

# THE HIGH COURT OF KERALA

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Post Box No.2600

Dated:15/01/18

## QUOTATION NOTICE

Quotation Number	H4-1705/18
Due date and time for receipt of quotations	27/01/18 up to 2.00 p.m
Date and time for opening of quotations	27/01/18 at 3.00 p.m
Date up to which the rates are to remain firm for acceptance	Four months after the acceptance of quotation
Designation and address of officer to whom the quotation is to be addressed	The Registrar (Administration) High Court of Kerala, Ernakulam - 31.
<b>Superscription:</b> No.H4-1705/18;Quotation for the Annual Maintenance Contract of Epson , HP and Ricoh Printers installed in the High Court.	

Sealed quotations are invited for the maintenance of two Epson M100 Printers, one HP Laser Jet202 Printer and thirty eight Ricoh SP210 Printers .

**NOTE: THIRTY EIGHT RICOH SP210 PRINTERS ARE INSTALLED AT THE RESIDENCE OF THE HONOURABLE JUDGES OF THE HIGH COURT.**

### GENERAL CONDITIONS

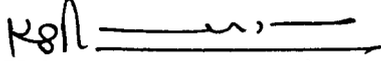
1. Acceptance of the quotation constitutes a concluded contract. Nevertheless, the successful tenderer must within a fortnight after the acceptance of his quotation execute an agreement at his own cost for the satisfactory fulfillment of the contract, if so required. Any quotation received after the time fixed on the due date is liable to be rejected.
2. Withdrawal from the quotation after it is accepted or failure to supply within a specified time or according to specifications will entail cancellation of the order and purchases being made at the offerers expenses from elsewhere, any loss incurred thereby being payable by the defaulting party. In such an event the High Court reserves also the right to remove the defaulter's name from the list of High Court suppliers permanently or for a specified number of years.
3. No representation for enhancement of price once accepted will be considered during the currency of the contract.
- 4.(a) In cases where a successful tenderer, after having made partial supports fails to fulfill the contracts in full, all or any of the maintenance not provided may, at the discretion of the Purchasing Officer be obtained by means of another quotation or by negotiation or from the next higher tenderer who had offered to provide maintenance already and the loss, if any, caused to the High Court shall thereby together with such sums as may be fixed by the High Court towards damages be recovered from the defaulting tenderer.  
(b) Any sum of money due and payable to the contractor under this contract may be appropriated by the High Court and set-off against any claim of the High Court for the payment of a sum of money arising out of or under any other contract made by the contractor with the High Court.
- 5.The rates quoted should be inclusive of all taxes, duties, cesses, etc., which are or may become payable by the contractor under existing or future laws or rules of the country of origin/supply or delivery during the course of execution of the contract.

6. Payments will be made only after the completion of maintenance contract period.
7. Any sum of money due and payable to the successful tenderer or contractor from High Court shall be adjusted against any sum of money due to High Court from him under any other contracts.
8. The High Court, if unsatisfied by the performance of the contractor can cancel the contract, at any time.
9. **The High Court shall be entitled to assign this support arrangement to other external agencies, if unsatisfied by the services of the contractor and the contractor will be held liable for the expenditure incurred and the loss, if any sustained to the High Court.**
10. Only those damages arising out of negligence on part of the High Court shall be considered as physical damages and all else will be covered within the maintenance responsibility of the contractor.
11. It is the responsibility of the Contractor to provide qualified and experienced Service Engineers, subject to satisfaction of the High Court.
12. Priority Calls will be addressed and rectified by the Contractor within 24 hours. It shall be the discretion of the High Court to categorise calls as "priority calls" and "non priority calls".
13. **The contract must provide full coverage to products and the responsibility of the contractor shall be to make sure that the product is in working condition, subject to satisfaction of the High Court.**
14. The contract shall include trouble shooting of all hardware and software parts of the product.
15. Intending quotationers may submit the quotations on their own papers.

Telephone: H-Section: 0484-2562436  
IT Section: 0484-2562540

email: hsec.hc-ker@gov.in

Place: Ernakulam  
Date: 15/01/18

  
K.S Radhakrishnan  
Assistant Registrar  
For Registrar (Administration)