

Civic Drive, Filinvest Corporate City, Alabang, Muntinlupa City

## REQUEST FOR QUOTATION

	Date	8-Aug-2022
	Quotation No.	NP-SVP(A)-2022-0081-CCHUHSRR
se quote your lowest price on the item/s listed or representative not later than <b>PhilGEPS Clo</b>	osing Date.	ions. Kindly submit your quotation duly signed by  TRINIDAD F. RIVERA, MSc ()  Chairperson, FDA-BAC
Name of Project:		nir, Replacement of Spareparts, and Conduct of of CCHUHSRR Vehicle, Toyota Innove (2013)  SLG-432
Procurement Mode:	NP-Small Value Procurem	ent (A)
Classification:	Goods	
Approved Budget for the Contract (ABC):	PHP 150,000.00	

ITEM DESCRIPTION/SPECIFICATION	UNIT	QTY.	COST PER ITEM	TOTAL PRICE OFFERED
Procurement for the Repair, Replacement of Spareparts, and Conduct of Preventive Maintenance of CCHUHSRR Vehicle, Toyota Innove (2013) SLG-432	Lot	1	150,000.00	
Includes the following:				
> 120,000 km check-up				
> Gasket				
> Brake fluid				
> Air Filter				
> Gear Oil				
> Oil Filter IMV				
> Diesel Injector				
> Motor Oil 1L				
> Transmission Fluid				
> Window Washer Fluid				
> DSL Engine Flush				
> Super Longlife Coolant				
> Brake Cleaner				
>X-1R Engine Treatment				

> Automatic Transmission Fluid						
> Pad Kit, Disc Brake						
> Replace Brake Shoe	i					
> Shoe Kit, 24LT W/O B						
> Dryer, Coller						
> Valve Expansion #1						
> Valve Expansion, No						
> O Rings						
> Materials						
> Antibacterial Treatment for the inside of the Vehicle						
> Express Santitation Misc						
> Parts need to be replaced:						
> Rear Bumber Cover						
> LH Rear Bumber Retainer						
> Clips and Grommets						
> LH Tail Lamp Assy						
> Back Door Stay (2pc RH & LH) Door Shock Absorber						
> Straighten reform Align:						
> LH Quarter Panel & Rear End Panel						
> Painting Rubdown Repolish						
> LH Quarter Panel & Rear Bumper Cover and Rear End Panel						
Other requirements						
1. Service center must be within the City of Manila, Alabang and Parañaque, Laguna 2. Vehicle should be repaired not more than 5 days, preferably within weekends 3. Spare parts must be genuine Toyota parts: materials must be branded 4. With warranty period of at least 20,000km or one (1) Year from the date of Completion						
GRAND TOTAL:						
Delivery Period:  *Warranty: Price Validity:  After having carefully read and accepted your General Conditions, I/We hereby submit the price quotation on the item/s note above, within the stated delivery period and price validity.						
and price valida	-y•					
	_	Printed Name over Signature				
Canvassed By:	Tel. No./ Cellphone No.  E-mail Address:  Date:					
Name of Canvasser & Position Title	•					
Date Conducted:				DTN:20220316170451		

## NOTE:

- 1. ALL ENTRIES MUST BE TYPEWRITTEN OR LEGIBLY HANDWRITTEN. BIDDERS MAY SUBMIT QUOTATIONS PROVIDED THAT ABOVE MATRIX DETAILS ARE COMPLETELY PROVIDED AND SHALL BE SUBMITTED USING COMPANY LETTERHEAD;
- 2. DELIVERY OF SERVICES SHALL BE DONE WITHIN FIVE (5) CALENDAR DAYS UPON RECEIPT OF APPROVED PURCHASE ORDER (P.O.);
- 3. WARRANTY SHALL BE FOR A MINIMUM PERIOD OF THREE (3) MONTHS, IN THE CASE OF EXPENDABLE SUPPLIES, OR A MINIMUM PERIOD OF ONE (1) YEAR, IN THE CASE OF NON-EXPENDABLE SUPPLIES, AFTER ACCEPTANCE BY THE PROCURING ENTITY OF THE DELIVERED SUPPLIES;
- 4. PRICE VALIDITY SHALL BE SIXTY (60) CALENDAR DAYS;
- 5. BIDDERS MAY SUBMIT ORIGINAL BROCHURES SHOWING CERTIFICATION OF THE PRODUCT BEING OFFERED, IF APPLICABLE;
- 6. PLEASE QUOTE YOUR GOVERNMENT PRICE(S) INCLUDING VAT OR OTHER APPLICABLE TAXES AND OTHER INCIDENTAL EXPENSES FOR THE TERMS LISTED/ATTACHED.
- 7. PLEASE SUBMIT YOUR SEALED QUOTATION/S ADDRESSED DIRECTLY TO:

ENGR, ANA TRINIDAD F. RIVERA, MSc Chairperson, BIDS AND AWARDS COMMITTEE FOOD AND DRUG ADMINISTRATION CIVIC DRIVE FILINVEST, ALABANG, MUNTINLUPA CITY

c/o MARIA ESSA C. TUASON Head Secretariat, FDA-BIDS AND AWARDS COMMITTEE or email at: bacsec@fda.gov.ph

DEADLINE OF SUBMISSION OF QUOTATION/S WILL BE BASED ON THE PhilGEPS Closing Date.;

- 8. LATE BIDS SHALL NOT BE ACCEPTED;
- 9. FOR OTHER INQUIRIES/ CONCERNS ABOUT THE ITEMS, PLEASE CONTACT JOHN CARLO R. CERVANTES email at jercervantes@fda.gov.ph
- 10. THE FOOD AND DRUG ADMINISTRATION RESERVES THE RIGHT TO REJECT ANY AND ALL BIDS, DECLARE A FAILURE OF THE PROCUREMENT, OR NOT AWARD THE CONTRACT AT ANY TIME PRIOR TO CONTRACT AWARD IN ACCORDANCE WITH SECTION 41 OF RA 9184 AND ITS IRR, WITHOUT INCURRING ANY LIABILITY TO THE AFFECTED BIDDER OR BIDDERS.
- 11. WARRANTY (Section 62 of the Revised IRR of RA 9184): FOR THE PROCUREMENT OF GOODS, IN ORDER TO ASSURE THAT MANUFACTURING DEFECTS SHALL BE CORRECTED BY THE SUPPLIER, A WARRANTY SECURITY SHALL BE REQUIRED FROM THE CONTRACT AWARDEE FOR A MINIMUM PERIOD OF THREE (3) MONTHS, IN THE CASE OF EXPENDABLE SUPPLIES, OR A MINIMUM PERIOD OF ONE (1) YEAR, IN THE CASE OF NON-EXPENDABLE SUPPLIES, AFTER ACCEPTANCE BY THE PROCURING ENTITY OF THE DELIVERED SUPPLIES. THE OBLIGATION FOR THE WARRANTY SHALL BE COVERED BY EITHER RETENTION MONEY IN AN AMOUNT EQUIVALENT TO AT LEAST ONE PERCENT (1%) BUT NOT TO EXCEED FIVE PERCENT (5%) OF EVERY PROGRESS PAYMENT, OR A SPECIAL BANK GUARANTEE EQUIVALENT TO AT LEAST ONE PERCENT (1%) BUT NOT TO EXCEED FIVE PERCENT (5%) OF THE TOTAL CONTRACT PRICE. THE SAID AMOUNTS SHALL ONLY BE RELEASED AFTER THE LAPSE OF WARRANTY PERIOD OR, IN THE CASE OF EXPENDABLE SUPPLIES, AFTER CONSUMPTION THEREOF; PROVIDED, HOWEVER, THAT THE SUPPLIES DELIVERED ARE FREE FROM PATENT AND LATENT DEFECTS AND ALL THE CONDITIONS IMPOSED UNDER THE CONTRACT HAVE BEEN FULLY MET.
- 12. LIQUIDATED DAMAGES (Section 68 of the Revised IRR of RA 9184): ALL CONTRACTS EXECUTED IN ACCORDANCE WITH THE ACT AND THIS IRR SHALL CONTAIN A PROVISION ON LIQUIDATED DAMAGES WHICH SHALL BE PAYABLE BY THE CONTRACTOR IN CASE OF BREACH THEREOF. FOR THE PROCUREMENT OF GOODS, INFRASTRUCTURE PROJECTS AND CONSULTING SERVICES, THE AMOUNT OF THE LIQUIDATED DAMAGES SHALL BE AT LEAST EQUAL TO ONE-TENTH OF ONE PERCENT (0.001) OF THE COST OF THE UNPERFORMED PORTION FOR EVERY DAYS OF DELAY. ONCE THE CUMULATIVE AMOUNT OF LIQUIDATED DAMAGES REACHES TEN PERCENT (10%) OF THE AMOUNT OF THE CONTRACT, THE PROCURING ENTITY MAY RESCIND OR TERMINATE THE CONTRACT, WITHOUT PREJUDICE TO OTHER COURSES OF ACTION AND REMEDIES AVAILABLE UNDER THE CIRCUMSTANCES.