terms and conditions. I/We convey our acceptance of the terms and conditions. The undersigned confirms that he/she has the necessary authority to submit this RFP on behalf of the applicant.

Date:
(Signature)

Place:
(Full Name and Seal)

Technical Proposal Evaluation

For Qualification, the Bidders should satisfy the minimum eligibility criteria.

The Applications will be evaluated based on Applicant's experience and the experience of Key Personnel. Only those Applicants whose Applications score **70** points or more out of **100** shall be qualified.

The scoring criteria for evaluation shall be as follows.

S. N.	Criteria of Evaluation	Marks	Total Marks
1	Experience of the Applicant		
	Completed / Ongoing work experience in Commercial Toilets maintenance in huge public gathering places (firm/organization/company/agency as a sole bidder). Ex: ODF ++ ULBs, shopping malls, Corporate Offices/Hospitals, Bus Stands and Factories.	30	
2	Relevant Experience of the Agency/Firm/Company in last 4 years 10 marks per each year of experience in relevant field	40	
3	Employment of Mechanical Machines for Cleaning Operations AND OTHER MEANS OF UTILIZATION OF MODERN EQUIPMENT WITH PHOTOGRAPHIC EVIDENCE.	20	
4	Knowledge, Display on Swachh Bharat ODF +, ODF ++ and best toilets protocol (Evidence to be submitted)	10	
GRAND TOTAL			100

In addition, the bidder may note the following.

The Tender Inviting Authority would evaluate the Technical Proposal to ascertain the qualification criteria of the party / bidder for opening of financial proposal. Bidders who qualify the minimum eligibility criteria and who get qualification by getting score 70 marks out of 100 in technical proposal evaluation only will be considered for opening of Financial Proposal.

Opening and evaluation of second envelope viz financial Proposal

Financial Proposal of responsive bidders who are found acceptable on scrutiny of technical contents and satisfy the criteria for evaluation, Proposal Document will be opened in the presence of authorized representative of concerned bidders who

may wish to remain present. The date and venue of opening of the financial proposal will be conveyed to qualified bidders.

Financial proposals with any counter conditions or ambiguous remarks shall be rejected.

Bid Evaluation: - In the case of **QCBS (Quality & Cost Based Selection)**, the highest Financial Proposal (F_m) will be given a financial score (S_f) of 100 points. The financial scores (S_f) of the other Financial Proposals will be computed as indicated below.

$S_f = 100 \times F_m / F$, in which S_f is the financial score, F_m is the highest price and F the price of the proposal under consideration.

Proposals will be ranked according to their combined technical (S_t) and financial (S_f) scores using the weights:

T = the weight given to the Technical Proposal: 70%

P = the weight given to the Financial Proposal: 30%

$T + P = 1$

indicated in the Data Sheet:

$S = S_t \times T\% + S_f \times P\%$

Award of Assignment /Services:

Prior to the expiration period of proposal validity, the Employer will notify the successful consultant who submitted the highest financial proposal among the qualified bidders in technical evaluation, in writing by registered letter/ cable /telex or email and invite it to negotiate the Contract if required. The party selected for an award of assignment shall be issued a Letter of Award by the Employer. This letter along with written acknowledgement of the successful party shall constitute a contract between the party/ies with Employer, till signing of formal agreement.

Confirmation of receipt:

Agencies/Companies shall acknowledge the Employer by email/ post/ courier the receipt of Letter of award and confirm the acceptance of the proposal.

03. FINANCIAL PROPOSAL

I. FINANCIAL PROPOSAL

Place: Vijayawada

Date

FROM: TO:

Dear Sir

I/We, the undersigned, offer to provide the services for [Operation and Maintenance of Toilets at different places in VMC as per enclosed list] in accordance with your Request for Proposal vide no: **XXXXXX**, dated XXXX and our Technical Proposal. I/We do hereby agree to carry out the job as per the terms and conditions of the 'RPF' document.

Vijayawada Municipal Corporation			
Operation & Maintenance of Public and Community Toilets			
Package No.	No. of Public Toilets	No. of Community Toilets	(Indicate MONTHLY CHARGES ONLY payable to VMC after maintenance of all the toilets)
OMCTPTMST1 (Works Division 1)	9	3	
OMCTPTMST2 (Works Division 2)	5	3	
OMCTPTMST3 (Works Division 3)	5	5	

Our Financial Proposal shall be binding upon us subject to the modifications resulting from Contract negotiations, if any, up to expiration of the validity period of the Proposal.

Note: The bidder shall quote an amount in Rs/Month duly balancing the maintenance Cost of community toilets with the public toilets.

Penalties for Lapses / Shortfalls

The penalty amounts will be levied to the agency if the maintenance is not done satisfactorily on any day or on receipt of any specific complaint to the effect that the cleaning is unsatisfactorily and for not following the conditions laid down as follows:

S.no	Performance Indicator	Penalty per item/all items/per day (Amount to be decided by the VMC)
1	Cleaning and washing of toilets not attended (per day)	Rs. 100/- Per day
2	On genuine complaint from the user(s)	Rs. 500/- Per complaint
3	On report from the inspection team/visiting Officer	Rs. 500/- Per day

**** The Penalty rate may be revised by the VMC from time to time without any prior notice****

No fees, gratuities, rebates, gifts, commissions, or other payments have been given or received or paid in connection with this Proposal.

I/We understand you are not bound to accept any Proposal you receive.

Yours sincerely,

Authorized Signature [*In full and initials*]:

Name and Title of Signatory:

Name of Agency/ Organization:

Address

04. MODEL AGREEMENT

MODEL AGREEMENT FOR OPERATION AND MAINTENANCE OF PUBLIC & COMMUNITY TOILETS IN VMC

(TO BE EXECUTED ON A NON-JUDICIAL STAMP PAPER)

This agreement is made on the ____th day of _____ 20__ between VMC (Hereinafter called as 1st party)

AND _____ (Name of the 2nd PARTY: NGO/ Foundation/ Trust) having its Address of Correspondence at _____ (Hereinafter called as “the 2nd Party”)

AND WHEREAS

(a) The “1st Party” has decided to entrust the operation and maintenance of Public and Community Toilets by the “2nd Party” under the jurisdiction of more fully described in the schedule annexed separately.

(b) The “2nd Party”, having represented to the client that he/she has the required professional expertise, technical skill and resources, has agreed to undertake the work of operation and maintenance of Public and Community Toilets situated at different places of VMC as per annexed list under the jurisdiction of according to the terms and conditions set forth in this Agreement.

NOW THEREFORE, the parties hereby agreed as follows:

1. The following documents attached hereto shall be deemed to form an integral part of this Agreement:

Section 1 - General Conditions of the Agreement

Section 2 - Technical Specification for Maintenance of Public Toilets.

2. The mutual rights and obligations of the Client (1st Party) and the Service Provider (2nd Party) shall be as set forth in the Contract, in particular:

(a) The Service Provider shall carry out the Services in accordance with the provisions of the Agreement; and

(b) The 2nd Party shall make payments as license fee to the 1st party in accordance with the provision of the agreement.

(c) This AGREEMENT shall be governed by and constructed in accordance with the laws of India.

3. Commencement and Duration of the Services

The Service Provider shall start the Service on ("the Start Date") and shall complete them by ("the End Date") unless this Contract is terminated earlier in accordance with its terms and conditions.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be signed in their respective names as of the day and year first written above.

For and on behalf of the *[1st Party]*

*[Authorized
Representative] Witness*

1:

Witness 2:

For and on behalf of the *[2nd Party]*

*[Authorized
Representative] Witness*

1:

Witness 2:

[Note: If the Service Provider consists of more than one entity, all such entities should appear as signatories]

SECTION - 1

GENERAL CONDITIONS OF THE AGREEMENT

1.1 Terms & Conditions

- I. This AGREEMENT shall be governed by and constructed in accordance with the laws of India.
- II. The selected bidders shall maintain the Public Toilets and Community Toilets total 30 Nos. for a period of 2 Years. User charges shall be collected from the users of Public Toilets only (urinals/ toilets).
- III. The Agency/Company (from the date LOA is issued by the VMC) will collect user charges after the date of issuance of work order.
- IV. The toilets shall be licensed for a period of 2 Years. The agency must maintain the cleanliness around the Toilets and ensure that the premises are litter free and urination free.
- V. The title of the land along with the structure built thereon for toilet purpose with all fittings & fixtures will continue to vest with the VMC.
- VI. The 2nd party should maintain uniform in Olive-green, or any color specified by the ULB to the engaged staff. The logo of the VMC to be printed on the uniform.
- VII. The 2nd Party shall collect the user charges from the users of Public Toilets. Any revision in charges shall be intimated to 1st party.
- VIII. The 2nd Party shall operate and maintain the Toilets to the entire satisfaction of 1st Party and clean regularly toilets, urinals and ensure continuous serviceability and continuous availability of clean water.
- IX. The 2nd party shall maintain the facility as per a maintenance schedule agreed between the two. The 1st party may engage third party evaluators to check the quality of maintenance and in case the maintenance is found to be deficient the 1st party may penalize the 2nd Party.
- X. The charges towards water drawn from the nearest source as required by the 2nd party shall be included in the maintenance cost and will not be borne by the 1st party.
- XI. The 2nd party shall not display or allow to display or exhibit any picture / posture / statue or other articles in any part of the premises that are repugnant to the general standards of morality. The 2nd party expressly agrees that the decision of the 1st party in this regard shall be conclusive and binding on the 2nd party.

- XII. The 2nd party shall ensure that the premises are not used for playing games etc., which involves stakes / betting, play cards etc., or for any un-lawful activities.
- XIII. The 2nd party shall ensure adequate water for general cleanliness of the all the toilets. Rainwater storage can be incorporated as an additional requirement to decrease burden on potable water from public utility or underground.
- XIV. The possession of the entire structure as constructed along with fittings and fixtures provided in the public convenience will be handed over to the 1st Party in good working condition, on the conclusion of the agreement without causing any damage.
- XV. The title of interest, ownership and rights about Toilets contracted by the 2nd party for 1st party along with fixtures / fittings provided therein along with its land allotted by the 1st Party shall vest with the 1st Party except that these will be operated and maintained by the 2nd Party as agreed in this agreement.
- XVI. In case of loss due to theft or damage to the assets created in the Toilets, the 2nd Party shall be responsible for making good the same immediately at its own cost and shall continue to keep the Toilets operational and available for public use, to all times, as prescribed.
- XVII. The 1st party shall have the right to cancel / remove / terminate the agreement at any stage, in case of breach of any of the stipulated terms and condition by the 2nd party or in case their performance is not found satisfactory. The 1st party shall be entitled to terminate the agreement in case of any neglect or lapse on the part of the 2nd party in respect of the regular maintenance of the public Toilets for cleanliness and hygienic conditions and to keep the public convenience in a state of good repairs at the cost of 2nd party. Such cancellation/ removal or termination of agreement shall be preceded by a notice of 15 days, whereby the agency shall be directed to explain its conduct as to such breach /neglect/lapses or unsatisfactory performance.
- XVIII. The site and the work assigned to the 2nd party by the 1st party shall not be transferred by the 2nd party to any person, trust, society or institution in any manner whatsoever at any time whether during or after the termination of this agreement.
- XIX. The premises of all the Toilets complex shall not be used by the 2nd party for purpose other than that for which it is allowed under the agreement for operation and maintenance.
- XX. The 2nd party or its employees or agents shall behave and deal politely with due courtesy with the users of these Toilets.

- XXI. The 2nd party will not use or allow any person to use public convenience for residential purpose and not keep any animal / motor vehicle in or around the complex other than one attendant and one security guard to ensure continuous serviceability.
- XXII. The 2nd party shall be allowed to plant flowering and other shrubs around each toilet blocks subject to the approval by the 1st party who is responsible for ensuring right of way to the public.
- XXIII. The 2nd party shall ensure enforcement of existing labour laws. Minimum Wages Act and at no point of time, the 1st party shall be drawn into litigations on these counts.
- XXIV. The 2nd party shall ensure that services of water supply, sewerage, drainage, electricity etc., in this vicinity encountered during the period of operation / maintenance of the toilet blocks are not damaged.
- XXV. On the completion of the contract period, the 2nd party shall hand over the vacant possession of all the Toilets along with fixtures and fittings, inventory, structures in good working condition to the 1st party within 24 hours and will not put any resistance failing which the premises shall be evicted and the 1st party shall assume the occupation without any notice whereupon the 2nd party will have no claim.
- XXVI. Any of the conditions mentioned above can be altered, modified, changed or removed by the appropriate authority as per the necessity and with prior notice to the agency and the new conditions shall be binding on the part of the 2nd party.
- XXVII. The 2nd party should maintain separate account for operation and maintenance of public toilets to pay the amount collected for maintenance of toilets to 1st party.
- XXVIII. The 2nd party should maintain the toilets round the clock by engaging persons in shift wise and the names, address and Aadhar details shall be furnished to the 1st party duly certified by the concerned Sanitary Inspector.
- XXIX. The 2nd party should maintain cleanliness chart duly signed by the supervisor.
- XXX. The 2nd party shall operate and maintain the complex to the entire satisfaction of 1st party and with regular cleaning of Toilets, Interior as well as the exterior floors, walls, ceiling, of the complex and the 1st party reserve the right to appoint 3rd Party Supervisor for evaluation of such work.
- XXXI. The 2nd party shall deploy Associate Members for cleaning work, Associate Member as a Supervisor to look after the maintenance work.

- XXXII. The 2nd party shall bear the cost of cleaning materials, Uniforms, Conveyance expenses for Supervisor, day to day maintenance expenses, Administration and implementation charges.
- XXXIII. The 2nd party shall hand over the toilet blocks to VMC in clean and working condition on expiry of contract period.
- XXXIV. The monthly bill submitted by the 2nd party is to be certified by the concerned AMOH and forwarded to the Executive Engineer for onward submission by the concerned Executive Engineer for payment.

SECTION – 2

2.1. Operation and Maintenance of Public Toilets:

- I. The agency shall engage one person for every unit of Toilet for cleaning and washing the unit round the clock, including public holidays to carry out the following sanitation works:
 - a) Daily washing with water
 - b) Daily phenyl washing.
 - c) Sweeping around the structure and sprinkling of disinfectant mixture
 - d) Removal of solid waste.
 - e) Custodian duty (protecting the structure against damage and misuse) and to prevent open urination surrounding the unit.
- II. The agency or his representative shall personally visit the toilets regularly twice a day to keep watch over the performance of the workers employed by him.
- III. The agency should maintain Septic Tanks Connected with the toilet units with periodical cleaning and removal of sludge and effluent and its disposal to nearest STP of VMC at the own cost of bidder.
- IV. The agency should maintain sewage pipe plumbing system, water supply plumbing system, electrical pump sets, wiring systems intact and any repair works shall be attended immediately at the own cost of bidder without causing any inconvenience to the users.
- V. The agency should attend maintenance works such as structural repair works, painting works as and when necessary and from time to time at the own cost of bidder.
- VI. The agency shall carry out the work by engaging men and equipment and provide the disinfectants and implements for cleaning and arrange for enough water supply at the urinal / toilets for Cleaning.
- VII. The agency should arrange for enough water supply at the structure for cleaning and washing.

- VIII. The following implements / disinfectants shall be supplied by the Agency to the staff Engaged by them.
- a) Compressor propelled mechanized cleaners.
 - b) Cleaning Brooms
 - c) Sweeping brooms
 - d) Coir brush
 - e) Scraping Sheet
 - f) Bamboo Basket
 - g) Plastic containers
 - h) Bamboo Reapers
 - i) Plastic Buckets
 - j) Plastic Mug
 - k) Sponge piece
 - l) Washing Soap
 - m) Adequate quantity of Phenyl, Oxalic acids, Hydrochloric (diluted) Acids and Bleaching and lime powder.
 - n) Photo Identity Cards for each staff
 - o) Apron for each staff with 1st party 2nd party's name printed on it
- IX. The officials authorized by the 1st party will supervise the work from time to time and point out any unsatisfactory service rendered by the 2nd Party and shall be entitled to give suggestions as may be considered necessary and the 2nd Party shall be bound to carry out the work.
- X. In the event of incomplete and unsatisfactory service, negligence or slackness is found on the 2nd party of the 1st in carrying out the work, the 1st party shall be given a notice twice for the explanation and terminate the contract, if there is no improvement even after repeated instructions.
- XI. The agency shall ensure that the labour engaged by him to carry out the work shall not claim any right whatsoever against the corporation by service rendered under this contract and shall not hamper the work by resorting to demonstration, agitation etc.
- XII. The agency shall be held responsible for all or any of the Act done by the staff / workers and shall be alone responsible for the payment of wages or any loss or damage caused by them during service or work undertaken and shall also be responsible and be liable for payment of any compensation under workmen compensation Act. The VMC will not be liable for any such event whatsoever.
- XIII. That agency shall not engage child labour and shall agree and permit the workers to avail weekly off.
- XIV. The agency shall not sublease or assign any part or portion of the work or the whole based on the commission to others. If such conduct or action is found

and brought to the notice of the 1st party, the 1st party is entitled to rescind and cancel the contract altogether.

- XV. The 1st party has the authority either to suspend or to cancel the contract when it is not desirable to continue the contract at any point of time with prior notice.
- XVI. The 1st party also reserves the right to alter, modify, change or remove any of the conditions mentioned in the agreement without assigning any reason to the 2nd party.
- XVII. The 1st party reserves right to extend the contract agreement depending on the satisfactory performance of 2nd party.
- XVIII. The 1st party should maintain the following conditions:
 - a) Easily accessible for the physically challenged / handicapped persons
 - b) Separate toilet blocks for men and women with separate entries
 - c) Urinal facilities for men

CIRCLE 1 CT/PT List

COMMUNITY TOILETS

S.No	Div No	Name of the BOT Toilet & Other Toilets	Area & Location	Remarks
1	35	Baig Street Community Toilet	Community Toilet Md Baig Street, Poornanandampet	CT
2	35	Mangal Bazar Community Toilet, Pezzonipet	Mangal Bazar Pezzonipet	CT
3	38	Akkula Vari Thota	Akkula Vari Street	CT

PUBLIC TOILET

S.No	Div No	Name of the BOT Toilet & Other Toilets	Area & Location	Remarks
1	40	Lorry Stand Out	Lorry Stand Bhavanipuram	PT
2	40	Lorry Stand In	Lorry Stand Bhavanipuram	PT
3	38	Punnamai Ghat Toilets	Kummaripalem	PT
4	37	Paadi Street Toilet	Paadi Street, Islampet, Public Toilet	PT
5	37	Beside Rajakapet School	Beside Rajakapet Pulipativari Street	PT
6	53	Alladavari Street, Fish Market	Alladavari Street, Fish Market	PT
7	37	Near Nh-65 Police Station	Near Krishna Lanka Police Station	PT
8	37	Rajiv Gandhi Park	Beside Rajiv Gandhi Park	PT
9	37	PS Nagar Bus Stop	PS Nagar Near In Gate City Bus Stand	PT

CIRCLE 2 CT/PT List

COMMUNITY TOILETS

S.No	Div No	Name of the BOT Toilet & Other Toilets	Area & Location	Remarks
1	28	Community Toilet, Bhanu Nagar (Ct,Bot)	Community Toilet, Bhanu Nagar	CT
2	25	Kurmaiah Vanthana, Karmika Puram (CT)	Kurmaiah Vanthana, Karmika Puram	CT
3	25	Kotha Vanthana	Kotha Vanthana, Seetharampuram	CT

PUBLIC TOILET

S.No	Div No	Name of the BOT Toilet & Other Toilets	Area & Location	Remarks
1	25	Near Dairy Parlour (Alankar Vanthana)	Alankar Vanthana, Arundal Pet	PT
2	36	Near Eluru Lakulu	Near Eluru Lakulu	PT
3	23	Near CVR School	Near CVR School, Gopalareddy Road	PT
4	24	M.G. Road, Beside IGM Stadium	M.G. Road, Beside IGM Stadium	PT
5	24	IGM Stadium, Near Bus Stop, MG Road	IGM Stadium, Near Bus Stop, MG Road	PT

CIRCLE 3 CT/PT List

COMMUNITY TOILETS

S.No	Div No	Name of the BOT Toilet & Other Toilets	Area & Location	Remarks
1	14	Patamata,Near Chinna Vanthena Kaluva Katta	Patamata,Near Chinna Vanthena Kaluva Katta	CT
2	16	Krishna Pushkar Toilet	Krishna Pushkar Toilet Balaji Nagar	CT
3	18	Tharakarama Nagar Katta	Tharakarama Nagar Katta	CT
4	17	Ranigari Thota	Near Mosque Ranigari Thota	CT
5	15	Near ODA Community Hall	Ramalingeswar Nagar	CT

PUBLIC TOILET

S.No	Div No	Name of the BOT Toilet & Other Toilets	Area & Location	Remarks
1	9	JASTI STREET PUBLIC TOILET	JASTI STREET,KALUVA KATTA	PT
2	18	THARAKA RAMA NAGAR DONKA	THARAKA RAMA NAGAR DONKA	PT
3	14	Circle - III Office Cellar, Patamata	Circle - III Office Cellar, Patamata	PT
4	11	Near Raithu Bazar,High School Road	Near Raithu Bazar,High School Road	PT
5	22	BANDAR LAKULA	BANDAR LAKULA KRISHNA LANKA	PT