



CHEROKEE NATION BUSINESSES, L.L.C.

REQUEST FOR PROPOSAL (“RFP”)

PROJECT NAME: CNB Multi-Function Printers

RFP NUMBER: 150421

DATED: September 21, 2022

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SECTION I

SOLICITATION TO BID CHEROKEE NATION BUSINESSES, L.L.C. PROJECT NAME: Multi-Function Printers

Cherokee Nation Businesses, L.L.C. (“CNB”), a wholly-owned tribal corporation of the Cherokee Nation and its subsidiaries and affiliates are requesting a proposal for multi-function printers (print/copy/scan/fax) to be placed through CNB and Cherokee Nation Entertainment properties.

All bids shall be submitted by email using the following Box address: Multifu.yngf2h56mujaav11@u.box.com. We are not accepting bids in person or by mail. All proposals shall be submitted to this address only. Please **do not copy the buyer or anyone within CNB on your submittal** or your bid will be disqualified. All bids must be submitted no later than 4 p.m. CST on October 7, 2022.

A mandatory pre-bid meeting will occur at 1 p.m. CST on September 28, 2022. Please sign and return the Confidentiality Agreement (p. 20-21 of Section IV) to talia.myres@cnent.com to obtain meeting login details.

The bidder must supply all the information required by the RFP Documents, hereinafter defined.

SECTION II

INSTRUCTIONS TO BIDDER

1.00 DEFINITIONS

- 1.01 The “RFP Documents” shall mean and shall include the Solicitation to Bid, Instructions to Bidder; Bid Schedule, Statement of Work, Drawings and Specifications, and all other attachments, exhibits and other documents attached hereto and/or incorporated by reference herein.
- 1.02 “Company” refers to Cherokee Nation Businesses, L.L.C. or the Cherokee Nation Businesses, L.L.C. or the wholly-owned entity soliciting bids and/or proposals for the Work described in the Statement of Work.
- 1.03 “Company Representative” refers to the Company personnel who has been designated as the Project Manager as identified in Section I, Solicitation to Bid, or other authorized representative of Company as may be designated in writing.
- 1.04 “Contractor” refers to the party acting directly or through agents, subcontractors, or employees and is currently under contract with the Company or upon the award of the bid will enter into a contract directly with the Company.
- 1.05 “Subcontractor” refers to the party contracting with the Contractor for any part of the Work as defined in the Statement of Work.
- 1.06 “Work” includes all services to be performed or things to be furnished by the Contractor, or both services and things, as the context reasonably requires, including all supervision, labor, materials, supplies, tools, equipment, light, water, fuel, power, heat, transportation, or other facilities necessary for the discharge of all of Contractor’s obligations as described in the Statement of Work.

2.00 DESCRIPTION OF WORK

- 2.01 The Work to be performed is described in Section III, Statement of Work and Specifications, of the enclosed RFP Documents.

3.00 FAMILIARITY WITH RFP DOCUMENTS AND PROPOSED WORK

- 3.01 The bidder has the responsibility for examination of all RFP Documents, inspection of all work sites, and familiarization with all conditions concerning the Work. Failure or neglect of the bidder to discharge this responsibility will not excuse nonperformance.
- 3.02 The bidder has the responsibility to estimate the time and quantities of work required to complete the Work. Failure or neglect of the bidder to discharge its responsibility will not excuse nonperformance.
- 3.03 Company may require prospective bidders to complete a Non-Disclosure Agreement prior to providing the Statement of Work to a prospective bidder.

4.00 BIDDING INSTRUCTIONS

- 4.01 If applicable, the bidder shall make its bid by inserting the bidder's figure in the applicable blanks of the Bid Response provided in the Statement of Work, by initialing those inserted figures, by completing any forms, and by returning the completed Bid Schedule to the Company.
- 4.02 The bidder must furnish with its bid, a completed, signed Business Relationship Affidavit, a copy of which is included in the RFP Documents as Section IV.
- 4.03 The bidder must furnish with its bid, a completed, signed Non-Collusion Affidavit, a copy of which is included in the RFP Documents as Section IV.
- 4.04 If applicable, the Bid Schedule must be completed in ink or by printer. The Bid Price on the Bid Schedule must be stated in words and figures, in case of a conflict words will take precedence. No alterations, additions or erasures shall be made on the Bid Schedule. Erroneous entries shall be lined out, initialed by the bidder and the correct entry inserted.
- 4.05 If applicable, all names on the Bid Schedule must be typed or printed below the signature.
- 4.06 If applicable, the Bid Schedule shall contain an acknowledgment of receipt of all Addenda (the numbers of which shall be filled in on the Bid Schedule).
- 4.07 If applicable, the address to which communications regarding the Bid Schedule are to be directed must be shown.
- 4.08 Bids shall be submitted at the time and place indicated in the Solicitation to Bid., marked with the Project Title, Bid Number, Name and Address of the bidder, and accompanied by the other required documents.

5.00 QUALIFICATION OF BIDDERS

- 5.01 No bid will be accepted unless the bidder can, if requested, show to the satisfaction of the Company evidence of its experience and familiarity with work of the character specified. This may include, at the Company's option, evidence of similar work by its firm (or principal employees) that has been performed satisfactorily and completed during the past five (5) years.
- 5.02 No bid will be accepted unless the bidder can show to the satisfaction of the Company evidence of its financial ability to perform the Work, successfully and properly, to completion.
- 5.03 If bidder has a parent company or relies on a parent company to obtain or fulfill any of the Work to be contracted, then Company has the right to required bidder's parent company to provide guarantee of bidder's proposal and the performance of any obligations arising under a Contract Agreement if bidder has been awarded the bid.
- 5.04 If awarded the bid, bidder and any subcontractors of bidder in the performance of the Work shall, to the greatest extent feasible, give preference to Indian organizations, Indian-owned

enterprises and individuals as certified by TERO. First preference shall be given to members of the Cherokee Nation and their businesses. Second preference shall be given to members of all other federally recognized tribes.

6.00 INTERPRETATIONS

6.01 All questions about the meaning or intent of the RFP Documents shall be submitted to the Company Representative in writing. Replies will be issued by Addenda mailed to, delivered or sent by facsimile to all parties recorded by Company as having received the RFP Documents. Questions received less than two days prior to the date for opening of bids will not be answered. Only questions answered by formal written Addenda will be binding. Oral and other interpretations or clarifications will be without legal effect.

7.00 CONTRACT TIME

7.01 If applicable, as required in the Statement of Work, the number of days within which the Work is to be completed, or the date by which the Work is to be completed shall be provided as set forth in the Bid Schedule and will be included in the Contract Agreement.

7.02 If a Project Schedule is required or a Date of Substantial Completion is defined per the Statement of Work, then the Contract Time for the work to be performed shall be considered a material consideration in the award of the bid.

8.00 LIQUIDATED DAMAGES

8.01 Provisions for liquidated damages, if any, will be specified in the Statement of Work and/or as set forth in the Contract Agreement.

9.00 SUBSTITUTE MATERIAL AND EQUIPMENT

9.01 If material and equipment as described in the Statement of Work are a basis for award, then the Contract, if awarded, will be on the basis of material and equipment described in the Statement of Work and Specifications without consideration of possible substitute or "or-equal" items. Whenever it is indicated in the Statement of Work and Specifications that a substitute or "equal" item of material or equipment may be furnished or used by a Contractor if acceptable to Company, application for such acceptance will not be considered by Company until after the effective date of the Contract Agreement.

10.00 REJECTION OF BIDS

10.01 Bids received more than ninety-six (96) hours, excluding Saturdays, Sundays and holidays, before the time set for opening of bids, as well as bids received after the time set for opening of bids, will not be considered and will be returned unopened.

10.02 Company reserves the right to reject any and all bids when such rejection is in the best interest of Company. All bids are received subject to this stipulation and Company reserves the right to decide which bid shall be deemed lowest and best. A violation of any of the following provisions by the bidder shall be sufficient reason for rejecting his bid, or shall make any Contract between Company and the Contractor that is based on his bid; (i) null and void;

divulging the information in said sealed bid to any person, other than those having a financial interest with him in said bid, until after bids have been opened; (ii) submission of a bid which is incomplete, unbalanced, obscure, incorrect, or which has conditional clauses, additions, or irregularities of any kind not in the original Bid Schedule, or which is not in compliance with the Instructions to Bidder and Solicitation to Bid, or which is made in collusion with another bidder. The foregoing list is non-exhaustive and Company reserves the right to reject a bid or nullify any Contract between Company and the Contractor that is based on his bid for any other reason it deems is in the best interest of the Company.

11.00 BIDS TO REMAIN OPEN

All bids and pricing submitted under this RFP shall remain valid and open for **sixty (60)** days after the day of the bid opening, but Company may, in its sole discretion, release any bid prior to that date.

12.00 AWARD OF CONTRACT

- 12.01 Company reserves the right to reject any and all bids, to waive any and all bid document requirements and to negotiate Contract terms with the successful bidder, and the right to disregard all nonconforming, nonresponsive or conditional bids. Discrepancies between words and figures will be resolved in favor of words. Discrepancies between the indicated sum of any column of figures and the correct sum thereof will be resolved in favor of the correct sum.
- 12.02 Company reserves the right to issue one award, multiple awards, or reject all bids. All quotes are subject to negotiation prior to award. Awards may be issued without discussion of quote received, and quotes should initially be submitted on the most favorable terms from a price and technical standpoint.
- 12.03 In evaluating bids, Company shall consider the qualifications of the bidders and whether or not the bids comply with the prescribed requirements.
- 12.04 Company may consider the qualifications and experience of subcontractors and other persons and organizations (including those who are to furnish the principal items of material or equipment) proposed for those portions of the Work as to which the identity of subcontractors and other persons and organizations must be submitted. Operating costs, maintenance considerations, performance data and guarantees of materials and equipment may also be considered by Company.
- 12.05 Company may conduct such investigations as it deems necessary to assist in the evaluation of any bid and to establish the responsibility, qualifications, and financial ability of the bidders, proposed subcontractors and other persons and organizations to perform the Work in accordance with the terms of a Contract Agreement and to Company's satisfaction within the prescribed time.
- 12.06 Company reserves the right to reject the bid of any bidder who does not pass any such evaluation to Company's satisfaction.

- 12.07 A Contract Agreement along with the terms and conditions of such agreement will be negotiated upon award. Company may rescind the award of a bid for failure to agree upon the terms of the Contract Agreement within a reasonable period of time or for bidder's failure to negotiate in good faith or timely respond to requests or inquiries of Company. Prior to the execution of a Contract Agreement by an authorized representative(s) of each party, the successful bidder shall not perform any services, conduct any business on Company property or acquire or procure any supplies, materials or equipment on behalf of Company to be used in performing the Work as bid, unless specifically requested by an authorized Company Representative in writing. Company will notify the successful bidder in the Statement of Work or Notice of Award that additional executive or board of directors' approval will be required prior to negotiating the terms of a Contract Agreement. In the performance of the Work awarded, Company, Contractor and its subcontractor(s) shall, to the greatest extent feasible, give preference to Indian organizations, Indian owned enterprises and individuals. First preference shall be given to members of the Cherokee Nation. Second preference shall be given to members of all other federally recognized tribes.
- 12.08 The successful bidder shall execute and deliver the Contractor's Payment and Performance Bond (if required per the Statement of Work or Contract Agreement) and the required certificate(s) of insurance evidencing the limits and endorsements as required by the terms and conditions of the Contract Agreement within five (5) calendar days of receipt of the Notice of Award. If the successful bidder fails to execute and deliver Contractor's Payment and Performance Bond and the required certificates of insurance(s) within five (5) calendar days of the Notice of Award, Company may annul the Notice of Award.

13.00 BEGINNING WORK

The Work shall be commenced as agreed upon by the parties. However, Work shall not be commenced until Contractor has provided the requisite bonds and proofs of insurance required by the Contract Agreement.

15.00 RETURNING OF RFP DOCUMENTS

- 15.01 Whether a bid is submitted or not, this collection of RFP Documents and any accompanying documents are to be returned intact.
- 15.02 The successful bidder will be furnished necessary copies of this book and documents, conforming to the bid accepted by the Company.

16.00 INVOICING REQUIREMENTS

All invoices for the Work submitted by the successful bidder must be coded in accordance with Company policies. The successful bidder will be responsible for meeting with a representative of Company's Accounting Department regarding necessary coding requirements and complying therewith.

SECTION III

STATEMENT OF WORK CHEROKEE NATION BUSINESSES, LLC Bid – Multi-Function Printers

Proposals are being solicited by Cherokee Nation Businesses, L.L.C. or the Cherokee Nation Businesses, L.L.C., a wholly-owned entity as identified in the Statement of Work, attached hereto and incorporated herein as Exhibit “A” for multi-function printers (print/copy/scan/fax). Contact the Buyer, via e-mail only, to answer any questions regarding the bid.

All bids shall be submitted by email using the following Box address: Multifu.yngf2h56mujaav11@u.box.com. We are not accepting bids in person or by mail. All proposals shall be submitted to this address only. Please **do not copy the buyer or anyone within CNB on your submittal** or your bid will be disqualified. All bids must be submitted no later than 4 p.m. CST on October 7, 2022.

A mandatory pre-bid meeting will occur at 1 p.m. CST on September 28, 2022. Please sign and return the Confidentiality Agreement (p. 20-21 of Section IV) to talia.myres@cnet.com to obtain meeting login details.

1.2 Contact

All questions related to this document should be directed by email to Talia Myres at the following address: talia.myres@cnet.com

1.3 Business Objective

CNB is seeking a vendor to supply owned or leased multi-function copiers at our casino and business properties and provide 24/7 full-service maintenance and repair as well as toner/ink replacement via software monitoring. CNB’s preference is for a uniform environment with Canon being our preferred make/model. We currently have approximately 150 machines in our environment – see Attachment B of this RFP. We will consider other manufacturers but advise all bidders to include Canon and HP options as part of their response.

2.0 Requirements

2.1 Required Features

<i>Number</i>	<i>Client Features</i>	<i>Priority</i>
Functional		
F-1:	Newly manufactured with no used/refurbished parts	Mandatory
F-2:	Capable of copy speed with minimum 25 ppm black and white and full color minimum	Mandatory
F-3:	Color and monochrome scanning to email, copier hard drive, network drive	Mandatory
F-4:	Copy exposure: automatic or manual	Mandatory
F-5:	Response time: Warm up time less than 20 seconds; Recovery time from sleep less than 20 seconds	Mandatory
F-6:	Multiple Copies: 1 to 999	Mandatory

F-7:	Magnification: -25% to 400% (1% Increments)	Mandatory
F-8:	2-Sided (input: output) 1-1, 1-2, 2-2, 2-1	Mandatory
F-9:	Date stamping	Mandatory
F-10:	Bypass tray	Mandatory
F-11:	Confidentiality copy/printing solution – preferably a print anywhere/Follow Me option that allows the user to print at any unit within the company – List specific print solution(s) in RFP and include vendor experience with that option(s)	Mandatory
F-12:	Automatic Document Feed –	Mandatory
F-13:	Collate, staple, and duplex (auto)	Mandatory
F-14:	3-hole punch, minimum on copier	Mandatory
F-15:	Four (4) variable size adjustable paper trays; letter size, legal size, ledger size. Envelopes are required for certain units.	Mandatory
F-16:	Network Printing directly from OSX, Windows 10, and Windows 11	Mandatory
F-17:	Interruption capabilities	Mandatory
F-18:	Certification of hard drive destruction or delivery of device hard drive to CNE/CNB when unit is decommissioned	Mandatory

2.3 Key Deliverables

- Ability to lease or own MFP copiers
- Training (materials and hands-on training)
- Configuration standards
- Technical Support
- Toner/ink replacement when existing cartridge reach established level – new cartridge shipped to unit location (labeled with asset number for easy identification)
- Maintenance Agreement for entire fleet – new units and existing CNB-owned units
- Statement of Work

2.4 Project Completion Criteria:

- CNB management and IT management agree on a plan of action to accomplish system functionality and approve the system implementation.
- CNB management reviewed for data accuracy, the implementation plan documented, and a fully configured system in operation.
- All customizations fully documented and transitioned to CNB IT support personnel.
- CNB management sign-off on documentation, the project plan, and a functioning system in place.

2.5 Dependencies

- The maintenance/repair support system shall be available at all times; as we are a 24/7 Operation. Please provide your service/maintenance/availability processes to support a High Availability environment and failover/backup plans established to limit our downtime risk.

2.6 Technical

- **Printer Models**
 - Cherokee Nation Businesses (CNB) prefers Canon for internal IT purposes. All new printers must be of the same brand in order to maintain a uniform fleet. However, in

light of recent supply-chain issues, in the event that Canon is unavailable, vendor will provide a comparable option.

2.7 Critical Success Factors

- Prompt resolution of issues and decisions
- Project deadlines met
- Harmonious relationships maintained among purchasing, IT assets and CNE/CNB locations

2.8 CNB Requirements of Multi-Function Copier Agreement

- Assessment requirements
 - Upon contract award, Vendor will work with CNE/CNB to assess current environment including current usage, device placement, and manufacturer and model efficiency to determine if current devices and capabilities meet/exceed/underperform the company's needs.
- Reporting requirements
 - Vendor shall provide a customer portal accessible to CNB. The portal should allow visibility of toner levels, service calls, make/model of devices, IP address, location and status of all CNB owned devices.
 - Vendor shall meet with CNB quarterly to review monthly usage and service calls. Vendor should provide a report (digital and hard copy) for usage during quarterly review. Vendor should proactively assess usage for various sites, ensuring devices are used efficiently (or not used) and provide process improvement suggestions and best practices to CNB.
 - Usage – The vendor will provide monthly reports of copy and print counts based on user and functional department for defined dates and times. Ideally, these will be provided during quarterly review meeting.
- Maintenance requirements
 - Toner supplies – The vendor will supply all toner and all other supplies needed to perform the operations of the machine. All units will be networked and will be monitored electronically for repair and toner/ink status. When toner/ink falls below a certain threshold, vendor will automatically ship replacement toner to property where unit is located. Toner will be asset tagged per IT Assets instructions.
- Service response times
 - The vendor will respond to all reports all non-functioning copiers within the company environment.
 - Vendor shall give a written or verbal response to all service calls within 30 minutes during regular business hours (M-F, 8 a.m. – 5 p.m.) and within 2 hours on weekends and holidays.
 - A tech should be dispatched to the site within 2 hours of service call acknowledgement for the Tulsa Metro area and within 4 hours for locations more than a 110-mile radius from zip code 74015 (Hard Rock Casino & Hotel Tulsa).

- If vendor cannot meet timeframe above, please provide property-specific SLAs.
 - If a location requires a longer service time outside of all agreed-upon SLAs, CNB must be notified in writing (email) and agree to timeframe and service cost.
- Onsite Repair
 - The vendor shall guarantee the availability of replacement parts, applicable accessories and equipment and have the CNB unit within 7 business days. If a defect(s) remains unresolved for a period of 24 hours, the vendor will provide CNB with a comparable loaner unit, including installation, at no charge.
 - Software and firmware
 - Vendor will provide updates as needed to ensure equipment performs at the highest level
 - Equipment up-time
 - Each leased copier must maintain 98.5% uptime in any given month (equals downtime of no more than 10.5 hours in the month, per machine), or CNB reserves the right to deduct \$150.00 from any invoice for any one of the copiers that does not maintain a 98.5% uptime (no more than 10.5 hours in a month).
 - Delivery and installation of equipment
 - Start of contract – The vendor shall state in its proposal the number of business days necessary for delivery and installment of equipment. Vendor must detail all anticipated expenses that will be incurred by CNB for the delivery and installation of equipment. CNB will not be liable for expenses not detailed in the RFP response. The vendor shall invoice CNB for delivery and installation upon written acceptance of the equipment by the CNB. The vendor shall also be responsible for de-installation of all leased equipment being replaced by the new vendor agreement and delivering such equipment to an appropriate location as determined by CNB IT Assets and the CNB/CNE property
 - End of contract – The vendor shall be responsible and state any costs associated with deinstallation and haul away of equipment at the end of the lease, including the destruction or erasure of data contained on copier hard-drives including Certificate of Disposal/Destruction or comparable confirmation. CNB will not be liable for any costs not specifically detailed in the RFP response to hard drive disposal/destruction.
 - Training and materials
 - Delivery and installation cost shall include on-site training by a fully qualified representative of the vendor (if needed and requested by CNB). All user manuals and operating guides shall also be provided with the equipment. The date of the equipment training shall be chosen by CNB after delivery and installation.
 - Invoicing
 - CNB requires that monthly invoices be sent at the beginning of each month. CNB requests that all units at each property be listed on one invoice for easier billing purposes. For example, if there are 20 units at Hard Rock Tulsa, then one invoice

would be sent with 20 lines detailing the location of each unit, serial number, unit number, respective account coding and respective monthly charges for each unit.

➤ Maintenance of Owned Assets

- In addition to new units purchased through the vendor, the vendor will take on maintenance of existing units within the environment. This will include service, repair calls, warranty issues and toner/ink replacement. Service agreement times, including repair parts, loaner units and response times, will apply to all existing units in the environment. Vendor shall provide comparable replacement units options for all existing and pre-owned models.

3.0 RFP GENERAL INFORMATION

3.1 RFP Overview

The goal of this Request for Proposal (RFP) is to determine if your services meet the functional and technical needs of CNB. Please feel free to submit any additional information you deem appropriate for this project.

All materials provided will become the property of CNB and will not be returned to the vendor.

RFP responses are due no later than 4 p.m. CST on October 7, 2022 and must be returned via Box at the following link: Multifu.yngf2h56mujaav11@u.box.com. **Failure to return a complete RFP which includes all documents within Section IV** will result in disqualification of bid. Any questions must be submitted via email. Verbal questions will not receive a response.

RFP responses should include all requested information. This information will be held in confidence and will not be made available to other vendors. Likewise, the vendor agrees to hold in confidence any and all information included in this RFP and will not disclose to a third party any part of this RFP, except as necessary to generate a response to this RFP. CNE reserves the right to issue one award, multiple awards or reject any or all responses. CNE reserves the right to make partial awards, to award all work, to reject any and all bids, to waive any and all bid document requirements and to negotiate contract terms with the successful bidder, and the right to disregard all nonconforming, nonresponsive or conditional bids. Discrepancies between words and figures will be resolved in favor of words. Discrepancies between the indicated sum of any column of figures and the correct sum thereof will be resolved in favor of the correct sum. The vendor is responsible for all costs they incur in preparing their response to this RFP. The vendor may be asked to present their response via Web-Ex. Any questions regarding this RFP should be communicated via e-mail to Talia.Myres@cnet.com. A response will be returned as well as a copy of your question and its response will be posted on the Cherokeebids.org website within one business day or as soon as practicable.

3.2 RFP Format

This RFP is distributed to selected vendors in the following electronic format:

- Email link to Cherokeebids.org website

3.3 RFP Timetable

The timetable below is subject to change, but if any modifications to the project time schedule are made, they will be communicated to all bidders in a timely manner.

- September 21, 2022 – Bid posting
- September 26, 2022 – Vendor questions due in writing to Talia Myres
- September 28, 2022 – Mandatory pre-bid meeting at 1 p.m. CST
- October 7, 2022 – Bid close
- October 13–20, 2022 – Vendor de-scope/interviews with CNB IT Assets (if needed)
- October 21–26, 2022 – CNB Final Selection
- October 26–November 15 – Contract Negotiation

3.4 Vendor Characteristics

Outlined below, not necessarily in order of importance, are the high-level descriptions of criteria that will be looked for in evaluating proposals.

- Have a reputation for financial stability and operate a well-established and stable organization
- Demonstrate an approach and design methodology compatible with the approach outlined in this document
- Competitive price/cost structure (provide examples/details) for transactions and ongoing support/maintenance
- CNB's preference is a vendor with significant multiple company experience and clients
- Have a collaborative mindset that enables CNB to effectively implement and support the process/application

3.5 Contractual Issues

Upon award, Cherokee Nation Businesses and the vendor will negotiate mutually agreeable terms and conditions. All work products after award will become the property of CNB. Vendor must contractually commit to all statements made in their RFP response. All statements in this document are considered in scope even if not identified in vendor documents.

3.6 Security and Control

Specifications are included that summarize the level of security for confidential and sensitive information in applications and functions. Define what controls are provided to ensure the integrity and protection of data within the system.

3.7 Training

Vendor to provide hands-on system training for all staff and internal IT support if needed

3.8 Documentation

Vendor will provide documentation on how to use vendor portal and any other requested documentation throughout the contract.

3.10 Roles and Responsibilities

Each vendor must define the expected roles and responsibilities of the employees assigned to this account – account representative, technicians, service representatives, etc. This should be presented in written format and include contact information (email and phone number).

3.11 Tribal Employment Rights Office

This project may also subject to Cherokee Nation Tribal Employment Rights Office regulations that include a fee of ½ of 1% of total contract award, if applicable, and the completion of a TERO

Labor Agreement and payment of associated fees, including a \$25 per person per day fee for any non-Indian worker on site. The successful bidder's performance will also be measured, recorded, and reported to the Cherokee Nation. Please refer to Cherokee Nation Legislative Act 38-05 dated 11-14-06 repealing and superseding Cherokee Nation law regarding Labor and the Employment Rights Ordinance and Declaring an Emergency. The complete Act is available at our website or by contacting the TERO OFFICE at Tahlequah 918-453-5000.

3.13 Rejection of Bids

CNE reserves the right to reject any and all bids when such rejection is in the best interest of CNE. All bids are received subject to this stipulation and CNE reserves the right to decide which bid shall be deemed lowest and best. A violation of any of the following provisions by the bidder shall be sufficient reason for rejecting his bid, or shall make any Contract between CNE and the Contractor that is based on his bid null and void: (i) divulging the information in said sealed bid to any person, other than those having a financial interest with him in said bid, until after bids have been opened; (ii) submission of a bid which is incomplete, unbalanced, obscure, incorrect, or which has conditional clauses, additions, or irregularities of any kind; (iii) which is not in compliance with this RFP; or (iv) which is made in collusion with another bidder. The foregoing list is non-exhaustive and CNE reserves the right to reject a bid or nullify any Contract between CNE and the bidder that is based on his bid for any other reason it deems is in the best interest of the CNE.

4.0 Vendor's Response to RFP

4.1 Format of Vendor's Response

Please follow the format described below.

The RFP responses are to be submitted to the Box address provided in section 3.1. Responses to this RFP should address all deliverables listed in the RFP. CNE may include the vendor's response to this RFP as an addendum to any potential contract. The RFP response must be sent to the Box link by 4 p.m. CST October 7, 2022.

4.2 Introduction and Vendor Background

Please complete the following questions to provide CNB with a thorough understanding of your company's history and background.

4.21 Management Summary

Present the overall scope and projected cost of the proposed implementation effort, detailed by product. It should include a brief summary of the strategy in non-technical terms. It should also state specific reasons why the vendor's proposal best satisfies the needs of CNE.

4.22 Annual Report

Provide a copy of the vendor's most recent annual report, if a public company. If an annual report is provided, please reference it below as an attachment to this RFP; otherwise, a statement of financial stability by the vendor's independent auditors will be adequate.

4.23 Organization Chart

Present a company organizational chart or other appropriate information to indicate the organization's ability to support the installation and maintenance and adapt to staffing changes.

4.24 Principals

Identify the principals of the organization and the individuals on the project team who would be responsible for all aspects of the proposed implementation.

4.25 Implementations

Provide a list of the two most recent implementations. Included in this list should be a brief description of the functional enhancements and timelines for the implementation. Please provide implementations

in which the customer utilized your application, in addition to instances where your product was used to integrate into an existing customer application

4.26 Team Members

Provide names and resumes of all key personnel and the proposed project team members for review.

4.27 References

Please identify three references that CNB can contact to discuss their project. In addition, please provide a list of customers comparable to CNB.

4.28 Vendor Questionnaire

Information Requested	Response
Company Name:	
Year Founded:	
Number of Employees:	
Number of Offices:	
Primary Geographic Market Area: _	
Primary Industry Market:	
Number of Years Providing Solution: _____	
Number of Current/Past Clients Implementing this Version of the Software: _____	
Number of Current/Past Clients Implementing your solution	

4.29 RFP Contact

Please provide the name, title, address and phone number of the person with whom all contact should be made concerning your response to the RFP.

4.4 Vendor Support

Provide SLA guidelines and technical support hours. Include after-hours support and holiday hours.
Please provide details regarding end-user support, if applicable

4.6 Project Costs

Vendor should provide hourly rates for their respective personnel. Please provide in detail the costs for a standard service call for each of the properties below. Include costs for the following scenarios and define what hours are included in the time frames: regular working business hours, after hours, holiday hours (what days are defined as holidays for your company). Note if parts are included in the cost of service calls. If parts are not included, please include a list of commonly replaced parts and the service cost to replace them.

Vendor must provide SLA for Tulsa metro properties. They must also provide any additional SLAs that pertain to properties outside of a 110-mile radius of zip code 74015 (Hard Rock Casino & Hotel Tulsa). This includes 3rd party contractors that may be used by the vendor.

Properties:

- Hard Rock Hotel and Casino Tulsa (located in Catoosa)
- Claremore
- Fort Gibson
- Grove
- Ramona
- Roland
- Sallisaw
- South Coffeyville
- Tahlequah
- West Siloam Springs
- Corporate Woods
- Marshall Building
- Vinita Welcome Center
- All future CNB/CNE properties

Vendor should provide costs for each solution offered that includes:

- Black and white printing cost per page
- Color printing cost per page

Vendor should provide costs for the following:

- Toner/ink replacement charges
- Service calls/maintenance repair
- Loaner machines

- Provide base pricing on the following Canon models and include comparable models from other manufacturers if you would like to offer those as options. Please note that standard contract models could change between RFP posting and when contract is finalized.

Canon Model	Base unit cost
imageClass X MF1643iF II	\$ -
Color imageRUNNER ADVANCE DX C5840i	\$ -
Color imageRUNNER ADVANCE DX C3826i	\$ -
Color imageRUNNER ADVANCE DX C357i	\$ -
Color imageRUNNER ADVANCE DX C478i	\$ -
imageRUNNER ADVANCE DX 4825i	\$ -
imageRUNNER ADVANCE DX 6855i	\$ -
imageRUNNER ADVANCE DX 8705i	\$ -
imageRUNNER ADVANCE DX 8795i	\$ -

- If a unit is needed outside the standard models, please provide how this will be priced to CNB – set discount off MSRP price, cost plus, list less, etc.

4.8 RFP Certification

<p>The vendor must certify to the accuracy and completeness of all information included as a response to this RFP. In the space below, please include the signature and title of the principal in your organization with the authority to represent your products and the contents of your proposal. This does not require notarization.</p>
<p>Printed name:</p>
<p>Signature:</p>
<p>Title:</p>
<p>Date:</p>

SECTION IV

CONFIDENTIALITY AND BUSINESS RELATIONSHIP/NON-COLLUSION REPRESENTATIONS

In connection with discussions and/or negotiations between the responding entity (“Bidder”) and the applicable Cherokee Nation entity (“Company”) (individually “Party” or collectively “Parties”) regarding

PROJECT NAME: Multi-function printers

RFP NUMBER: 150421

Each Party agrees that any written information, drawings or data disclosed by the other Party as well as all information becoming known to either Party concerning the other Party’s inventions, discoveries, improvements, methods, business plans, ventures, practices, enterprises, or operation, or any other information affecting the business operations of the other Party shall be deemed to be confidential and proprietary information owned by such Party, and shall be protected by the receiving Party in the same manner and with the same degree of care the receiving Party treats its own confidential or proprietary information (“Confidential Information”). The receiving Party agrees to and shall be fully responsible for all Confidential Information of the disclosing Party in the receiving Party's possession and the receiving Party shall promptly upon demand, return all such Confidential Information and reproductions therefrom to the disclosing Party or destroy the Confidential Information and certify such destruction to the disclosing Party. If either Party loses or makes an unauthorized disclosure of the other Party's Confidential Information, it shall notify such other Party immediately and use reasonable efforts to retrieve the lost or wrongfully disclosed Confidential Information.

Confidential Information shall not be disclosed, except to the extent required by law, to any third person or entity without the prior written consent of the disclosing Party other than to those directors, officers, employees, affiliates, agents or consultants with a need to know the Confidential Information in connection with the project referenced above. Except as permitted in the previous sentence, prior to disclosure to any such third person or entity, such third person or entity must have agreed in writing to treat the Confidential Information as confidential in the same manner as required of the receiving Party. The Parties shall use the Confidential Information only in connection with continuing discussions by the Parties concerning the Project, except as may otherwise be mutually agreed upon in writing.

Confidential Information shall be treated in the manner specified above until such time as such Confidential Information: (i) is otherwise available in the public domain; (ii) is established to have been lawfully known by the receiving Party prior to receipt of such Confidential Information from the disclosing Party or becomes known by the receiving Party through a third party not subject to the non-disclosure requirements of this Agreement; (iii) is developed by or on behalf of the receiving Party independent of any Confidential Information furnished by the disclosing Party under this Agreement or (iv) is required to be released by a valid law, regulation or court order, and sufficient notice is given by the receiving Party to the disclosing Party of any such requirement or request to permit the disclosing Party to seek an appropriate protective order or exemption from such requirement or request.

The receiving Party acknowledges that in the event of an unauthorized disclosure, the damages incurred by the disclosing Party may be difficult if not impossible to ascertain, and that the Disclosing Party may seek injunctive relief as well as monetary damages from the receiving Party. Neither the disclosure of Confidential Information, nor the ongoing discussions and correspondence between the receiving Party and the disclosing Party, shall constitute or imply a commitment or binding obligation between the parties or their respective affiliated companies.

Neither Party shall be: (a) responsible or liable for any business decisions made or inferences drawn by the other Party in reliance on this Agreement or in reliance on actions taken or disclosures made pursuant to this Agreement; or (b) liable to or through the other Party for amounts representing loss of profits, loss of business, or special, indirect, consequential, or punitive damages.

This Agreement shall be binding upon Company with regard to the Project as if executed by Company and shall become effective upon signature by Bidder ("Effective Date"). The Agreement shall continue in force until terminated by either Party, notice is provided by Company that Bidder was not the winning bidder, or until superseded by a subsequent non-disclosure or definitive agreement containing confidentiality provisions. The obligations of the parties shall survive and continue beyond the expiration or termination of the Agreement for a period of two (2) years with regard to Confidential Information.

NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY OR PRESENTED IN THE BID PROPOSAL DOCUMENTATION, NEITHER PARTY MAKES ANY REPRESENTATIONS OR WARRANTIES OF ANY NATURE WHATSOEVER WITH RESPECT TO ANY INFORMATION DISCLOSED, INCLUDING, WITHOUT LIMITATION, ANY WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR AGAINST INFRINGEMENT.

The Parties acknowledge that this Agreement does not restrict the ability either to engage in their respective businesses, nor does it limit either Party's use or application of any information or knowledge acquired independently of the other without a breach of this Agreement in the course of such Party's business.

The Parties agree that this document may be electronically signed and that signatures appearing on this document are the same as handwritten signatures for the purposes of validity, enforceability, and admissibility.

SIGNED: _____
TITLE: _____
DATE: _____

**CONFIDENTIALITY AND BUSINESS RELATIONSHIP/NON-COLLUSION
REPRESENTATIONS**

_____, on behalf of _____
_____ (Bidder name) represents and warrants that the nature of any partnership, joint venture, or other business relationship presently in effect or which existed within one (1) year prior to the date of this statement with Company or other party to the services provided under the Agreement is as follows:

_____, on behalf of _____
_____ (Bidder name) represents and warrants that any such business relationship presently in effect or which existed within one (1) year prior to the date of this statement between any officer or director of Consultant and any officer, director, manager or member of the Board of Directors of Company or other party to the project is as follows:

_____, on behalf of _____
_____ (Bidder name) represents and warrants that the names of all persons having any such business relationships and the positions they hold with their respective companies or firms are as follows:

_____, on behalf of _____
_____ (Bidder name) represents and warrants that any family/relative relationships present between any officer, director or agent of Bidder and any officer, director, manager or member of the Board of Directors of Company other party to the Agreement is as follows:

_____, on behalf of _____
_____ (Bidder name) represents and warrants states that the names of all persons having any such family/relative relationships and the positions they hold with their respective companies or firms are as follows:

If none of the business relationships hereinabove mentioned exist, Representative should so state below

SIGNED: _____
TITLE: _____
DATE: _____

**CONFIDENTIALITY AND BUSINESS RELATIONSHIP/NON-COLLUSION
REPRESENTATIONS**

_____, on behalf of _____
(Bidder name) represents and warrants that (s)he is the agent authorized by the bidder to submit the attached bid. Representative further states that the bidder has not been a party to any collusion among bidders in restraint of freedom of competition by agreement to bid at a fixed price or to refrain from bidding; or with any employee of Company or any affiliate or wholly-owned entity of Company as to quantity, quality or price in the prospective definitive Agreement, or any other terms of said prospective definitive Agreement; or in any discussions between bidders and any official of Company or any affiliate or wholly-owned entity of Company concerning exchange of money or other thing of value for special consideration in the letting of a definitive Agreement.

SIGNED: _____
TITLE: _____
DATE: _____

SECTION V

BOND AND INSURANCE REQUIREMENTS

Minimum Insurance for Bidding: Bidder shall provide with its bid, certificates of insurance on an ACORD 25 or 25S form evidencing all available coverages, however, to be considered an acceptable bid the following minimum coverages and limits and any additional insurance requirements specified in the Statement of Work must be evidence on the submitted certificates of insurance. The limits set forth below are minimum limits. Additional limits or policies may be required per the terms and conditions of the Contract Agreement.

(A) Worker's Compensation insurance complying with the laws of the State or States having jurisdiction over each employee, whether or not Contractor is required by such laws to maintain such insurance, and Employer's Liability with limits of \$500,000 each accident, \$500,000 disease each employee, and \$500,000 disease policy limit.

(B) Commercial or Comprehensive General Liability insurance on an occurrence form with a combined single limit of \$1,000,000 each occurrence, and annual aggregates of \$2,000,000, for bodily injury and property damage, including coverage for blanket contractual liability, broad form property damage, personal injury liability, independent contractors, products/completed operations, and when applicable the explosion, collapse and underground exclusion will be deleted.

(C) Automobile Liability insurance with a combined single limit of \$1,000,000 each occurrence for bodily injury and property damage to include coverage for all owned, non-owned, and hired vehicles. In each of the above described policies, Contractor agrees to waive and will require its insurers to waive any rights of subrogation or recovery they may have against Company its parent, subsidiary, or affiliated companies.

(D) Pollution Liability insurance in the amount of \$1,000,000 each incident and annual aggregate of \$2,000,000 (only applicable for bidding if required per the Statement of Work). Upon award of the bid Company may require this coverage per the Contract Agreement if such coverage is merited per the scope of the Work to be performed and the minimum limits quoted may be adjusted accordingly.

(E) Professional Liability insurance with limits of not less than \$2,000,000 for each claim and an annual aggregate of not less than \$2,000,000 (only applicable for bidding if required per the Statement of Work). Upon award of the bid Company may require this coverage per the applicable Contract Agreement or Service Agreement if such coverage is merited per the scope of the Work to be performed. The limits for professional liability insurance may be adjusted depending on complexity and size of the project and the scope of services to be provided. Any adjustments to these limits will be identified in the applicable terms and conditions of the Contract Agreement or Service Agreement.

Additional Insurance Requirements upon Award of Bid:

(A) At a minimum the following will be required for Commercial or Comprehensive General Liability and Automobile Liability policies (Company may identify additional policies

that are subject to this requirement and such additional policies and requirements will be made a part of the terms and conditions of the Contract Agreement):

- Company its parent, subsidiary and affiliated companies will be named as additional insured.
- The policies shall include the following “other insurance” amendment: “This insurance is primary insurance with respect to Company its parent, subsidiary and affiliated companies, and any other insurance maintained by Company its parent, subsidiary or affiliated companies is excess and not contributory with this insurance.”

Waiver of Subrogation: In each of the policies required per the Contract Agreement, bidder agrees to waive and will require its insurers to waive any rights of subrogation or recovery they may have against Company, its parent, subsidiary, or affiliated companies.

At least five (5) days prior to the commencement of the Work, Contractor shall deliver to Company certificates of insurance on an ACORD 25 or 25S form evidencing the existence of the insurance coverage required per the Contract Agreement. In the event coverage is denied or reimbursement of a properly presented claim is disputed by the carrier for insurance provided in subsections (A) through (E) above, Contractor shall, upon written request, provide Company with a certified copy of the involved insurance policy or policies within ten (10) business days of receipt of such request.

Bid Bond and Performance, Payment and Maintenance Bonds:

- (A) Bid Bond. If required per the Statement of Work, a Bid Bond may be required as proof of the bidder’s ability to bond the Work. If awarded the Work, Performance, Payment and Maintenance Bonds may be required as indicated below.
- (B) Performance and Payment Bond. If required per the Statement of Work or Contract Agreement, the successful bidder shall obtain and provide to Company a Payment and Performance bond covering discharge of the successful bidder’s obligations. This insurance guarantee shall represent one hundred percent (100%) of the total contract award (including any and all subsequent additions and deletions to the contract award due to changes in the scope of the work). Said bond shall be issued in a form acceptable to Company covering the obligations of the successful bidder under the Contract Agreement. Company may, at its election, terminate the Contract Agreement if the required bond is not obtained within such time as Company will deem reasonable (in no event later than commencement of the Work). This insurance guarantee shall remain in full force until final acceptance of successful bidder’s work.

Any increase in the Contract amount shall automatically result in a corresponding increase in the Bond's penal amount without notice to or consent from Surety, such notice and consent being hereby waived. Decreases in the Contract amount shall not, however, reduce the Bond's penal amount unless specifically provided in said Change Order.

The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.

- (C) Maintenance Bond. If required per the Statement of Work or Contract Agreement, the

successful bidder may be required to obtain and provide to Company a Maintenance Bond guaranteeing Company, that the bidder will solve all maintenance issues during the specified maintenance period, which is usually one (1) year from final acceptance of successful bidder's work. The maintenance period could be longer depending upon the terms of the Contract Agreement.

Additional bonding requirements may be identified by Company in the Statement of Work or Contract Agreement.

SECTION VI

BID AUTHORIZATION

1. Price, terms and any other conditions quoted shall remain valid and in effect from bid closing date to_____.

2. This is to certify that I have carefully reviewed the Cherokee Nation Businesses' Proposal Terms and Conditions and attached specifications on REQUEST FOR PROPOSAL IT Help Desk Services and have clearly indicated in writing any exceptions my firm is making to these specifications. Therefore, I, the undersigned, hereby agree to both furnish and deliver the Proposal in this quotation complete as specified, if awarded, within the time specified and at the price quoted therein and without any additional charges to CNB.

COMPANY NAME

PHONE NUMBER

FAX NUMBER

COMPLETE MAILING ADDRESS

NAME AND TITLE OF AUTHORIZED COMPANY OFFICIAL

SIGNATURE

DATE

Attachment "A" GENERAL INSURANCE REQUIREMENTS



CERTIFICATE OF LIABILITY INSURANCE

OP ID: DF

DATE (MM/DD/YYYY)
04/04/12

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER 	CONTACT NAME: PHONE (US, Int, Ext): FAX (US, Int) E-MAIL ADDRESS: PRODUCER CUSTOMER ID #: INSURER(S) AFFORDING COVERAGE: NAIC #:
INSURED:	INSURER A INSURER P INSURER C-1 INSURER C-2 INSURER E-1 INSURER F

COVERAGES: _____ CERTIFICATE NUMBER: _____ REVISION NUMBER: _____

IT IS TO BE CERTIFIED THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY NOT FULLY REFLECT ALL PAID CLAIMS.

INSURANCE TYPE	TYPE OF INSURANCE	ADDITIONAL RISKS	COVERAGE WITH	POLICY NUMBER	POLICY PERIOD (MM/DD/YYYY - MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> GENERAL LIABILITY <input type="checkbox"/> COMMERCIAL AUTO (BASIC) <input checked="" type="checkbox"/> COMMERCIAL AUTO (EXCESS)	X	X			AUTOMOBILE LIABILITY : 1,000,000 BODILY INJURY : COMMERCIAL AUTO LIABILITY : COMMERCIAL AUTO EXCESS : 1,000,000 COMMERCIAL AUTO LIABILITY : 2,000,000 COMMERCIAL AUTO EXCESS : 2,000,000
	<input checked="" type="checkbox"/> AUTOMOBILE LIABILITY <input type="checkbox"/> COMMERCIAL AUTO (BASIC) <input type="checkbox"/> COMMERCIAL AUTO (EXCESS) <input type="checkbox"/> COMMERCIAL AUTO LIABILITY <input type="checkbox"/> COMMERCIAL AUTO EXCESS	X	X			COMMERCIAL AUTO LIABILITY : 1,000,000 COMMERCIAL AUTO EXCESS : COMMERCIAL AUTO LIABILITY : COMMERCIAL AUTO EXCESS : COMMERCIAL AUTO LIABILITY : COMMERCIAL AUTO EXCESS :
B	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY <input checked="" type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY <input type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY <input type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY <input type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	X	X			<input checked="" type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY : 500,000 <input type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY : 500,000 <input type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY : 500,000

EXCLUSIONS OF COVERAGE FOR CHANGES IN CLASSIFICATION (See ACORD 101 Additional Terms Schedule for more exclusions)
 Cherokee Nation Businesses, LLC, named as additional insured on the General Liability and Commercial Auto policies as pertains to work performed by the insured. In addition a waiver of subrogation in favor of Cherokee Nation Businesses, LLC, applies to all policies as pertains to work performed by insured. A 30 day cancellation clause will also apply in their favor.

CERTIFICATE HOLDER Cherokee Nation Businesses L.L.C. (and applicable Subsidiaries) Attn: Risk Management Department 777 West Cherokee St Caloosa, OK 74015	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE
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Attachment “B”
Current CNB environment

Model	Qty in Environment
Canon 1023IF	1
Canon 1025IF	1
Canon IMR-C5035	1
Canon IR1023IF	2
Canon IR1025IF	4
Canon IR1435IF	4
Canon IR2200	2
Canon IR2525I	1
Canon IR3245I	1
Canon IR3245i	1
Canon / IR3300	2
Canon / IR330S	1
Canon / IR3570	1
Canon / iR4035	3
Canon / iR4045	1
Canon / iR4225	3
Canon / iR4235	2
Canon / iR4245	3
Canon / iR4251	4
Canon / iR4535i	1
Canon / iR4551i	1
Canon / iR6255	4
Canon / iR6575i	1
Canon / iR8205	1
Canon / iR8295	1
Canon / iR8595i	1
Canon / iRC2225	1
Canon / IRC2550	1
Canon / IRC3380I	1
Canon / iRC3525i	2
Canon / iRC355i	2
Canon / iRC356iF	1
Canon / iRC356if III	2
Canon / IRC5030	4
Canon / iRC5035	4
Canon / iRC5035i	2

Canon / iRC5045	3
Canon / iRC5045i	1
Canon / IRC5051	8
Canon / iRC5235	8
Canon / iRC5240	5
Canon / iRC5250	6
Canon / iRC5255	6
Canon / iRC5535i	11
Canon / iRC5540i	6
Canon / iRC5550i	10
Canon / iRC5550III	1
Canon / iRC6055	1
Canon / iRC6265	2
Canon / iRC7055	1
Canon / iRC7260	2
Canon / iRC7565	1
Canon / iRC7565i	1
Canon / TM-300 Plotter	1
Canon /iR4251	1
Canon /iRC5540	1
Canon IR.DXC477IF CLR	1
Canon iRC5540i	1
Canon Wide Format Plotter, iPF710	1
Konica Minolta C308e	1
Kyocera / 4053ci	1
Sharp / MX4100N	1