EXPRESSIONS OF INTEREST ARE INVITED FOR

LAND AND PREMISES AT BARKERS PARK, KIMBERWORTH PARK, ROTHERHAM



- Potential for Community Asset Transfer Lease agreements
- Suitable for sport and recreational use Subject to Planning
- Site area extends to 0.80 hectares (1.96 acres) or thereabouts
- Building area extends to 42.20 square meters GIA

Riverside House, Main Street, Rotherham, S60 1AE

Tel: 01709 382121 Web: www.rotherham.gov.uk/sales

Follow Us On Twitter: @RMBCPress



Land and premises at Barkers Park Located off:

Redscope Crescent, Kimberworth Park, Rotherham

Location

The subject property is located off Redscope Crescent, Kimberworth Park, approximately 2 miles North West of Rotherham Town Centre. The property is located within a residential settlement. Local amenities and good public transport links are located within close proximity of the subject site.

Description

The asset comprises of 8 changing rooms, a referee room/disabled changing room and a plant room with a hot water boiler. The assets are of portakabin type construction with an external metal cladding. Together with a large rectangular shaped grassed area that has previously been marked out for football pitch use.

Area

The total site area of the hall extends to 0.80ha (1.96 acres) or thereabouts.

The total Gross Internal Area (GIA) of the changing facilities building extends to 278.05m² (454 sq. ft.) or thereabouts.

Planning

The asset is designated as Greenspace in the Local Plan. Interested parties are advised to make their own enquiries with RMBC Planning Department.

Tel: 01709 823835 or e-mail

development.management@rotherham.gov.uk

Services

The building has connections to all mains services (gas, water, electric and drainage) but interested parties are advised to make their own enquiries in this regard.

Energy Performance Certificate

An Energy Performance Certificate (EPC) in relation to the subject buildings has been procured and a copy of the document will be available to all interested parties upon request.

Tenure

The Council own the freehold interest in the subject property and vacant possession will be granted upon completion of any proposed transaction (once the future of the property has been decided).

Non Domestic Business Rates

The existing rateable value of the premises is currently £19,250 (from the 2017 listing) and this equates to a current Business Rates Liability of £8,489.71 (20/21).

Running Costs

The Council does have some information into the recent running costs that have been incurred on the building – this information can be made available to all interested parties upon request.

Asbestos Register

Please note that there is not a current Asbestos Survey & Management Plan in place for the property.

VAT

There is no option to tax currently in place for the property and any subsequent rental on the premises will not be subject to the payment of VAT at the prevailing rate.

Expressions of Interest

All expressions of interest must be submitted on the Official Interest Form (which is attached to these particulars) and returned to Asset Management (Fao. Mrs E Hollingworth Estates Team Riverside House Main Street Rotherham S60 1AE) in a sealed envelope no later than 12noon on Friday 10th July 2020. Please note that the Council are not bound to accept any proposal submitted for the property – this marketing exercise is undertaken solely to gauge "expressions of interest" for the building and nothing else.

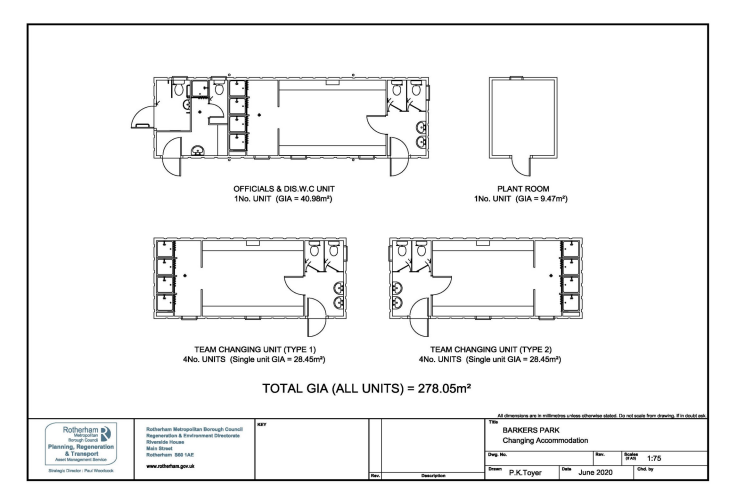
Viewinas

Access for viewings can be arranged Monday-Friday between 9.00am and 5.00pm by prior arrangement. Please contact Elizabeth Hollingworth on 01709 254041 or elizabeth.hollingworth@rotherham.gov.uk All interested parties are to fully indemnify the Council at all times while on site for the purposes of viewing.

Notice

The Council hereby gives notice that these particulars are set out as general guidance of intended purchasers/tenants and do not constitute, nor constitute part of, an offer or contract. All descriptions, dimensions, reference to condition and necessary permissions for use and occupation, and any other details are given without responsibility. Any intending purchasers/tenants should not rely on them as statements or representative of fact but must satisfy themselves by inspection or otherwise as to the correctness of each of them. Neither the Council, nor any of it's officers, has any authority to make or give any representations of warranty, whatever in relation to this land/property.





For any further information please contact: Elizabeth Hollingworth (Estates Surveyor)

Tel: (01709) 254041 Fax: (01709) 374690 Email: elizabeth.hollingworth@rotherham.gov.uk

Terms and Conditions

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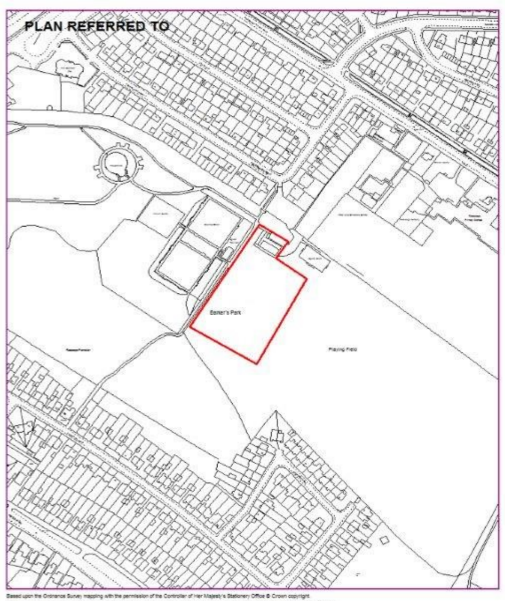
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Estates Team, Asset Management, Riverside House, Main Street, Rotherham, S60 1AE

3rd June 2020

Land and Buildings at Barkers Park, off Redscope Crescent, Kimberworth Park



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Barkers Park Off Kimberworth Park Road Kimberworth Rotherham

FOR IDENTIFICATION ONLY



COMMUNITY ASSET TRANSFER POLICY

UPDATED JULY 2019

www.rotherham.gov.uk



COMMUNITY ASSET TRANSFER POLICY

Purpose of the Policy

This policy outlines Rotherham Council's approach to Community Asset Transfer. It sets out a transparent and positive framework to enable and manage, where appropriate, asset transfers from the Council to the voluntary and community sector and promote their long term success.

What is Community Asset Transfer

Community Asset Transfer is the transfer of management and/or ownership of public land and/or buildings to a community organisation usually at less than market value to achieve an economic, social or environmental benefit.

Policy Statement on Community Asset Transfer

A core principle of Rotherham Council is to help people to help themselves. An effective way of achieving this is to empower community organisations so that they may deliver their own solutions to meet local needs and demands. As part of this, the Council is committed to using its land and property assets to effect positive change and noticeable benefits to local communities by entering in to partnerships with community and voluntary organisations.

Community Asset Transfer will not be suitable for all property assets or all organisations, and the Council will continue to work with local organisations to ensure that a range of initiatives are in place to support the development of strong and sustainable communities.

National Policy Context

In 2006 the Local Government White Paper – "Strong and Prosperous Communities" introduced a new approach to managing public assets and delivering public services. It gave Council's greater freedom to work with other public sector providers, third sector organisations and local citizens, and explored the opportunities for communities to manage and own local land and property assets.

The publication of the 2007 Quirk Review – "Community Management and Ownership of Public Assets" further promoted this new attitude to delivering community assets and services by investigating options of increased community management and ownership of assets. In particular it looked at ways to overcome potential barriers to asset transfer and ways to manage associated risks.

A number of subsequent government documents have further recognised the significant potential benefits that may be realised through Council's creating and supporting community partnerships. The Localism Act (2011) devolves decision making powers to neighbourhood level and advocates new rights and powers for communities and individuals such as the "Community Right to Challenge" and "Community Right to Bid".

There is now high level support and recognition from Government that asset transfer can create more confident and empowered communities and increase the number of sustainable community/third sector groups. The Government wish to see Local Authorities empowering local people and organisations to transform land and buildings into vibrant community spaces and support a thriving third sector.

Legal Framework and Enabling Powers:

Section 123 of the Local Government Act 1972 requires that all disposals to be at the best consideration reasonably obtainable under the circumstances. This applies to the disposal of any interest in land and property.

However this was subsequently amended under the Local Government Act 1972 General Disposal Consent Order (England) 2003, which gave Council's wider powers to dispose of land and property assets at less than market value where it could be demonstrated that they promoted the economic, social and environmental well-being of the area; and provided that the unrestricted undervalue of the asset to be disposed of and the consideration for the disposal does not exceed £2,000,000 (two million pounds).

Potential Benefits of Community Asset Transfer

- Supporting the delivery of the Council's corporate aims and objectives.
- Improved relationships with the local community.
- Facilities and services which are more responsive to local needs.
- For the Council there is likely revenue and capital spend savings.
- Improved management of buildings.
- Additional investment as community groups and third sector organisations may access funding streams not accessible to local authorities.
- Provide a catalyst for regeneration of local areas.
- Greater ownership and pride in facility by local community.
- Improves the economic and environmental wellbeing of the area.
- Empowered local communities
- Decision making devolved to a neighbourhood level
- Encourages community participation in activities

Potential Risks of Community Asset Transfer

- Potential loss of revenue income, capital receipt or future opportunity cost for the Council.
- The asset transferred will not be used in the public interests or inclusive to the wider community.
- Expectations of the Council and the community organisation may differ.
- Competing applications between different community organisations.
- The community organisation taking ownership of the asset lacks adequate experience or financial means to deliver the service.
- Lack of control of the future of the asset by the Council.
- Council requires the asset for its own future requirements.
- Not transferring assets to a community based organisation may result in local communities missing out on services/facilities that improve the social well-being.

In order to minimise potential risks and achieve a successful Community Asset Transfer, the Council will appoint an internal working group that brings together the essential skill base required to assess potential transfers. As a minimum this group will include officers from Asset Management, Neighbourhoods, Safeguarding, Legal and Finance. With a suitably qualified working group established it is much more likely that the potential risks will be avoided or managed, and the success of the transfer be realised.

Community Asset Transfer Officer Working Group

The purpose/remit of the group will be:

- To engage with local community organisations to understand the needs of the local area and determine if these align to the corporate aims of the Council.
- Brief local ward members on proposals.
- Advertise suitable available assets to the wider community.
- Consider applications for the transfer of assets and ensure the applicant has adhered to and submitted the relevant documentation and evidence in order that their application may be fully assessed.
- Review the group's application and evaluate them on the agreed criteria. Having standard and transparent criteria will be essential in appraising applications, especially where there may be competing applications.
- If the application is considered to adequately meet the criteria, to implement the transfer based on the principles within this policy.
- To determine the appropriate means of transfer and agree the terms of the joint working agreement with the successful applicant.
- To provide the appropriate level of support and advice to the successful applicant in moving the project forward to conclusion.
- Where there has been competing applications, to inform the unsuccessful applicant(s) on why they were not successful.
- To determine the level of subsidy the transfer represents to the Council i.e. potential loss of revenue income or capital receipt.

Organisations Eligible for Community Asset Transfer

Applications will be considered from community and voluntary sector groups and other third sector not for profit organisations. All applicant groups should be able to demonstrate good governance and an appropriate legal structure.

The Applicant must:

- Be non-profit distributing no applications will be accepted from private companies, private individuals or other organisations that do not fulfil the criteria. Any applicants that are profit making must reinvest any surpluses to further its social aims/community benefits.
- Be a community or voluntary sector organisation i.e. it must be a legal entity which is non-governmental or part of the statutory sector. However applications will be considered from Town and Parish Council's provided they are not part of the Government or statutory sector.
- Exist for community, social and/or environmental benefit of the community
- Be appropriately constituted for example a registered charity, a community interest company or a charitable incorporated organisation, a not for profit company or co-operative. Such constitution which can allow for the management/ownership of buildings and/or provision of services.
- Demonstrate good governance by operating through open and accountable co-operative processes, with adequate monitoring, evaluation and financial management systems and be able to provide copies of the accounts of the organisation on request.
- Have well defined community benefit objectives and can demonstrate that it has the skills and capacity within, or available to its managing body, to effectively deliver services and manage the asset.

- Have experience and knowledge of property management and can demonstrate that it understands health and safety issues and compliance with legislation/statutory requirements arising from ownership or management of the asset.
- Demonstrate community engagement by proactive involvement in economic, environmental or social regeneration in Rotherham or be providing a service of community benefit in line with the Council's core purposes. The Applicant must also provide evidence of the need and demand for the activities being proposed within the local community.
- Prove community cohesion and embrace diversity and work to improve community cohesion and reduce inequalities. The proposed use will ensure extensive reach into the community and will be open to all.
- Demonstrate sustainability the Applicant will need to establish how the proposed use can maximise opportunities to ensure sustainability, for example through income generation, social enterprise and the hiring of space and facilities.

Assets Suitable for Community Asset Transfer

Firstly the asset must be in the freehold ownership of the Council and by way of the Community Asset Transfer should assist in delivering the corporate aims of the Council.

Potentially suitable assets may include the following:

- Ownership An asset is either land or buildings or both in the ownership of the Council. The policy should not specifically include or exclude any type of asset from potential transfer to a community group, allowing each case to be considered on its own merits in consideration of the exclusions below.
- Proposed Use The applicant and asset will assist in delivering the core purpose and corporate outcomes of the Council
- Service Delivery An asset that is not currently required or used for direct service delivery will be considered for transfer. Should the applicant be able to deliver the same service from the asset in question, then this asset should not be precluded from an asset transfer.

Assets That Are To Be Excluded From Community Asset Transfer

The Council will not support the transfer of an asset transfer whereby any of the following apply:

- Service delivery the asset is required for service delivery.
- Capital receipt or revenue income
 - o the asset has been identified within the capital receipts programme,
 - o the asset is held for revenue income.
 - o the asset is held for long term future capital appreciation,
 - o the estimated capital receipt from the asset could make a contribution to the overall capital receipts programme.
- Opportunity costs any asset where the market value or development value is greater than its existing use value at the time of application will be excluded from the Community Asset Transfer policy and transferred to the Estates team to manage the capital receipts programme. This applies to assets on their own or where they form part of an amalgamated site.
- Housing development any asset that can contribute to the Council's housing development programme.
- Assets that are not fit for purpose and/or require significant investment will generally be excluded from the policy. Exceptions may be made where the community organisations can secure the financial resources available to bring the property back into a state of repair.

- Corporate Priority Any asset that has been identified to implement a Corporate Priority and hence service delivery which can only be delivered by the Council is to be excluded from the transfer policy.
- The Council reserves the right to exclude Community Asset Transfer where the proposal only relates to part of an asset.

Community Asset Transfer Process

Although a number of steps are involved in Community Asset Transfer, there are three key stages:

- Stage 1 Expression of Interest
- Stage 2 Full Application and Business Case
- Stage 3 Agree Heads of Terms for the transfer and basis for a Joint Working Agreement with the Council

The process may be started by the Council or by an organisation making a speculative request to manage a specific asset. In both cases it is the Council who will determine whether an asset is to be made available for Community Asset Transfer or not.

If an asset is available for Community Asset Transfer the Council will advertise the fact via a number of sources including (but not limited to):-

- Council website
- Voluntary Action Rotherham e-newsletter
- Council approved social media sources

Stage 1 – Expression Of Interest

Interested parties are asked to complete and Expression of Interest form by a specific date outlined in the advertisement. This form should outline a summary of how the organisation proposes to use the asset.

All Expressions of Interest will be presented to the Council's Asset Management Board for consideration. Any interested group will be informed on the outcome of the Asset Management Boards recommendation. Should the board in principle support the initial expression of interest, the group(s) will be notified of the next stage.

Stage 2 – Full Application And Business Case

The next stage in the process is for the organisation to submit a Full Application together with a Business Case which will be used to assist the Council in assessing the financial and operational viability of the proposal, and as a minimum requirement should address the following points:-

- an executive summary of why the organisation requires the proposed asset; what difference it will make to the organisation
- a statement of the aims and objectives of the organisation
- a description of who the organisations clients/users are, i.e. its target group
- details of what activities, services, events and uses the asset will be required for, and how the organisation intend to deliver these; it should also identify any new/additional activities/services will be delivered as a result of managing the asset
- which of the Council's strategic objectives the organisation deliver against and what outcomes will be delivered as a result of their managing the asset
- a community need statement outlining the community need and any community benefits from the organisation managing the asset (the how, the who, how many) and this will be measured, including details of stakeholders and evidence of community involvement and consultation

- what improvements, both physical and cosmetic the organisation intends to make to the asset (if any), including indicative costs and how these are to be financed
- a cash flow forecast and budget detailing the financial viability and sustainability of the organisation. This should demonstrate their ability to manage the asset and all costs resulting from their use and operation including (as a minimum); ongoing repairs and maintenance liabilities, all insurance costs including cover for public liability, and statutory compliance responsibilities
- details of the organisations safeguarding policy and demonstration of how it meets the Council's own safeguarding principles – Rotherham Council believes that every child, young person and adult, regardless of their background, age, culture, sexual orientation, gender identity, disability, ethnicity or religious believe, should be able to participate in a safe society without any fear, violence, abuse, bullying, discrimination or exploitation.

The Council will specify to the organisation the deadline for submission of their business case after which it will be evaluated by cross-service panel and the Community Asset Transfer Matrix will be used to record the assessment. A recommendation will then be made to the Council's Asset Management as to whether or not the proposal should be supported.

Stage 3 – Heads of terms and joint working agreement

The final stage of the process would be to agree heads of terms for the asset transfer and would be subject to the organisation entering in to a joint working agreement with the Council to ensure that the services proposed continue to meet the requirements of the Council and the wider community in the long term.

There may be additional legal issues which may arise in context of the Community Asset Transfer for example (including but not limited) – public procurement/State Aid, transfer of undertakings (protection of employment "TUPE") etc. Each asset will be considered on a case by case basis and the Council will advise applicants on their legal responsibilities, but it is advised that applicants seek their own independent professional advice.

Once the Community Asset Transfer is completed, the organisation acquiring the asset become responsible for:

- Operation of the asset in accordance to the terms of the lease/licence agreement, along with all other legal and statutory requirements.
- Compliance with the Joint Working Agreement and any other transfer agreements.
- Delivery of the agreed outcomes.
- Submitting an Annual Report to the Council's agreed representative which should demonstrate that the agreed outcomes have been delivered.
- Providing proof on demand that all statutory and legal requirements are complied with.

Failure to comply with the agreement could result in the Council terminating the lease/licence agreement and the organisation having to hand back the asset to the Council.

Please note all Community Asset Transfers will be subject to approval under the Property Officer's Delegated Powers under paragraph 41.5.12 of the Council's Financial and Procurement Procedure Rules (or any such amendment thereof).



For Office Use Only				
Opened By				
Date				
Witnessed				

REGENERATION & ENVIRONMENT ASSET MANAGEMENT – ESTATES ROTHERHAM METROPOLITAN BOROUGH COUNCIL

EXPRESSION OF INTEREST FORM

Land and Buildings at Barkers Park, Redscope Crescent, Kimberworth Park, Rotherham

TO BE RETURNED ON OR BEFORE 12 noon Friday 10th July 2020

FAO: Elizabeth Hollingworth (Estates Asset 10898) Estates Team Riverside House Rotherham S60 1AE.

Located at:

Barkers Park, Redscope Crescent, Kimberworth Park Rotherham

Interested Party Details

Interested Party (Company or Individual Name):				
Company Reg No. (If Applicable	e)			
Address:				
Telephone No:	Email:			
Can you please advise as to wh	nat your interest in the site would be:			
(please tick box as appropriate)				
Community Asset Transfer?				

a) What type of organisation you a	re? (please tick all boxes that apply)			
☐ Partnership	☐ Constituted Group			
☐ Company Limited by Guarantee	☐ Public Sector			
☐ Charity	☐ Voluntary Organisation			
☐ Community Interest Company	☐ Consortia (if so, provide names of partner organisations)			
☐ Newly formed group for Asset Transfer (please provide details)	☐ Other (please specify)			
b) Does your organisation have a g Articles and Memorandum of Ur	•			
☐ Yes (please attach a copy with your application)	□ No			
c) Why you are interested in the site and your proposals for it, providing as much detail as possible;				
PLEASE NOTE:- If your interest is for a communicouncil wish to investigate this option further, you Council's Community Asset Transfer Application in	ir organisation will be required to complete the Form. The Council will expect community based he building, including repairs, maintenance and all ing documentation that you wish the			

	
If your Expression of Interest for your any conditions – then please provide t	proposed transaction is made subject to ull detail of these below;
(Continue on separate paper/include with	in supporting documentation if necessary)
PLEASE NOTE THAT THE COUN ACCEPT ANY PROPOSAL SUBM THIS INFORMAL MARKETING EX SOLELY TO GAUGE THE "EXPR BUILDING AND NOTHING ELSE.	ITTED FOR THE PROPERTY -
To the best of my knowledge, I am not re Officer of the Council, and submit the abo	
Signed	Date
Print	
Once all the expressions of interest hav	e been received the Council will endeavour

to advise you as soon as possible on the final decision for the future of the hall.

REGENERATION & ENVIRONMENT
ASSET MANAGEMENT (Estates Team)
ROTHERHAM METROPOLITAN BOROUGH COUNCIL

EXPRESSIONS OF INTEREST – GUIDANCE NOTES

Land and Premises at Barkers Park Redscope Crescent Kimberworth Park Rotherham

South Yorkshire S61 3LY

All "Expressions of Interest" are made on the basis of the following Guidance Notes

- 1. The Council invites all interest in the subject property and the closing date for receipt of all "Expressions of Interest" is 12 noon on Friday 10th July 2020. However, all interested parties must be aware that the Council is obliged to consider any and all other expressions submitted for the land and premises until such time as a final decision has been taken on the future of the property asset and formal contracts are exchanged between parties for whatever transaction is finally agreed.
- 2. Expressions of Interest are invited, and any amounts specified in the interest form must be in Pounds Sterling (GBP).
- 3. Expressions of Interest can be made for a community asset transfer only the Council will consider all submissions made.
- 4. Expressions of Interest made with any offer sum must be for a specific sum, not calculated by reference to any other Expression of Interest, calculation or formula.
- 5. Expressions of Interest can be made on both a conditional or unconditional basis, but full details of the basis of any conditions attached to the submission must be included on the submission form in the space provided or attached as a separate sheet.
- 6. If there is any further information as part of your Expression of Interest that you wish to be taken into account in the Council's decision making process then this should be fully documented and included on the submission form in the space provided or attached as a separate sheet.
- 7. Interested parties must be made aware that the Council is not duty bound to accept the highest monetary interest in the building and reserves the right to discount any expression of interest received.
- 8. The Council will not be liable for any costs incurred whatsoever by the interested parties in submitting their Expression of Interest for the property all costs incurred are entirely at risk of the interested parties.
- 9. Following the closing date and on examination of all the "Expressions of Interest" received by that date, the Council reserves the absolute right to extend the marketing process (if deemed necessary) by inviting further Expressions of Interest to be made within a revised closing date. In this event all interested parties whom

- have already submitted an Expression of Interest will be notified within 14-days and given the opportunity to resubmit their interest by the revised closure date.
- 10. Following the initial or revised closure date, the Council will endeavour to notify all interested parties who have submitted an Expression of Interest the outcome of the informal marketing process within 28-days of the closure date.
- 11. All interested parties should be made aware that whatever transaction is finally decided for the future of the land and premises (Community Asset Transfer) then the parties will be responsible for making a contribution towards the Council's Legal and Professional Fees for dealing with the transaction amounting to £1,500 (one thousand five hundred pounds) and the fees shall be payable upon completion of the transaction.

Rotherham Metropolitan Borough Council Offer Enclosed : DO			
Submit to:	Estates Manager Asset Management Riverside House 2nd Floor Wing C Rotherham S60 1AE		
File Ref EH/10898		CE USE ONLY	
File Rei En/10030		Date Received	
1 		Time	
		Received	
i ! !		Received by	

Cut around the dotted line and stick this label to your envelope

The envelope shall not bear any name or mark indicating the sender, as your offer may be invalidated and not considered.