

രേണ ഭാഷ - മാതൃഭാഷ



മോട്ടോർ വാഹന വകുപ്പ്

ആലപ്പുഴ തീയതി 07.12.2019

**കാട്ടേഷൻ നോട്ടീസ്**

മോട്ടോർ വാഹന വകുപ്പ് സേഫ് കേരളയുടെ ഔദ്യോഗികാവശ്യത്തിനായി (SUV - 5 to 7 seater) വാഹനത്തിൽപ്പെട്ട 2 വാഹനങ്ങൾ പ്രതിമാസം പരമാവധി 1650 കി.മീ ഓടുന്നതിന് മാസ വാടക വ്യവസ്ഥയിൽ ആവശ്യമുണ്ട്. വിശദവിവരങ്ങൾ റീജിയണൽ ട്രാൻസ്പോർട്ട് ഓഫീസ് (എൻഫോഴ്സ്മെന്റ്) ആലപ്പുഴ യിൽ നിന്നും ശേഖരിക്കാവുന്നതാണ് (ഫോൺ 0477-2253160). വാടക വ്യവസ്ഥയിൽ കരാർ നൽകുവാൻ ആഗ്രഹിക്കുന്ന വ്യക്തികൾ/സ്ഥാപനങ്ങൾ സീൽ ചെയ്ത കാട്ടേഷനുകൾ 2019 ഡിസംബർ 16 ാം തീയതി വൈകുന്നേരം 05.00 മണിക്ക് മുമ്പായി റീജിയണൽ ട്രാൻസ്പോർട്ട് ഓഫീസ്, ആലപ്പുഴ യിൽ എത്തിക്കേണ്ടതാണ്. ഇതു സംബന്ധിച്ച നിബന്ധനകൾ കാട്ടേഷൻ നോട്ടീസിനോടൊപ്പം പ്രദർശിപ്പിച്ചിരിക്കുന്നു.

*(Handwritten signature)*  
പി ആർ സുമേഷ്



റീജിയണൽ ട്രാൻസ്പോർട്ട് ഓഫീസർ  
(എൻഫോഴ്സ്മെന്റ്), ആലപ്പുഴ

### **Terms and Conditions**

1. The vehicle shall be kept at the disposal of Regional Transport Officer (Enforcement) Safe Kerala, Alappuzha
2. The vehicle should be in good condition of 2017 model or later with valid tax, Insurance, Tourist Taxi Permit with skilled qualified drivers.
3. All vehicle records such as Registration Certificate, Insurance, Fitness Certificate, Pollution Certificate, etc. shall be kept up-to-date. True copies of these records shall be submitted at the time of agreement. The contractor shall also provide sufficiently qualified drivers having a valid driving licence and drivers' badge with at least three years of driving experience and also having a mobile phone for ready contact.
4. The assured minimum kilometer run per month shall be 1000 kms and the excess beyond the assured minimum will be paid at the rate fixed by Government from time to time or the quoted rate whichever is less.
5. The rate quoted by the service provider should be inclusive of rent, parking fee, fuel cost, maintenance, driver remuneration, batha, rates for other consumables of vehicle and any other incidental expenses.
6. The contract period will be 11 (Eleven) months from the date of execution of the agreement. However, Motor Vehicles Department reserves the right to extend the contract period for another six months or one year on the same terms and conditions.
7. The vehicle along with driver should be provided on 24x7 basis and shall not be used for any other purpose during the period of contract.
8. No advance payment will be made to the contractor under any circumstances and the payment will be made on a monthly basis on

presentation of bill after statutory recoveries along with necessary certificate of usage.

9. The monthly rent as agreed upon by both the parties i.e. Regional Transport Officer (Enforcement), Alappuzha as the 1<sup>st</sup> party and the vehicle owner/hired agency/Service provider as the 2<sup>nd</sup> party at the time of signing of contract will be fixed and will not be subject to any change due to agency/service provider during the entire period of contract.
10. The service provider will bear all expenses incurred on fuel, insurance, payment of service tax or any other tax as levied by Government from time to time on the service provider, updating of documents, paying challans or any other legal dispute, service & maintenance related to that vehicle, break down of vehicle, arranging substitute vehicle or driver or both etc. and any other daily expenses of the driver.
11. The driver will maintain the log book with him and record the data strictly in the prescribed format and will obtain the verification signature from the travelling Government official at the time of completion of journey. The log book will be produced to Motor Vehicles Department every week.
12. The service provider will have the responsibility to keep and maintain all the requisite documents related to the vehicle and driver in the vehicle itself and update the same during the period of contract in accordance with the laws/acts as enacted or amended by the legal authorities time to time.
13. The service provider will ensure that the vehicle is maintained at the highest level of cleanliness, neatness and dust free from the exterior as

well as the interiors of the vehicle. All the fixtures and facilities like AC/ heaters/Stereo/speakers/perfume/lights/fan/switches will always be kept in perfect condition and must be ready and available for running as and when needed.

14. It will be the responsibility of the contractor to ensure that the driver possesses a valid driving licence and has got at least 3 years experience in driving the class of vehicles. The contractor will also be responsible for any penalty imposed on the driver due to violation of the traffic rules.
15. The driver must be polite, courteous with etiquettes and manners. The driver should be in practice to strictly follow the traffic rules and should produce all necessary documents to Police/Traffic Police/Transport authorities on their demand. The driver also should obey the instructions of the Motor Vehicles department officials/guests during their travelling.
16. The driver along with the vehicle must report to duty in time as instructed by the Department officials.
17. Motor Vehicles Department shall not be responsible for any damage to the vehicle in case of an accident or otherwise, theft of vehicle/parts and accessories therein. Similarly, Motor Vehicles Department shall not be responsible for any third party claims. This office will also not be responsible for any challan and disobeying of Traffic Rules caused by the driver.
18. In case of any service/breakdown of the vehicle or unavailability of driver, the service provider, in the shortest of time, will arrange to send the substitute vehicle or substitute driver or both as the case may be without any loss of time.

19. The expense incurred in arranging substitute vehicle or driver or both, if arranged by Motor Vehicles Department from any other alternative source, agency at any time, either in case of breakdown of vehicle/services or not reporting of vehicle/driver to Motor Vehicles Department in time, will be entirely borne by the service provider.
20. The terms and conditions prescribed in this document are binding on both the parties i.e., Motor Vehicles Department and service provider. Either of the party can terminate the contract by giving one month prior notice to the other party. However, in case of non compliance of the terms and conditions by the service provider and delivery of the satisfactory services by the service provider, Motor Vehicles Department will be at liberty to terminate the contract immediately without citing any other reason to the service provider.
21. An agreement will be made with the vehicle owner before engagement of vehicle for Government in Motor Vehicles Department.
22. Transport Commissioner, Motor Vehicles Department holds the power and authority to modify the terms and conditions of the contract.
23. Regional Transport Officer (Enforcement) reserves the right to accept or reject any or all quotations without assigning any reasons. The decision of Regional Transport Officer (Enforcement) will be final with respect to the acceptance/rejection of quotation.