



Ministry of Economic Development Male', Republic of Maldives

Shopping for Supply, of Accounting Software System for TradeNet Maldives Corporation Ltd.

REQUEST FOR QUOTATION (RFQ)

Source of Funding: ADB Loan 3794 – MLD and ADB Grant 0646 – MLD RFQ Ref: RFQ/2023/002

South Asia Subregional Economic Cooperation National Single Window Project

REQUEST FOR QUOTATION – Supply of Accounting Software System for TradeNet Maldives Corporation Ltd.

Project Title: South Asia Subregional Economic Cooperation National Single Window

Project

Source of Funding: ADB Loan 3794-MLD & ADB Grant 0646 – MLD

Contract Ref: RFQ/2023/002 Date of Issue of Request: 23rd May 2023

Sir/Madam:

1. The Ministry of Economic Development under the National Single Window (NSW) Project and on behalf of the NSW Operator TradeNet Maldives Corporation Limited (TMCL) hereby requests you to submit price quotation(s) for the for the supply of the following items:

Item No.	Description	Quantity
1	Supply of Accounting Software System for TradeNet	1 nos.

If you, however, have been associated with the firm that prepared the design, and specifications of the contract that is subject of this procurement, you shall be disqualified.

To assist you in the preparation of your price quotation we enclose the necessary technical specifications and details in Section B: Technical Requirements included in Annex 1.

- 2. You must quote for all the items and services under this request. Price quotations will be evaluated for all the items and services together and contract awarded to the firm offering the lowest evaluated total cost of all the items.
- 3. You shall submit one original of the Price Quotation with the Form of Quotation, and clearly marked "Original". In addition, you shall also submit one copy marked as "COPY". In case of any discrepancy between the Original and Copy, the original shall prevail. Your quotation in the attached format should be signed, sealed in an envelope and addressed to and delivered to the following address:

Purchaser's Address : Ministry of Economic Development, Boduthakurufaanu Magu,

Male' Maldives : +960 3323668

Telephone : +960 3323668 Email : nsw@trade.gov.mv

4. Your quotation in duplicate and written in English language, should be accompanied by adequate technical documentation and catalogue(s) and other printed material or pertinent

information (in English) for each item quoted, including names and addresses of firms providing after-sales service facilities in the Maldives.

- 5. The deadline for receipt of your quotation(s) by the Purchaser at the address as indicated in Paragraph 3 is **12**th **June 2023**, **13:00pm**
- 6. You shall submit only one set of quotations for the above items. Your quotation must be typed or written in indelible ink and shall be signed by you or your authorized representative. Without a signature in your Form of Quotation, your quotation will not be considered further.
- 7. Your quotation(s) should be submitted as per the following instructions and in accordance with the attached form of Contract. The Terms and Conditions of Supply provided below is an integral part of the Contract.
 - (i) <u>PRICES:</u> The prices should be quoted for supply and delivery to TradeNet Maldives Corporation Limited, G. Niusha, 7th Floor, Male' (place of destination). Price quotes shall be provided for all the items and services under this request and partial quotation will not be accepted.
 - (ii) <u>EVALUATION OF QUOTATIONS</u>: Offers determined to be substantially responsive to the technical specifications will be evaluated by comparison of their prices. An offer is not substantially responsive if it contains material deviations or reservations to the terms, conditions, and specifications in this Request for Quotation, and it will not be considered further. The Purchaser will evaluate and compare only the quotations determined to be substantially responsive. In evaluating the quotations, the Purchaser will adjust for any arithmetical errors as follows:
 - (a) where there is a discrepancy between amounts in figures and in words, the amount in words will govern;
 - (b) where there is a discrepancy between the unit rate and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will govern; and
 - (c) if a Supplier refuses to accept the correction, his quotation will be rejected.

In addition to the quoted price, the evaluated price shall include Goods and Service Tax (GST).

- (iii) <u>AWARD OF PURCHASE ORDER.</u> The award will be made to the bidder offering the lowest evaluated price and that meets the required standards of technical and financial capabilities. The successful bidder will sign a Contract as per attached form of contract and terms and conditions of supply.
- (iv) <u>VALIDITY OF THE OFFER:</u> Your quotation(s) should be valid for a period of forty-five (45) days from the deadline for receipt of quotation(s) indicated in Paragraph 5 of this Request for Quotation.
- (v) If you withdraw your quotation during the validity period and/or refuse to accept the award of a contract when and if awarded, then you will be excluded from the list of suppliers for the project for two years.

8. Further information can be obtained from:

Abdul Mugeeth

Manager, Finance & Accounts
TradeNet Maldives Corporation Ltd.

Telephone: m: +960 9897790 | p: +960 333 5 777 Email: abdul.mugeeth@tradenet.com.mv

- 9. The bidder whose quotation has been accepted will be notified of the award of contract through the Letter of Acceptance issued by the Purchaser within 45 days from the date of submission of quotation.
- 10. The Purchaser intends to apply funds from the Asian Development Bank (ADB) for eligible payments under the Purchase Order resulting from this RFQ.
- 11. Under ADB's Anticorruption Policy bidders shall observe the highest standard of ethics during the procurement and execution of such contracts. ADB will reject a proposal for award, and will impose sanctions on parties involved, if it determines that the bidder recommended for award or any other party, has engaged in corrupt, fraudulent, collusive, or coercive practices in competing for, or in executing, the Contract. At the time of submission of your quotation, you should not be in ADB's sanctions list.
- 12. Please Confirm by fax/e-mail the receipt of this request and whether or not you will submit the price quotation(s).

Sincerely,

Aishath Faruzana

Project Accountant

Attached: Section B- Technical Requirements under Annex 1

FORM OF QUOTATION

To:	(Purchaser's Name)			
	(Purchase	r's Address)		
	<u>-</u>			
We offer to execute the Supply accordance with the Conditions of	of Contract accompa amount in words and ropose to complete to	nying this Quotat numbers) (the delivery of Go	ion for the Cont) (r oods described	ract Price of name of
within the following Delivery Time		gning of the Con	tract.	
Prices and Schedules for Supply S. No. Item No. 1. 2. 3.		Unit Price	Total Price	Delivery Time
Spare Parts Tools and Accessories Manuals Maintenance Requirement	} } Specify, if a	applicable.		
This Quotation and your written act that you are not bound to accept				us. We understand
We hereby confirm that this Quo imposed by the Request for Quot				
We have not been associated w that is subject of this request for		pared the design	and specification	ons of the contract
We are not in the ADB sanctions	list.			
Authorized Signature:Name and Title of Signatory				
Name of Supplier:Address :				

FORM OF CONTRACT

TH	(hereinafte	de on, 2023_, between er called "the Purchaser") on the one part and (hereinafter called "the Supplier") on the other part.						
sup	HEREAS the Purchaser has requested for quo oplied by Supplier, viz. Contract, (herein the Supplier for the supply of good	tation for (description of goods) to be after called "Contract") and has accepted the Quotation s under Contract at the sum of alled "the Contract Price".						
NC	W THIS AGREEMENT WITNESSETH AS FO	LLOWS:						
1.	The following documents shall be deemed agreement, viz:	to form and be read and construed as part of this						
	a) Form of Quotation; Terms and Conditions	s of Supply, Technical Specifications;						
	b) Addendum (if applicable);							
2.	Taking into account payments to be made by the Purchaser to the Supplier as hereinafter mentioned the Supplier hereby concludes an Agreement with the Purchaser to execute and complete the suppl of goods under the Contract and remedy any defects therein in conformity with the provisions of the Contract.							
3.	The Purchaser hereby covenants to pay, in consideration of the acceptance of Contract, supply an delivery of the goods and remedying of defects therein, the Contract Price in accordance with Payment Conditions prescribed by the Contract.							
	WITNESS whereof the parties hereto have cuntry of Purchaser) on the date indicated above	executed the Contract under the laws ofexecuted theexecuted the laws ofexecuted theexecuted the laws ofexecuted theexecuted the						
	gnature and seal of the Purchaser: r and on behalf of	Signature and seal of the Supplier: For and on behalf of						
 Na	me of Authorized Representative	Name of Authorized Representative						

TERMS AND CONDITIONS OF SUPPLY

Purcha	ser:	onomic Co	operation National Single Window Project
Packag	ge No. RFQ/2023/002		
1.	Schedules for Supply		
	S. No. Item No. Quan	tity	Delivery Time
	1.		
	2. 3.		
	s. Spare Parts		
	Tools and Accessories		}
	Manuals		Specify, if applicable.
	Maintenance Requirements		}
2.	<u>Fixed Price:</u> The prices indicated in the any adjustment during contract performance of the prices indicated in the any adjustment during contract performance.		Quotation are firm and fixed and not subject to
3.	<u>Delivery Schedule:</u> The delivery shoul 60 days from the date of signing of co		eted as per above schedule but not exceeding
4.	currency against loss or damage incide	ental to mai	act shall be fully insured in a freely convertible nufacture or acquisition, transportation, storage equal to 110 percent of the value of the Goods
5.	Applicable Law: The Contract shall be country.	interpreted	in accordance with the laws of the Purchaser's
6.	•		e Supplier shall make every effort to resolve greement or dispute between them under or in

- 7. <u>Delivery and Documents:</u> Upon delivery, the Supplier shall provide the following documents to the Purchaser:
 - (i) copies of the Supplier's invoice showing goods' description, quantity, unit price, and total amount;

connection with the Contract. In the case of a dispute between the Purchaser and the Supplier, the dispute shall be settled in accordance with the provisions of the _____ (arbitration law or

- (ii) manufacturer's or supplier's warranty certificate; and
- (iii) certificate of origin.

rules of the Purchaser's country).

If goods are coming by courier, supplier shall also provide prior to delivery, copies of documents that will enable Purchaser to receive the goods. The above documents shall be received by the Purchaser at least one week before arrival of the goods and, if not received, the Supplier shall be responsible for any consequent expenses.

- 8. Payment: Payment of the contract price shall be made in the following manner:
 - a) 25% upon supply, installation and configuration of the software in accordance with the contract;
 - b) 30% upon completion of the data migration, training and provision of user/technical guides in accordance with the contract:
 - c) 30% upon completion of the user acceptance test by TradeNet Maldives Corporation Ltd.
 - d) 15% upon completion of the maintenance and support period in accordance with the contract.

9. Penalty:

- a) Delay in or failure to supply the goods and services by the Supplier within the agreed timeframe due to the Supplier's cause will result in the levy of a penalty. The penalty shall be a deduction as specified in Chapter 10, Article 10.71 of the Public Finance Regulation (February 2017) of the Republic of Maldives. If damages exceed the contract price, the contract would automatically be terminated. The final payment to the Supplier will be made after the deduction of any penalty.
- b) Notwithstanding paragraph 9(a), if the failure or delay in the delivery of services or goods is entirely attributable to the Purchaser, the Supplier will not be penalized to the extent of the delay attributable to the Purchaser, and the Purchaser may accommodate extension, modification or variation requests in accordance with Article 15.
- 10. <u>Warranty</u>: Goods offered should be covered by manufacturer's warranty for at least 12 months from the date of delivery to the Purchaser.
- 12. <u>Force Majeure:</u> The supplier shall not be liable for penalties or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.

For purposes of this clause, "Force Majeure" means an events beyond the control of the Supplier and not involving the Supplier's fault or negligence and not foreseeable. Such events may include, but not restricted to, act of Purchaser in its sovereign capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions, and freight embargoes.

If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical and shall seek all reasonable alternative means for performance not prevented by Force Majeure event.

- 13. Required Technical Specifications: (with attachments as necessary)
 - (i) General Description
 - (ii) Specific details and technical standards
 - (iii) Performance Parameters

Supplier confirms compliance with above specifications.

- 14. <u>Failure to Perform</u>: The Purchaser may cancel the Agreement if the Supplier fails to deliver the Goods, in accordance with the above terms and conditions, in spite of a 14-day notice given by the Purchaser, without incurring any liability to the Supplier.
- **15.** <u>Confidentiality:</u> None of the parties shall disclose to any person any proprietary or confidential information or use for any purpose any confidential information of the other as a result of entering this Contract.

This restriction shall continue to apply after the expiration or termination of this Contract without limit of time. These obligations shall cease to apply to knowledge or information which may properly come into the public domain (through no fault of the party concerned), is required by law to be disclosed or if the Ministry has to share with Asian Development Bank or any institution financing this Contract.

- 16. <u>Limitation of Liability</u>: Except in cases of gross negligence, willful misconduct or material breach, neither party shall have any liability towards each other, or be liable for any indirect, special or consequential losses or be subjected to any punitive or exemplary damages, loss of profits or interest costs under this Contract. Even in the case of material breach, a party shall only be liable to make good any actual and direct losses.
- 17. <u>Indemnification</u>: Each party shall indemnify and hold harmless the other party and its affiliates and their respective directors, officers, employees, agents and representatives from and against any and all losses, damages, costs and expenses (including, without limitation, reasonable attorneys' fees and expenses) caused by or arising out of any direct breach of this Contract or any direct breach for it is responsible hereto, and any and all actions, suits proceedings, claims, demands or judgements incident thereto.
- 18. <u>Variation</u>: Any variation to this contract shall be made in writing and signed parties to this contract.

NAME OF SUPPLIER:	
Authorized Signature:	
Place:	
Date:	