

UDHAV DAS MEHTA (BHAI JI) CENTRAL REGIONAL CENTRE

Gram Gora, Bishenkheri, Suraj Nagar, Bhopal (MP)- 462044 Email: - saicrcbpl@gmail.com Tel: 0755-2696930, 2696811(fax)

LIMITED TENDER ENQUIRY FOR MESS - BOYS & GIRLS HOSTEL FOR SPORTS AUTHORITY OF INDIA, STC TIKAMGARH

Sealed tenders are invited by Sports Authority of India Bhopal from reputed Catering Agencies with minimum annual turnover of **Rs.25.00 lac (Rupees twenty-five lac only)**, audited balance sheet for the last three years i.e. 2012-13, 2013-14 and 2014-15 (if audited balance sheet for the year 2014-15 is not available than audited balance sheet for the year 2011-12 should be submitted in place of 2014-15) and having relevant experience of minimum three years working in providing food to the sports persons at State/National/ International level on regular basis for awarding contract to provide catering services for Mess – Boys & Girls Hostel for SAI, STC Tikamgarh.

The detailed information, terms and conditions governing the award of contract are contained in the tender documents which may be obtained from Sports Authority of India, central Regional Centre, Gram Gora, Bishenkheri, Bhopal, on any working day from 11:00 am to 05:00 pm upto 25th May, 2015. The Tender document is also available in website **www.saicrc.org & www.sportsauthorityofindia.nic.in**

Tender offer in the prescribed tender form along with all relevant documents sealed and completed in all respect must be submitted latest by **26**th **May**, **2015 upto 1300 hrs** in the office of Regional Director, SAI Central Regional Centre, Sports Complex, Gram Gora, and Bhopal which will be opened on **26**th **May**, **2015 at 1530 hrs** in the presence of the bidders or their authorized representatives.

Sports Authority of India reserves the right to accept or reject any tender or all the tenders without assigning any reason whatsoever.

REGIONAL DIRECTOR (CC)

SPORT'S AUTHORITY OF INDIA

LIMITED TENDER DOCUMENT FOR AWARD OF CONTRACT FOR RUNNING OF MESS (BOYS & GIRLS HOSTEL)

IN

SAI TRAINING CENTRE (STC)

SPORTS AUTHORITY OF INDIA GOVT. GIRLS HIGHER SECONDARY SCHOOL, TIKAMGARH (M.P) - 491441

Tender	Nο	
render	17(1)	

Regional Director Sports Authority of India Udhav Das Mehta (Bhai ji) Central Center, Gram Gora, Bhopal

Issued to:	M/s

Authorized signatory

Sports Authority of India – Limited Tender for Running Mess on contract

SPORTS AUTHORITY OF INDIA

UDHAV DAS MEHTA (BHAI JI) CENTRAL REGIONAL CENTRE BHOPAL Gram Gora, Bishenkheri, Bhopal -462002 Tel. No. 0755-2696923-28, Fax 0755-2696811

LIMITED TENDER FORM

Tender will have to submit tender EMD of Rs.50,000/- (Rupees fifty thousand only).

Last date of receipt of Tenders Date and Time for opening of Tenders Venue of opening Tenders 26th May, 2015 upto 1300 hrs 26th May, 2015 at 1530 hrs SAI Central Regional Centre, Gram Gora, Bishenkheri, Bhopal.

Sports Authority of India invites sealed Limited Tender from reputed Caterers having minimum annual turnover of Rs.25.00 lacs for providing catering services to Sports Person in an Institution/Hostel or during State/National Championships. The Menu of the mess is attached as Annexure-I to this form. Format for submission of Limited Tender is placed at Annexure-II, III & IV requisite documents are referred thereof be enclosed along with the tender.

1.	Name of the Firm	:	
2.	Full Postal Address with Tel. No. &	:	
	Fax No.		
3.	Name, Address & Tel. No. of the	:	
	Director/Proprietors & Chief		
	Executive of the firm. Bio-Data of		
	the Director/Proprietors, Chief		
	Executives of the firm should also		
	be enclosed with proof of ownership.		
4.	Registration No. of Firm	:	
5.	PAN Number of proprietor	:	
	& TAN Number of Firm and		
	Service Tax no.	:	
6.	Total number of employees on	:	
	Muster roll of the firm.		
7.	Audited Balance Sheets of last	:	
	three years showing the turnover of		
	Rs.25.00lacs and above (each year)		
8.	Additional manpower with the Firm	:	
	is capable of providing at one time		
	Immediate if the contract accepted		
	(give exact no.)		
9.	Experience of minimum three years for	:	
	Providing catering services to		
	Sports Person in an Institution/Hostel or		
	Hotel Services organizing camps for mas		
	or other related function for group/ organ	iizing	
	State/National Camps for related nature		
10	or in hotel services.		
10.	Attached copy of license from :		
	Food & Safety Authority of India		

TERMS & CONDITIONS

- 1. The words "<u>Limited Tender for Mess (Boys & Girls) Hostel for STC TIKAMGARH</u>" should be subscribed on the top left corner of envelope bearing the name and address of the Tenderer. The Limited Tender shall be submitted in three separate envelopes addressed to the Regional Director, SAI, Central Regional Centre, Gram Gora, Bishenkheri, Bhopal as under:
 - a) **Envelope "A"-** Earnest money of Rs.50,000-(Rupees fifty thousand only) by the tenderer through **Demand Draft only** in favour of Regional Director (CC) SAI payable at Bhopal from any nationalized bank as detailed in Annexure II.
 - b) **Envelope "B"** should contain the tender documents duly signed on each page and all other documents to be submitted along with the tender as per details given in Annexure –III along with information pertaining to the present line of business.
 - c) **Envelope "C"** should contain the Financial Bid in Annexure IV.
- 2. Envelope 'A' & 'B' submitted by the bidder will be opened on **26th May, 2015 at 1530 hrs** Envelope "A" will be opened first and Envelope "B" of only those tenderers will be opened who have deposited required EMD and Tender Cost. Envelope "C" i.e. Financial Bid of only those bidder whose documents are found in order and selected by the SAI Tender Committee, will be opened. Date and time for opening of Envelop 'C' will be decided later on. All the three envelopes should be submitted in one big cover duly sealed and may be put up in the tender box kept in the office of SAI Central Regional Centre, Gram Gora, Bhopal.
- 3. The tenderer should sign each page of the tender. Individual signing the tender papers must indicate whether he is the sole proprietor or / partner of the firm.
- 4. The tenderer should also submit signed undertaking along with the tender that he has read the complete tender documents, and will abide by its terms and conditions and have also enclosed all the documents referred to in Annexure –III.
- 5. Offers sent by telex/fax/telegram will not be accepted.
- 6. SAI reserves the right to reject the tender of all or any party without assigning any reason.
- 7. Limited Tender documents are neither transferable nor cost of the tender documents is refundable under any circumstances.
- 8. The issuing of Limited Tender document shall not constitute that the tenderers are automatically qualified.
- 9. If even after award of contract, information/facts submitted by the tenderer are found misleading/incorrect/false etc, SAI reserves the right to disapprove the contract.
- 10. The Earnest Money draft will be returned to the unsuccessful bidders within seven days from the date of award of the contract. The Earnest Money of the successful tenderers will be liable to be forfeited, if he does not fulfill any of the following conditions:
 - a) The successful tenderer shall have to deposit security amount of Rs.1,25,000/-(Rupees one lac twenty five thousand only) within 7 days of the receipt of the award of contract. It may be added that the security thus to be deposited with SAI shall not carry any interest.

- b) Execution of the agreement on Rs.1000/- (Rupees One thousand only) Stamp Paper within 7 days of the receipt of award letter.
- c) To undertake the work from the specified date mentioned in the award letter.
- d) The earnest money of the successful tenderer will be refunded after completion of the above-mentioned three conditions.
- 11. Rates of the successful tenderer will be valid during the period of the contract. No revision will be allowed on the request of successful bidder.
- 12. In case of any dispute between his employees and successful tenderer, SAI will have no responsibility and shall not be responsible for any compensation in any form to such employment to any of such employees during the currency of and/or after the expiry of this agreement.
- 13. In case of any dispute the matter shall be under the jurisdiction of the courts situated in Bhopal.
- 14. In case of any Limited Tender documents submitted by the bidders with incomplete information, his tender will be cancelled.
- 15. Sealed Limited Tenders containing relevant information should be addressed to the **Regional Director, SAI, Central Regional Centre, Gram Gora, Bhopal** and should bear the name and address of tenderer.
- 16. Any Limited Tender received after the specified date, time and place mentioned in the advertisement will not be entertained under any circumstances.
- 17. Facilities to be provided by **SAI** in the **MESS**:
 - a) Dinning hall (with required furniture)
 - b) Kitchen & stores
 - c) Water will be provided by SAI
 - d) Electricity SAI will pay only for lighting, fans, Water Cooler (not for kitchen electricity, which is payable by successful bidder).
- 18. The successful tenderer will have to install a sub-meter (covering kitchen & store) for electricity at the risk and cost of his own and payment will be made according to SAI on actual consumption as shown in the sub-meter, along with license fee every month.
- 19. The caterer will be responsible for maintaining the furniture, electrical, sanitary water connection and other fittings in proper working condition and in case of any fault, will be repaired of his own cost.
- 20. The furniture issued will be on a One-Time Basis, and it should be returned in good condition. Its maintenance will be responsibility of the caterer who will be responsible for any breakage and damage of the furniture.
- 21. The caterer will be responsible for the cleanliness of the dinning hall, kitchen and the surrounding areas.
- 22. The caterer will not be allowed to use hard coal/wood and he will be allowed to use of gas fuel.

- 23. The food supplied should be wholesome, hygienic, and nutritious prepared in refined oil. The SAI reserve the right to take the assistance of any institution/agency/expert/dietitian for guiding the caterer in this respect and advice of respective Incharge of the centre & Regional Director Central Regional Centre Bhopal will be binding.
- 24. Waiters/Cooks should always be in prescribed uniform as approved by the Centre Incharge/Regional Director and the uniform has to be provided by the caterers at his own cost.
- 25. The caterer has to bring his own crockery and cutlery utensils and other items required for preparing and serving of food. All the items should be of good and standard quality and same are subject to checking by SAI.
- 26. The agreement will be for a period of **one year** from start of the services which can be extended for a period of another one year subject to the suitable services provided by the caterer during the first year. The contract can be terminated by either party giving 1 (One) month notice and there upon the premises will be vacated and all equipments/belongings of caterer to be removed forthwith non-withstanding whatever claims/counter claims he may be having. The services could also be terminated for major breach or complaint of any of the terms and conditions stipulated in the agreement.
- 27. The caterer will ensure compliance with all labour laws as applicable to caterer and caterer's employees including any additional obligations that may arise on account of the canteens being located within the SAI premises.
- 28. The caterer will maintain from inception, a reserve fund with his own bankers for meeting all accruing liabilities of terminal benefits, compensation etc. and will be responsible for providing alternative employment to all its employees on the cessation of this agreement, in his other ongoing catering projects.
- 29. The premises shall not be utilized for any other or different purposes then set out, and any other form of commercial or trading user of these premises shall constitute breach of this agreement apart from rendering the caterer liable to pay additional charges for the unauthorized use as may be determined by Regional Director in his sole discretion.
- 30. Licensee shall pay the license fee for every month. He will have an option to pay License fee by the way of deduction of License Fee from his monthly bill or depositing directly in SAI Account. Non-payment of license fee within the prescribed date will constitute breach of the terms of license failure to company with the above provision may lead to termination of the contract.
- 31. If the license fee, or any part/thereof shall at any time, be in arrears and remaining unpaid after the due date and or if the licensee any time fails or neglects to performs or observe any of the terms and conditions herein contained and on his part to be observed and performed of very serious nature, then in that event, the licensor may without prejudice to his general right of revocation of license as a licensor, be terminated the contract by given 10 days notice in writing to the licensee, there upon the licensee will peacefully give up position of the premises in question. However the licensor retain his right to recover any loss or prestige suffered on account of any antecedent breach of terms and conditions and contravention on the part of the licenses.

In case of food, if found less in quantity or quality is not of standard quality or in unhygienic condition or not served in time, the penalty will be deduction of 10% of the monthly bill or as decided by the Regional Director, repeated fault may result in fore feature of part or whole of security and even termination of the contract. SAI reserves the right to visit the existing or the past customer of the tenderer to ascertain the quality of work performed by them and in case any negative report is received against the tenderer, his tender may be rejected. Also in case any information provided by the tenderer is found to be false, his tender can be rejected and part or whole security forfeited.

- 32. That without prejudice to the rights and privileges of the licensor, licensee during the tenure of this license shall not transfer, assign or part with licensed premises or any portion thereof permanently or temporarily to any other person and shall not be allowed to take any person to share the accommodation or in partnership without the prior written permission of the licensor, nor shall be entitled to allow any person to occupy the licensed premises or to use any part thereof or create any right of any other person/party in the said licensed premises.
- 33. The licensee shall not be entitled to put up any structure (permanent/temporary) on the licensed space. In case any such structure(s) is/are required to be put by the licensee for promotion of his business the licensee shall submit a detailed plan for approval of the licensor. No additional/alteration or structural changes would be allowed to be put up without the prior written approval of Regional Director.
- 34. That in the case the license comes to an end on expiry of the period of license or is revoked before the expiry of contract, in that event, the licensee shall not remove from licensed premises, furnishing, fitting, fixture etc. belonging to the licensee without the prior written approval of the licensor. If the licensor decides not to retain all or any of the fitting and furnishing, the licensee shall remove the same peacefully and restore the licensed space to the original condition at his own cost.
- 35. That the licensee shall not do anything in or outside the licensed premises which may create nuisance or any cause of annoyance to the neighbors, to the licenser and or to the visitors and Sports person living/visiting the premises.
- 36. That the overall control and supervision of the premises shall remain vested in the licenser and the licenser through its authorized representative will have the right to inspect the whole or part of the licensed premises as and when considered necessary with respect to its bonafide use and in connection with fulfillment of the other terms and conditions of the license.
- 37. Fitting in the licensed premises have been provided with the sanitary, and water supply fitting and the same shall be handed over. The licensee shall be responsible for maintenance of these in proper condition and repair within the contract period.
- 38. The adequate provision exists for sufficient number of lights points, power plugs, fan points and exhaust fans points. However, in case of any additional requirement at all places, light fittings, fan including exhaust fan will be provided by the licensee at his own cost. For any addition and alteration in the electrical installation work prior approval in writing of the licenser will have to be obtained by the licensee.

- 39. In case of any damage to the property belonging to licenser the licensee shall compensate the licenser to and for the amount as may be determined by the licenser, who shall be final and binding on the licensee.
- 40. Only such items of foods and beverages etc. will be prepared as provided in menu and any additional items should as have not been prohibited by Ministry of Health or SAI and other Govt. Agency.
- 41. The licensee shall arrange for removal of the garbage out side the campus premises, the kitchen waste or any other type of refused or waste material every day at his own cost.
- 42. That the licensee shall maintain environmental hygiene and proper sanitation of the licensed premises during all working hours. The licensee shall be bound to avoid by all the provisions of the prevention of Food Adulteration Act as applicable in TIKAMGARH (M.P) and such other Central and local laws and rules and regulation existing therein or to be enacted or introduced hereafter.
- 43. That in case the license is cancelled by the licenser, the unauthorized occupants of the public premises viz erstwhile licensee together with all other unauthorized occupants, if any shall be liable to pay the damages at such rates as may be determined by the licenser.
- 44. On the expiry of the period of license, in case the license is not renewed or fresh license entered into or in case of default in payment of license fee or violation of any clause of the agreement. The licensee shall become an unauthorized occupant of the said public premises under section 4 of the public premises. (Eviction of unauthorized occupants) Act-1971 and the licensee shall be liable to be proceeded under the provisions of the said above Act. Besides the jurisdiction of the Estate Officer as appointed by Ministry of Youth Affairs and Sports of SAI, in case of other disputes that the courts in Bhopal or Delhi only shall have jurisdiction to entertain any application in respect of any proceeding under this agreement or to entertain any suit in connection with this agreement of license and no other court of any other place shall have the jurisdiction to entertain any such application or any suit.
- 45. That the licensee at his own cost will provide running hot water, cupboards for keeping servant's cloths, fire proof arrangement and all other requirement in the kitchen. It will be responsibility of licensee to comply with all fire-fighting norms and condition as laid down by the concerned authority. SAI will not be responsible in case of any eventuality.
- 46. That the washing of utensils etc. including dishwashing shall not be permitted at any place other than the space in the kitchen provided for this purpose.
- 47. The licensee shall not encroach upon any area of vacant land or constructed portion for any purpose.
- 48. SAI reserves right to revise its menu and no extra payment will be made for the same.
- 49. That the licensee shall make all arrangement/provisions for fire detection/safety/fighting arrangement as may be prescribed by the Chief Fire Officer of any other code or standard practice at his own cost.

- 50. That the licensee shall use polythene bag/dustbins for the refuse and the kitchen waste. It shall be ensured by the licensee that refuse of kitchen waste is not scattered outside the cans/dustbins and neither the same is dumped anywhere else other than the place specified.
- 51. That the licensee shall not display any neon signboard or advertisement board etc. without prior written permission of the licensor, but the licensee shall be responsible to pay the advertisement tax or any charges levy by the licensor, if any neon sign board or advertisement board etc. is installed without the prior written permission of the licensor.
- 52. That the effective day to day maintenance, watch and ward, sanitation of the licensed premises including attending to current complaint from the meter onwards and routine and period maintenance of electrical and other installation shall be the responsibility of the licensee. He will have to engage adequate number of technicians for effective maintenance in the event of the failure of the licensee to carry out effective day to day maintenance of the premises to the satisfaction of the licensor if any other repair which the licensor may consider should be carried out without delay or loss of time to avoid wastage of water/electricity and damage to the Govt. property the responsibility of which is otherwise that of the licensee and in that event the licensee shall pay to the licensor the cost including departmental charges incurred on his behalf. The licensee shall maintain the electrical installation as per Indian electrical rules and shall abide by the electricity control Act (S) enforced from time to time.
- 53. Not with standing anything contained in any clause hereto in force mentioned the licensor shall have the absolute right at all time to undertake any construction or modification to ensure better utilization of the building and to improve its revenue. The licensee shall not be entitled for any compensation and/or reduction in license fee or have any right to object to the same.
- 54. The serious breach of any of these conditions will make the licensee liable to cancellation with immediate effect as decided by the Regional Director. That the security deposit will also be forfeited in case of breach of any condition mentioned in the tender. On revocation/cancellation/determination of the license it shall be duty of the licensee to vacate the licensed premises within the time given in the communication issued by the licensor in this respect, in case the licensee shall fails to vacate the premises within the stipulated the licensor shall be entitled to charge/recover damages at such rates and may be determined by the licensor. In the event of the licensee desirous of surrendering the licensed space before the expiry of the terms of the license.

He can do so by giving one month's notice in writing terminate his liability on the date of expiry of the said notice or on the date of handing over the possession of licensed premises whichever is latter provided that out going licensee clears all the pending dues including damage charges, if any. Clearance of the dues will be essential condition for the acceptance of the notice. In the event of the non payment of the dues before the date of expiry of notice period, the time taken in clearing the dues will be automatically postpone the date of notice period and the period of the notice in that even will expiry on the date of clearance of the dues.

55. SAI reserves the right to determine the license after giving one month's notice to the licensee in case the said licensed premises are required by the licensor in the due course of fulfillment of its objectives of promotion of sports or due to any other unforeseen exigency of service.

56. That the licensee shall stand ex post-facto determined without any right to compensation whatsoever to the licensee in any of the following events.

If the licensee (s) being an individual or if an firm, any partner in the licensed firm, shall die or at any time be adjudged insolvent or shall have a receiving order for administration of his estate made against him or shall take any proceeding for liquidation or compensation under any insolvency act for the time being in force or make any conveyance or assignment of his effect or enter into any arrangement or composition with creditors or suspend payment or shall introduce a new partner or shall change the constitution of partnership or if firm is dissolved under the partnership act.

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The licensee being a company shall pass a resolution or the court shall make an order for the liquidation of its affairs or a receiver or a manager on behalf of the debenture holders shall be appointed or circumstances shall have arisen which entitle the court or debenture holders. Shall be appointed or circumstance shall have arisen which entitled the court of debenture holders to appoint a receiver or manager, provided always that such determination shall not be prejudice any right of action or remedy which shall have there after accrue to have licensor.

- 57. On the expiry of the period of license the licensee undertakes to handover the peaceful the vacant possession without delay, dispute or demur on any ground whatsoever. In any case of default in payment of license fee or violation of any clause of the agreement, the licensee shall become an unauthorized occupant of the said public premises under section 4 of the public premises (Eviction of unauthorized occupants) Act 1971 and the licensee shall be liable to be proceeded under the provisions of the said P.P. Act 1971. Besides the jurisdiction of the Estate Officer as appointed by SAI, in case of other disputes that the court in Bhopal or Delhi only shall have jurisdiction to entertain any application in respect of any proceeding under this agreement or to entertain any suit in connection with this agreement of license and no other court of any other place shall have the jurisdiction to entertain any such application or any suit.
- 58. The mess in the hostel is meant to cater to the requirement of sports person in various disciplines and the said requirements including the fluctuation in the number of the players as also the food, hygienic and nutritional requirements of the players will be kept in mind and adhered to without any failure & default. In the case of any complaint being of a such a serious nature as to result in Newspapers reports, etc. the minimum penalty will be Rs.20,000.00 as decided for each instance will imparted by the Incharge be depending on the seriousness of the matter, it will be in the sole discretion of SAI to impose even a higher penalty up to Rs.50000.00 for each incident of deficient working of the hostel mess which is reported in Press/Newspapers.
- 59. The tenderer, will be responsible for ensuring that all the employees and staff duly maintain necessary hygiene, decorum and proper discipline visa-a-visa the campers and their associates. No person associated with the mess shall have any dealings or association of any kind whatsoever with and the party will be fully responsible for its staff and employees both before and after their respective working hours in the event of impermissible interaction between any employee/staff of the part and any camper whether individual or in a group.
- 60. The tenderer, its staff and employees will be liable to bring to the notice of the Centre Incharge & Regional Director of the centre SAI any untoward developments at the earliest possible instance failing which it will be deemed that the party its staff and employees and involved in or connected with or beneficiaries of the said untoward developments/activities.

- 61. The successful tenderer shall be responsible for ensuring the safety of the persons, etc. In case of any injury to any persons or damages caused to the property of SAI or any third party, the tenderer shall be responsible to pay compensation for such injury and /or damages as may be required under the law. In case of any court case or challan by the police or any local authority or any other party competent to take such action, the tenderer shall be solely responsible for defending the cases in a court of law and/or to ensure compliance with the summons or challan so served in this behalf.
- 62. These are only proposed draft terms and conditions and can be modified changed or added to the time of finally conclude and signing the agreement.
- 63. The earnest money of the successful tenderer will be refunded after depositing of the security money against the contract.
- 64. All the supporting documents wherever needed should be enclosed.
- 65. Conditional/Incomplete tenders with own terms will be rejected.
- 66. TDS etc will be applicable as per rules.
- 67. The successful tenderer will take out all the waste and dirt out of the Campus premises daily at his own cost.
- 68. The successful tenderer will give an undertaking before starting services & thereafter with every bill that he is abiding by all the Labour Laws & depositing mandatory deposits e.g. EPF, ESI, Service Tax and any other charges payable to Govt.
- 69. SAI reserves the right to reject any or all the Limited Tenders without assigning any reason what so ever.
- 70. The Tenderer will be responsible for the cleanliness of the canteen and the surrounded areas. He will arrange his own septic tank.
- 71. Sub-letting of the leased premises or further going for Sub-Contract of the Mess or Staff Canteen with any third party in any form will not be allowed during the contractual period to the successful tenderer.
- 72. The successful tenderer will be liable to provide catering services in other centers of SAI under the administrative control of SAI Central Regional Centre on need basis (the agreement of such services will be executed separately).

73. The cooks & bearers should be medically fit and should not be below 18 years of age. It may also be ensured that they are not suffering from infection/ contagious diseases.

This is to certify that I/we have studied site, read, understood all the clauses of the Limited Tender and in case of award undertake to abide by its terms and conditions.

	Signature: Designation: Name of the Firm & Address
Date :	Name of the Firm & Address

Seal

Menu -I for SAI CRC STC Scheme (STC/SAG) Rs. 175/- PER DAY PER HEAD

Day Bed Tea		Bed Tea Break Fast			Lunch	Ever	ning	Dinner		
	Food items	Quantity as per sanctioned diet	Food items	Quantity as per sanctioned diet	Food items	Quantity as per sanctioned diet	Food items	Quantity as per sanctioned diet	Food items	Quantity as per sanctioned diet
Monday	Tea Biscuit (no glucose)	01 cup 04 Nos.	Milk Bread (Familysize) Butter Jam Dalia with Milk Egg or Panner Banana	300 ml 6-8 pc 20 gm 20 gm 250 ml 02 nos. or 50 gm 02 no. (Medium size)	Chapati &rice Dal Arahar Veg Palk with Soya Bari Curd Salad Mixure of three veg. Fruits (150 gm min.)	As desired As desired O1 Katori or 100 gm	Tea Lime Juice (on training Day only)	01 cup 300 ml	Chapati &rice Dal Chilka Massor Chicken with gravy Panner for vegetarian with gravy Salad Mixure of three veg. Desert (Kheer) Milk	As desired As desired 150 gm (raw weight) 75 gm 01 Katori. 200 ml
Tuesday	Do		Bread (Familysize) Butter Jam Cornflakes Egg or Panner Banana	6-8 pc 20 gm 20 gm 100 gm 02 nos. or 50 gm 02 no.	Chapati &rice Dal Rajma Lokhi or Bhindi Raita with Bundi Salad Mixure of three veg. Fruits (150 gm min.)	As desired As desired As desired 01 Katori 01 Nos.	Do		Chapati &rice Dal Arahar Chicken with gravy Panner for vegetarian with gravy Salad Mixure of three veg. Desert (Gulab Jamun or Rasgulla) Milk	As desired As desired 150 gm (raw weight) 75 gm
Wednesday	Do		Milk Bread (Familysize) Butter	300 ml 6-8 pc	Chapati &rice Mix Dal Cudy Salad with spouted	As desired As desired As desired	Do		Chapati &rice Dal Arahar Fish with gravy	As desired As desired 150 gm (raw

			Hunny Dalia with Milk Omlet (02 nos.) Or Panner Banana	20 gm 20 gm 250 gm 01 nos. or 50 gm	chana Mixure of at least three veg. Fruits (150 gm min.)	01 Nos.			Panner for vegetarian with gravy Salad Mixure of three veg. Desert (Halwa) Milk	weight) 75 gm 01 cup. 200 ml
Thursday	Tea Biscuit (No glucose)	01 cup 02 Nos.	Milk Bread (Familysize) Butter Jam Cornflakes with Milk Egg or Panner Banana	300 ml 6-8 pc 20 gm 20 gm 150 gm 200 ml 02 nos. or 50 gm 02 no.	Chapati &rice Dal Arahar Cauliflower/Cabbage with Patato Curd Salad Mixure of at least three veg. Fruits (150 gm min.)	As desired As desired As desired 01 Katori or 100 gm	Tea Lime Juice (on training Day only)	01 cup 300 ml	Chapati &rice Dal Chilka Massor Chicken with gravy Panner for vegetarian with gravy Salad Mixure of three veg. Desert (Custard) Milk	As desired As desired 150 gm (raw weight) 75 gm 01 Cup. 200 ml
Friday	Do		Milk Bread (Familysize) Butter Jam Dalia Omlet or Panner Banana	300 ml 6-8 pc 20 gm 20 gm 100 gm 01 Nos. Or 50 gm 02 nos.	Chapati &rice Rajma Lokhi or Bhindi Raita with Bundi Salad Mixure of three veg. Fruits (150 gm min.)	As desired As desired O1 Katori 100 gm	Do		Chapati &rice Dal Arahar Chicken with gravy Panner for vegetarian with gravy Salad Mixure of three veg. Desert (Halwa) Milk	As desired As desired 150 gm 75 gm 01 Katori. 200 ml
Saturday	Do		Milk Bread (Familysize) Butter	300 ml	Chapati &rice Mix Dal Cudy Salad with spouted	As desired As desired As desired	Do		Chapati & Rice Dal Arahar Meet with	As desired As desired 125 gm (raw

		Jam	20 gm	chana Mixure of at			gravy	weight)
		Cornflakes	20 gm	least three	01 Nos.			75 gm
		Egg or	25 gm	veg.			Panner for	
		Panner		Fruits (150 gm min			vegetarian	
			02 Nos.				with gravy	
		Banana	Or 50 gm				Salad Mixure	
			02 nos.				of three veg.	
							Desert (Gulab	
							Jamun or	
							Rasgulla)	01 pc.
							Milk	200 ml
Sunday	Do	Dry Potato	Max 08	Chapati &rice	As desired	Do	Veg Beriyani	As desired
		veg	pc.	Chole	As desired		Chapati	As desired
		With Pudi		Curd	01 Katori		Dal Arahar	As desired
		or	03 pc	Mix veg	1		Chickenwith	150 gm
		Parotha		Salad with spouted	As desired		gravy	(raw
		with 30 gm		chana Mixure of at				weight)
		Butter		least three veg.	01 Nos.		Panner for	75 gm
		Banana		Fruits (150 gm min			vegetarian 01	
		Milk	02 nos.				season veg.	
			300 ml				with gravy	
							Salad Mixure	
							of atleast	
							three veg.	
							Desert	
							(ICECREAM)	
							Milk	01 Katori
								200 ml

Note:

- 1. The rates Rs.175/- per day per head also includes all taxes mandatory deduction & electricity charges etc.
- 2. 7% extra will be paid as service charges to the firm over and above Rs.175/- per day per head charges.
- 3. The successful tenderer have to pay license fee quoted and finalized each month or will deducted by monthly bill.
- 4. This is a cyclic menu will continue for the all proceeding weeks without any alteration.

FORMAT FOR SUBMISSION OF THE LIMITED TENDER ON LETTER HEAD OF THE **FIRM**

To The Regional Director Sports Authority of India, Central Regional Centre, Gram Gora, Bhopal

Sub: EARNEST MONEY DEPOSIT OF LIMITED TENDER FOR MESS-BOYS HOSTEL IN STC TIKAMGARH(M.P).

(TO BE SUBMITTED IN E	NVELOPE "A")
In response to the Limited Tender Enquiry recei, Tender No from	
I am sending herewith demand draft no 50000/- (Rupees fifty thousand only) drawn on of Regional Director (CC), Sports Authority of India Money.	Bank in favour
	AUTHORISED SIGNATORY (NAME IN BLOCK LETTERS) SEAL OF THE TENDERER
Date :	
Encl. As above	

FORMAT FOR SUBMISSION OF THE LIMITED TENDER ON LETTER HEAD OF THE FIRM

To The Regional Director Sports Authority of India, Central Regional Centre, Gram Gora, Bhopal

Sub.:	Limited	Tender	for Mess	-Boys &	Girls	Hostel	for	STC	TIKA	MGARH	(M.P)).

In	response	to	the l	Limited	l Tender	Enquiry	received				on
			, Tende	r No.		from your	office or	I had	dow	nloaded ten	der from
					www.sportsau	•					
Tender a	long with E	.M.D.									

I am sending herewith my limited tender documents as under:-

- a) **TECHNICAL BID**: The tender documents duly signed on each page and all other documents to be submitted along with the tender (Envelope "B")**
- b) FINANCIAL BID: The financial bid for the job of Catering Services (Envelope "C").

The following details and supporting documents accordingly are available in **Envelope "B" for evaluating eligibility etc.

- (i) Copy of the Registration Certificate
- (ii) PAN, TAN & Service Tax number (copy enclosed)
- (iii) Turnover for providing catering services up to Rs.25.00lacs
- (iv) Experience of minimum three years for providing catering services to Sports Person in an Institution/Hostel or Hotel Services organizing camps for mass or other related function for group/ organizing State/National Camps for related nature or in hotel services.
- (v) Detail of clients for providing catering services and copy of award letters be enclosed.
- (vi) Copy of audited balance sheet for the last three preceding years (i.e 2012-13, 2013-14 & 2014-15). In case balance sheet of 2014-15 is not finalized or readily available the balance sheet of 2011-12 should be attached) should be submitted showing annual turnover of Rs.25 Lacs for providing catering services.
- (vii) Attached copy of license from Food & Safety Authority of India.

That I/we will be responsible for all the contractual obligations including uninterrupted satisfactory service, quality and quantity etc.

This is certify that I/we have studied site, read and understood all clauses of the Limited Tender in case of award of contract I/we undertake to abide by all terms and conditions mentioned in and draft agreement to be given by SAI.

Date		

AUTHORISED SIGNATORY (NAME IN BLOCK LETTERS) (SEAL OF THE TENDERER)

Encl. As above

FORMAT OF FINANCIAL BID FOR SUBMISSION OF THE LIMITED TENDER ON LETTER HEAD OF THE AGENCY

FINANCIAL BIDS DOCUMENTS FOR MESS-BOYS HOSTEL FOR STC TIKAMGARH (M.P).

1.	Name of the Tenderer	:	
2.	Address of the Tendere	er :	
3.	Tender No.	:	
LICENSE FEES QUOTED PER MONTH: Note: ** License Fee amount should be based on the carpet area of kitchen and dinning hall, facilities and furniture fixture provided by SAI in the Centre. ** The amount of License Fee quoted (per month) by the tenderers will be one of the major considerations for the Financial Bid subject to the fulfillment of the other terms & conditions mentioned in the tender document.			
In Figu	are :	Rs	
In Wo	rds :	Rupees	
This is certify that I/we have studied site, read and understood all clauses of the Limited Tender in case of award of contract I/we undertake to abide by all terms and conditions mentioned in the same.			
Dated			(Signature of the Tenderer) Address:
			Tel. No. Fax No.

(Seal of the Tenderer)