GOVERNMENT OF PUNJAB DEPARTMENT OF TRANSPORT SCO 177-178, SECTOR 17-C, CHANDIGARH PHONE 0172 - 2702575

TENDER NOTICE

(for hiring of various types of vehicles for the different Departments of Punjab)

Office of the State Transport Commissioner, Punjab, Chandigarh invites tender in sealed covers from reputed vendors for hiring of various types of vehicles, as per proforma and terms and conditions mentioned below. The Staff Car will be required on Daily/Monthly/Yearly basis from the date of signing the contract in this regard. The offers may be made by 27.1.2021 upto 03:00 PM along with details of this tender notice which includes general terms and conditions of the tender. The hire charges will be inclusive of all taxes. The tender will be opened on 28.1.2021 at 11:00 AM in the O/o State Transport Commissioner, Punjab. The STC, Punjab may reserves the right to postpone/cancel the tender or reject any bid without assigning any reason.

Note: While submission of tender documents, the applicant should signed all the pages of tender documents.

Hiring of Vehicles on Daily basis upto 250 KM

Sr.	Type of Vehicles	Rate Per	Rate for	Rate for extra	Night
No.		day	extra Kms	hours (over and	Halting
		(min 250	(over 250	above 8 hours	Charges
		Km per	Km per day)	per day) in Rs.	
		day and 8	in Rs. per	per hour	
		hours)	KM		
1	Segment-1				
	Vehicles price				
	ranging from Rs. 5				
	Lacs to 8 Lacs				
	(Ex-showroom price)				
2	Segment-2				
	Vehicles price				
	ranging from Rs. 8				
	Lacs to 10 Lacs				
	(Ex-showroom price)				
3	Segment-3				
	Vehicles price				
	ranging from Rs.				
	10 Lacs to 12 Lacs				
	(Ex-showroom price)				
4	Segment-4				
	Innova Crysta				

Terms & Conditions (Hiring of Vehicles on Daily basis upto 250 KM)

- 1. That the distance will be calculated from Garage to Garage.
- 2. That the vehicle shall include driver, fuel, Insurance, Repair & Maintainence etc..
- 3. That the Department shall bear Toll taxes. (As per actual orginal receipt)
- 4. That the vehicle should not be later than pervious year of manufacture.
- 5. Driver will wear proper Uniform and will be Physically & mentally fit.
- 6. That the vehicles to be provided by the second party shall be in excellent working condition
- 7. That the vehicle should be neat and clean and in perfect running condition with clean interiors and with seat covers, Audio System and foot mats etc.
- 8. That the driver should have valid driving license with the minimum experience of two years of driving the class of vehicle offered for hire.

Hiring of Vehicles for 3 Years extendable upto 5 Years

Sr.	Type of	Monthly rates			Charges for extra	Night
No.	Vehicles	(2000 Km per month)			Kms	Halting
		Fuel charges	Other Charges (Driver, Maintenance, insurance, Road Tax	Total	(over 2000 Km per month)	Charges
		(2000 Kms)	and License Charges etc)		in Rs. per Km	
1	Segment-1		cic)			
	Vehicles price					
	ranging from					
	Rs. 5 Lacs to 8					
	Lacs					
	(Ex-showroom					
	price)					
2	Segment-2 Vehicles price					
	ranging from					
	Rs. 8 Lacs to 10					
	Lacs					
	(Ex-showroom					
	price)					
3	Segment-3					
	Vehicles price					
	ranging from					
	Rs. 10 Lacs to					
	12 Lacs					
	(Ex-showroom price)					
4	Segment-4					
	Innova Crysta					
	GX/VX					

General Terms and Conditions (hiring of vehicles for 3 years extendable upto 5 years)

- i) That the unutilized mileage kilometer will be carried forward to the next month and thus will be continued till the end of one year.
- ii) That the time and distance is to be calculated to and from the time and starting place of reporting to the time and place of ending point.
- iii) That the vehicles to be provided by the second party shall be in excellent working condition and the vehicle should not be later than the previous year of manufactur at the time of hiring and should be of BSVI. The vehicle should be kept neat and clean and in perfect running condition with clean interiors and the vehicle should have seat covers, Audio System and foot mats etc.
- iv) That the vehicle provided by the second party must have valid permit for running on hire. It should be insured as per existing laws and rules at all terms. The insurance charges, license charges for running on hire, road tax etc. will not be borne or reimbursed by the first party. However, toll taxes, if any will be reimbursed on producing vouchers by the second party.
- v) That the vehicle shall be for the exclusive use of this Department during the period of the contract with the department, the vehicle shall not be used by the second party for any other purpose, such as plying for other parties or for personal use etc.
- vi) That during the period of contract, the vehicle shall be at the disposal of the first party for whole period. The vehicle can be called at any time. The vehicle would remain at the disposal of the department for all seven days in a week during the entire contract period. The vehicle should not be used by the second party for any other organization or individual either during day or night during the entire contract period.
- vii) As a component of the hiring of the vehicle, the second party will provide the vehicle with the driver and all expenses related to salary and allowance of the driver, over time payment, maintenance of vehicle, insurance, petrol, diesel oils, or any other expenditure related or incidental to the vehicle and the driver will be borne by the second party. The first party will pay only hire charges for the vehicle.

- viii) That all legal obligations in respect of the vehicles i.e. Insurance, Road Tax, Permit/registration and permission etc. and salary etc. in respect of the driver will be the sole responsibility of the second party.
- ix) That in the event of emergency breakdown of a vehicle or absence of driver, the second party shall make alternative arrangement by providing a substitute vehicle of current year model and driver within 6 hrs. In case of failure to do so, the first party would have a right to hire another vehicle from the market and shall be adjusted from the hiring charges mentioned in contract.
- x) That where the driver is provided by the second party, the driver should have valid driving license with the minimum of three years of driving experience for the class of vehicle offered for hire.
- xi) That where the driver is provided by the second party, the driver of a particular vehicle should not be frequently changed except in unavoidable circumstances.
- xii) That where the driver is provided by the second party, the driver on duty should be provided with mobile phone by the second party, at his cost, for easy communication.
- xiii) That where the driver is provided by the second party, the driver should be decent and well behaved. The driver should not have criminal antecedents and it shall be responsibility of the second party to verify his background before deployment. The conduct of the driver will be sole responsibility of the second party and in this regard, the first party shall not be responsible in any manner, whatsoever. Work and conduct of the driver should be satisfactory.
- xiv) That where the driver is provided by the second party, of non-compliance of the driver deployment conditions of contract, a penalty may be levied on the basis of certificate signed by the Controlling officer. The penalty for some of the defaults is as under:-

Sr. No. Nature of Default Penalty Rs.

1 Late Reporting Rs. 500/- per day (if more than 30 minutes)

2	Non reporting	Rs. 1000/- per day
3	Refusal of duties	Rs. 1000/- per instance
4	Change of Vehicle/	Rs. 200/- per instance
	driver without prior	
	intimation.	

- xv) That the second party and driver (if provided) shall be bound to carry out the instruction of the first party as well as of the controlling officer of the vehicle.
- xvi) That in case of any accident, all the claims/ damages arising out of it, shall be met by the second party. The second party shall be responsible for any loss/damage to property or life due to negligence of driver or poor maintenance of vehicle or due to an accident. The first party shall not be responsible for any such loss / damage.
- xvii) That the second party shall provide dedicated vehicle and driver to the first party. Any change in vehicle and / or driver should be made in exceptional circumstances and with the prior intimation to and approval of the first party.
- xviii) That the second party shall be responsible for the suitability, medical fitness and police verifications of the character and antecedents of the manpower engaged by it for deployment and for satisfactory implementation of the service.
- xix) The second party shall fulfill the various conditions stipulated by law, Government orders/ notifications etc. in respect of hiring and safety of vehicle.
- xx) The first party shall not make any payment other than the agreed hire charges. The fuel charges, which are the part of the hiring charges, for which the average of the 1st month of hiring will be compare with the last month of hiring i.e. 12th Month. Any increase/decrease in %age shall be reflected in the fuel charges to arrive at the final hiring charges for the next 12 months.
- xxi) That where the driver is provided by the second party, driver shall not do any private work other than the assigned duties.
- xxii) The second party shall ensure that peace and order is maintained in the premise of the department by his employees/ driver.

- xxiii) That the second party or his representative shall ensure that all his personnel/driver will behave courteously and decently with the officers/ officials of the department and also ensure good manners.
- xxiv) That the second party shall upload the documents on App. and also shall submit copies of the Registration Certificate and insurance policies etc. of the vehicle being offered for hire and particulars of the driver with photograph.
- xxv) That the vehicle provided by the second party should carry a designation plate as decided by the first party and for which no separate payment shall be made. The designated plate should be covered when concerned officer is not occupying the vehicle.
- xxvi) A log book shall be maintained by the Driver which will be duly certified by the controlling officer.
- xxvii) Tentative requirement: 15 Vehicles for Segment-1, 7 vehicles each for Segment 2 & 3 and 2 Vehicles for Segment-4. The requirement of the vehicle can be increased or decreased without assigning any reason. The concerned department will enter into the agreement of hiring the vehicles at their own level and all expenses and correspondence will be done by the respective hiring department.

xxviii)The vehicle provider can apply for any one segment of Vehicles also.

xxvi) The vehicles will be required for the offices situated in Punjab and Chandigarh.

1. Payment Schedule:-

- i) The second party shall submit the monthly bill in triplicate enclosing the summary sheet within three days before the end of the month which should be duly verified by the controlling officer. Payment will be released after making necessary verification.
- ii) The first party shall release due amount after making recoveries, if any during the month, subject to deduction of tax at source.

2. Contract amendments:-

That no variation in or modification of the term of the contract shall be made except by written amendment signed by both the parties.

3. Sub Contract:-

The second party shall notify first party in writing of all sub contracts awarded under the contract if any already specified in its bid. Such notifications, in its original bid or later, shall not relieve the second party from any liability of obligation under the contract.

4. Termination for Default:-

First party may, without prejudice to any other remedy for breach of contract, by 15 days written notice of default sent to the second party, terminate the contract in whole or in part:-

- i) If the second party fails to perform the maintenance service within the time period(s) specified in the contract, or any extension thereof granted by first party; or
- ii) If the second party fails to perform it's any other obligation(s) under the contract.
- iii) Any other valid reason conveyed by Ist Party.

5. Termination for insolvency:-

First party may at any time terminate the contract by giving written notice to the second party, without compensation to the second party, if the second party becomes bankrupt or otherwise, insolvent, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or willaccrue thereafter to first party. In case the second party wants to withdraw the contract, it will serve at least 3 months prior notice to first party.

6. Arbitration:-

In case of any dispute, the matter shall be referred to the Administrative Secretary of the respective hiring department.