

Ref:- AAAL/Maintenance Service/Engg/EDF24/204

Date :- 24 Jun 2024

Alliance Air Aviation Limited Engineering – PPC	Tender Ref :- AAAL/Maintenance Service/Engg/EDF24/204 Date :- 24 Jun 2024 Pre-bid Meeting :- 16 July 2024 Last Date :- 23 July 2024, 15:00 Hrs (IST) Opening Date :- 23 July 2024, 15:30 Hrs (IST)

Subject: - Tender for selection of aviation regulatory authority approved MRO for maintenance, repair, and overhaul of aircrafts components mentioned in Annexure A.

1. Alliance Air Aviation Limited	Alliance Air Aviation Limited is scheduled operator, with having twenty-one (21) aircraft consisting of eighteen (18) ATR72-600, two (02) ATR42-600 and one (01) Dornier aircraft.
2. Tender Format	In single bid format Prices/Rates are invited from interested parties to provide maintenance and repair services for components for above said aircraft. Interested parties are hereby requested to quote their least price, excluding Government Taxes, for maintenance and repair of components of ATR72, ATR42 and Dornier DO 228 updated as per the specification appended in Workscope, Annexure A and financial bid format, Annexure B.
3. Contract Term	Twenty-four (24) months from the date of execution of the agreement. Annually extendable for twenty-four (24) months on satisfactory performance in previous contact period on similar terms and conditions.
4. Workscope	As per Annexure A.
5. EMD	The interested party has to submit EMD of ₹ 2,85,000.0 (Rupees Two Lakhs Eighty Five Thousand Only) in the form of Demand Draft (DD) or Banker Cheque from Scheduled Bank of India. In favour of "Alliance Air Aviation Limited", Payable at Delhi
6. Exemption / Preference to MSE units:	As per the Public Procurement Policy for Micro and Small Enterprises (MSEs), preference will be provided to MSEs as per the prevailing policy as formulated by the Ministry of Micro, Small and Medium Enterprises of Govt. of India. EMD is not applicable to MSE organizations.
7. Security Deposit	<p>a. The Successful Bidders would be required to submit an interest-free refundable security deposit equal to the sum of INR 4,75,000.0 (Rupees Four Lakhs Seventy five Thousand Only) ("Security Deposit" and "SD") or the Security Deposit could be paid by the Successful Bidder by executing irrevocable performance bank guarantee in favour of AAAL for an equivalent amount as stated above ("Performance Bank Guarantee" and "PG"). The expenses incurred towards submission of the Security Deposit / Performance Bank Guarantee will have to be borne by the Successful Bidders.</p> <p>b. The Security Deposit/Performance Bank Guarantee shall be retained by AAAL through the period of the Agreement.</p> <p>c. The Security Deposit/Performance Bank Guarantee shall be returned/discharged (after adjusting damages, if any, arising out of the performance of the successful bidder under the Agreement) by AAAL within 3 (three) months after expiry of contract period.</p> <p>d. The successful bidder shall submit the Security Deposit/ Performance Bank Guarantee within Fifteen (15) days prior to the execution of the agreement. The Performance Bank Guarantee should be valid for Ninety (90) days beyond the completion of the contract period. It is clarified that the Performance Bank Guarantee shall be the stand-alone document to the agreement in case the same is furnished by the Successful bidder.</p> <p>e. Notwithstanding anything mentioned to the contrary in this Tender or the Agreement, upon any default or breach of obligations by the Successful Bidder under the agreement, AAAL may at its sole discretion invoke the Security Deposit/ Performance</p>

	<p>Guarantee to satisfy its claim against the Successful Bidder by way of imposition of damages or otherwise, irrespective of any other remedy under this Tender or the Agreement. In such an event, the Successful Bidder shall be obligated to ensure that the Security Deposit/ Performance Bank Guarantee is restored to its original value within seven (07) working days from such invocation failing which the same shall be deemed as a material breach by the Successful Bidder and entitle AAAL to terminate the Agreement.</p>
8. Qualifying Documents (enclosures)	<ol style="list-style-type: none"> 1. Latest relevant approval Certificates by DGCA or FAA or EASA with relevant capability list as per Worksopce mentioned in Annexure A. 2. Declaration on bidder's letter head that bidder must agree to meet DGCA or FAA or EASA's existing and any future requirements/guidelines for Indian registered aircrafts and components as applicable from time to time. 3. Documental proof that, bidder must be a DGCA or FAA or EASA approved maintenance and repair facility capable of undertaking maintenance and repair of aircraft components/items mentioned in Annexure A. 4. Documental Proof that bidder has access/possession of all relevant maintenance manuals or relevant documents required to provide maintenance services for components/items mentioned in Annexure A. 5. Scanned copy of PAN number. 6. Scanned copy oh GST certificate, if applicable. 7. Scanned copy of valid MSE Registration certificate, if exempted of EMD is claimed. Must be issued at least six (06) months prior to the date of hosting of this tender on website. 8. Signed and scanned copy of audited balance sheet of last three years. 9. An affidavit in non-judicial stamp paper of RS 10/- by the bidder that it has never been blacklisted/debarred /banned by any Govt. Department/Public Sector, must be attached along with the bid, failing will result in the rejection of submitted bid. 10. Signed copy of Bid Security Declaration Form, Schedule VII. 11. Signed copy of Schedule II, III, IV, V, & VI as per tender document.
9. Instructions / Information to Bidders	<ol style="list-style-type: none"> a. Bidder should not disclose the financial terms in any other part of their bid. b. Unconditional discount, if any, should be clearly indicated, and would be applied to the quoted offer price during evaluation. c. Any conditional discount, if offered, will not be considered for the evaluation. d. No changes will be permitted to the Bid document after the opening of the bids. e. The Bids shall be typed in the English language, and all correspondence and documents related to the Bid exchanged by the Bidder and Alliance Air shall be written in the English language. Before submitting the Bid, the Bidder should carefully examine the Tender document, Terms and Conditions. f. Overwriting/overtyping, if any, must however be authenticated by full signature by the authorized signatory who signs the Bid and should be duly stamped. g. The Tender shall contain the name with designation, address, contact number, and email for communicating with the Bidder in connection with the Tender. h. Bidders shall read and confirm the terms and conditions outlined in this document and ensure that they are eligible in all respects for their applications to be processed at various levels. The submission of a Bid implies that the Bidder has read the conditions of the Tender and is fully aware of the scope of work, specifications, and project execution/solution implementation requirements. i. The Financial Bid should be quoted in INR (₹) only as per the format for the Financial

	<p>Bid in Annexure B.</p> <p>j. Alliance Air has the right to amend and/or re-issue the Tender document without the Bidder(s) having any right to object to such reissue.</p> <p>k. Alliance Air reserves the right to accept or reject any bid without assigning any reason whatsoever and to annul the bidding process and reject any Bids, at any time prior to the award of the contract, without thereby incurring any liability to the affected Bidder or any obligation to inform the affected Bidder of the grounds for Alliance Air's action. Alliance Air also reserves the right to extend the validity period of the Tender.</p> <p>l. AAAL reserves the right to terminate the process of tendering at any stage, and not to proceed further at its sole discretion, without assigning any reason thereof without notice or liability. AAAL also reserves the right, to reject any Bid (Partially/in its entirety) without assigning any reasons whatsoever and without any liability whatsoever. AAAL reserves the right not to award the contract to a successful or any bidder.</p> <p>m. The Bidder shall abide by the Tender Conditions and submit their Bids in accordance with the requirement laid down in this Tender and complete the annexed form of Tender and information called for therein and shall sign and date each page of the documents.</p> <p>n. A Bidder shall be liable for disqualification, if any legal, financial, or technical adviser of Alliance Air in relation to the Tender is engaged by the Bidder, its member, or any associate thereof, as the case may be, in any manner for matters related to or incidental to the Tender during the Tender process or subsequent to the execution of the Contract. In the event, any such adviser is engaged by the Successful Bidder, as the case may be, after issuance of the Agreement or execution of the Agreement for matters related or incidental to the Tender, then notwithstanding anything to the contrary contained herein or in Contract and without prejudice to any other rights or remedies of Alliance Air, including the forfeiture and appropriation of the Security Deposit, Alliance Air shall have the right to terminate the Contract, without being liable in any manner whatsoever to the Successful Bidder for the same.</p> <p>o. At any time prior to the last date for submission of Bids, Alliance Air may for any reason, whether at its own initiative or in response to a clarification requested by a Bidder, modify this Tender document by an amendment. In order to afford a reasonable time for Tenderers to take such amendments into account for the preparation and submission of their Bids, Alliance Air may, at its discretion, extend the last date for the submission of Bids through an announcement on its website.</p> <p>p. AAAL may extend the date for submitting the Bids and/or opening of the Tender if considered necessary at its sole discretion. Amendments/Clarifications/Addendums, if any, to the tender documents including changes in the dates, time, and place for submitting the Bids and/or opening the Tender would be hosted/notified/displayed on the website of Alliance Air, www.allianceair.in, and no such separate communication will be sent in this regard.</p>
10. Tender Document	<p>Tenders/Bidders who have downloaded the tender form the www.allianceair.in shall not tamper / modify the tender and its format in any manner. In case if the same is found to be tampered/modified in any manner, tender will be completely rejected and EMD shall be forfeited, and tenderer/bidder is liable to be banned from doing business with Alliance Air Aviation Limited (AAAL) in future as per guidelines issued by CVC time to time. .</p>
11. Bid Submission	<p>a. Bids should be submitted on the letterhead of the Bidder's company with all pages duly stamped and signed by the authorized signatory/signatories of the Bidder's Company.</p> <p>b. The bid should be valid for a period of at least 180 days from the last date for submitting the Tender.</p> <p>c. Bidders are required to submit sealed envelopes super scribed as <i>"Tender for selection of aviation regulatory authority approved MRO for maintenance and repair of aircrafts components"</i>. Duly addressed and deposited in the tender box placed at the address :-</p>

	<p style="text-align: center;">Material Management Department (MMD) Alliance Air Aviation Limited. Alliance Bhawan, Domestic Terminal 1, I.G.I Airport, New Delhi 110037, Delhi, India (IN)</p> <p>d. No changes will be permitted to the Bid document after the opening of the bids.</p> <p>e. Bidders are advised to quote strictly in accordance with the formats enclosed with the Tender Document. Otherwise, the Bidder may invite the risk of disqualification of their Bid.</p> <p>f. If the Bidder so desires, a duly authorized representative of the Bidder's company/organization can be present at the time of opening of the Tender. The representative must carry an authority letter from the Bidder's Company/Organization authorized signatory for participating in the Tender opening, a copy of which may preferably be sent by e-mail in advance to the address specified above.</p> <p>g. Any terms & conditions, which are not acceptable, should be specified in the Variance Statement as per the format in Schedule VI. In case, no variance is given by the bidder in its Bid, the same shall not be considered during the Lease Agreement negotiation stage.</p> <p>h. If any bid(s) are received after the Due date and Time, such Bids will be declared invalid and will solely be rejected.</p> <p>i. A conditional bid will not be considered for the evaluation.</p> <p>j. If a bidder submits more than one bid, all the bids submitted by the bidder will be summarily ejected.</p>
12. Bid Validity	The bid shall remain valid for 180 days after the date of bid opening.
13. Price Validity	The price agreed by the parties under the contract (and LOI) shall be applicable throughout the term of the contract.
14. Price Escalation	During agreement period, excluding extension period, prices are fixed. After completion of original agreement period there will be 5% annual escalation for extended period, if any.
15. Price Negotiation	As it is not the general norm for Alliance Air to carry out price negotiations following evaluation of the Financial Bids, the Bidders are advised to submit their best price quotes in the very first response to this tender. Alliance Air, however, reserves the right to carry out negotiation(s) with the Successful Bidder(s) who has been evaluated by Alliance Air.
16. Inclusion	The rates offered/finalized/agreed by the bidder shall be inclusive of manpower cost, provision for Name Badges & Uniform including high visibility jackets, issuance of ID cards, AEP, ADP, Airport Authority Training Costs and all statutory payments like ESI/PF, transportation, Airports Permits, Labour welfare fund, project coordinator, mobile & convince charges etc. for the job work mentioned in Annexure A to be carried out in-situ in the airport premises, if any.
17. Exclusion	The government taxes shall be additional to quoted prices, as applicable.
18. Mode of Payment	Payment will be made through wire transfer mode. Bidder(s) should provide their bank details to enable AAAL to remit the payment.
19. Payment Terms	<p>The payment(s) would be made by AAAL within Forty-Five (45) days from the receipt of the Complete Invoice. Invoice sent by successful bidder(s) must be complete with relevant enclosures.</p> <p>It is clarified that whenever under the Agreement any sum of money is recoverable from successful bidder(s), AAAL shall be entitled to recover/deduct such sum from the payment(s) due to successful bidder(s) and/or Security Deposit held by AAAL. In the event said Security Deposit is insufficient, the balance of the total amount recoverable shall be</p>

	deducted from any sum due to the successful bidder(s) under the agreement or any other contract with AAAL. In case, this collective amount seems insufficient to cover the said full amount recoverable, successful bidder(s) shall pay to AAAL on demand the balance amount, if any, within Fourteen (14) days of the demand with applicable 18% interest on the amount from the due date specified in the demand notice. If any amount due to AAAL is so set off against the Security Deposit is restored to its original value within Seven (07) working days from such set-off. Non-restoration of Security Deposit will be treated as the event of default, leading to the right of AAAL to take appropriate remedial action against the successful bidder(s), including termination of the Agreement.
20. Currency	Bidder must quote price in INR (₹) only.
21. Preference	Bidder from Delhi/NCR will be preferred, but not a deciding factor to declare successful bidder.
22. Relevant Documents	Successful bidder must maintain all relevant maintenance manual / relevant documents during agreement period including extension period if any. Alliance Air Aviation Limited will not provide any maintenance manual either in hardcopy or softcopy.
23. Award of LOI and Contract	<p>The Contract shall be awarded to the successful bidder vide the Letter of Intent (“LOI”) issued by Alliance Air, based on the evaluation of the bids. Further, the successful bidder shall be required to fulfill the following: -</p> <ol style="list-style-type: none"> The Successful bidder has to convey acceptance of the “Letter of Intent (LOI)” within seven (7) days of receipts of the LOI. The Security Deposit shall be deposited by the Successful Bidder within 2 weeks of award of the Contract vide the LOI and its subsequent acceptance by the Successful Bidder. In case the Successful Bidder withdraws, fails to execute the Contract, or fails to commence the Services within the period mentioned hereunder, Alliance Air reserves the right to award the Contract to the next qualifying successful bidder (L2 or L3 Bidder) or re-tender, at its sole discretion, at the risk and cost of the Successful bidder who failed to execute the Contract. <p>The contract will be finalized by the duly authorized officials of Alliance Air, as per the terms and condition/s stated herein and will be given to the successful bidder for its signature.</p>
24. Audits	Successful bidder(s) will mandatorily provide access to DGCA & Alliance Air to carry out surveillance audit on the maintenance facility on as and when required basis during the maintenance task(s).
25. Jurisdiction and Governing Law	The construction, interpretation, validity, and performance of this tender shall be governed in accordance with the laws of India. Any dispute whatsoever, arising out of or in connection with the Tender shall be subject to the jurisdiction of the Courts of New Delhi only.
26. Fraudulent Practices	<p>Alliance Air requires that Bidders observe the highest standard of ethics during the bidding process and execution of contracts. In pursuance of this, AAAL,</p> <ol style="list-style-type: none"> Shall reject the Bid for the award if it determines that the Bidder recommended for the award has engaged in corrupt or fraudulent practices in competing for the contract in question. Shall declare a Bidder ineligible and blacklist such Bidder, for a stated period of time if it at any time determines that the Bidder has engaged in corrupt or fraudulent practices in competing for, or in executing a contract. Shall rescind the contract forthwith, in case of successful Bidder adopting fraudulent/corrupt practices during the currency of the contract.
27. Litigation	The Bidder should provide accurate information about any litigation or arbitration resulting from contracts for providing services similar to the ones sought in this tender, in the past

History	since the time it has been in business of its incorporation. A consistent history of awards against the Bidder may result in the rejection of the Bid. Suppression of any information or material in this regard would be construed as a fundamental breach and AAAL reserves its right to take appropriate action including cancellation of the Bid, termination of the Contract/Agreement as the case may be, Blacklisting the Bidder etc., as may be deemed fit and proper by AAAL at any time without requiring giving any notice to the Bidder in this regard.
28. Blacklisting of Bidder	If at any time during the bidding process and/or prior to or after the award of LOI/ Contract it comes to the knowledge of AAAL that the Bidder has been blacklisted at any time by any Government / Government agency / Financial Institution in India in the past, AAAL will be entitled to take all or any of the following actions:- a. Terminate the LOI/ Contract. b. Such bidder will also not be eligible to participate in the tender hosted by AAAL for the next three (03) years.
29. Fall Clause	The prices quoted for services supplied under the Contract should under no event be higher than the lowest prices at which the party sells/leases the services of identical description to any other Airlines/ Govt. organization/ PSU's/ Central Govt. / State Govt. Autonomous bodies/ Central/ State Universities/ Central/ State Institutions during the period of Contract failing which the "FALL CLAUSE" will be applicable. In case, the price charged by the Bidder is more, the Successful Bidder will provide an Undertaking providing Alliance Air to exercise the right to recover the excess charged amount from the subsequent/ unpaid bills.
30. Penalty	In case the TAT mentioned, Annexure I, Workscope is not maintained by the successful bidder, the relevant invoice will not be paid by AAAL on account of the penalty. Applicable Penalty on TAT delay: - a. 1-3 days :- 20% of invoice b. 4-6 days :- 50 % of invoice c. 7-10 days :- 75 % of invoice d. More than 10 days :- Security Deposit will be revoked and the same should be replenished within seven (07) days failure may result in termination of agreement.
31. Liquidated Damages	a. If the successful Applicant/Bidder not meeting the expected industrial practice due to the reasons solely attributable to the Bidder, liquidated damages shall be levied. Such liquidated damages would be settled from the amount due to the Bidder or from the Security Deposit or Performance Bank Guarantee, as the case may be. b. AAAL further reserves the right to annul the Agreement/Contract in the event of delays/failure to provide maintenance/repair/overhaul service that is solely attributable to the Bidder and to enter into a fresh Agreement/Contract with any other source & due to failure in execution of the LOI issued to the bidder within seven (07) days, at the cost and risk of the Bidder. In such case, the Security amount will also be forfeited.
32. Agreement	After evaluation and selecting the successful bidder, AAAL will enter into an agreement with the successful Bidder for a period of Twenty-Four (24) months, as per the terms & conditions of this Tender and the negotiated terms, from the date of signing of the agreement, further extendable for a period of Twenty-Four months in yearly increment at the sole discretion of AAAL, unless terminated by either party, giving to the other party not less than Ninety (90) days in advance written notice prior to the date such termination becomes effective.
33. Grounds for rejection of	The Bids are liable to be rejected forthwith i.e., without being evaluated, on the following

Bid	<p>grounds:</p> <ol style="list-style-type: none"> a. If the Bid has been received after the due date/time of submission of the Bids. b. If the Bid has not been signed by the authorized signatory of the Tenderer. c. If the Tenderer's response is not received as mentioned in the Tender document. d. If the information given in response to the Tender is incomplete, incorrect, ambiguous, without requisite supporting documents, unverified, unattested and/or submission of illegible copies or unexplained materials and/or Bids not received as per the desired formats & bidding instructions. e. If the price indication has been provided in the tender other than financial bid format. f. If the Bid is not presented neatly and corrections (if any) are not duly authenticated with full authorized signatures of the person who has signed the Bid document, g. If the Bid has been received without the undertaking of acceptance of all terms & conditions. h. If the submitted relevant tender document is incomplete. i. If the Bid received is conditional. <p>The above list is only illustrative, there can be other relevant grounds for the rejection of Bids and any other reasons as Alliance Air may deem fit.</p>
34. Criteria to Disqualify Bids	<ol style="list-style-type: none"> a. Any Bidder and/ or any of its director/s, who has been blacklisted or debarred from participating in any tender either by any Government agency or Corporation or any Public Sector Undertaking (in India or elsewhere) shall not be allowed to participate in the Tender. b. Further Bidders are subject to be disqualified if Bidder/Tenderer or any of its constituent partners/directors (as applicable) have: <ol style="list-style-type: none"> i. made a misleading or false representation in the forms, statements, and attachments submitted which was/were discovered at any point either after the submission of the Bid or on/ before the opening of the Bids or during the Bid evaluation process; or ii. records of poor performance since the time of its incorporation, as on the date of submission of Bids such as abandoning the work, rescinding of any contract for which the reasons are attributable to the non-performance of the Bidder/Tenderer, inordinate delays in completion, any history of litigation/arbitration awarded against the Bidder/Tenderer or any of its constituents or financial failure due to bankruptcy etc. iii. been debarred by Alliance Air or its affiliates as of the date of submission of the Bid. iv. been into any kind of legal dispute or arbitration in the past /present with Alliance Air or its associated companies within the last 5 (five) years. v. A Bidder who submits more than one Bid will cause all the Bids with such Bidder's participation to be disqualified. vi. In addition to the above, Alliance Air shall be entitled to: <ol style="list-style-type: none"> a. Reject the Bid or proposal for the award of the Contract; or b. rescind the Contract forthwith of such Bidder and shall blacklist the Bidder from participating in any tender issued by Alliance Air, without being liable in any manner whatsoever to the Bidder if Alliance Air determines that the Bidder has, directly or indirectly or through an agent, engaged in corrupt, fraudulent, coercive, undesirable, or restrictive practice in the Tender process. vii. In addition to the above-mentioned remedies, Alliance Air shall declare the said Bidder ineligible and blacklist such Bidder for a period of three (03) years.
35. Force	Neither the Successful Bidder nor Alliance Air (herein referred Party/Parties) shall be in

Majeure	breach of any obligation under the Contract in case of failure or delay in performance of the obligations in whole or part by reason in the event of Force Majeure.				
36. Subcontract	Successful bidder(s) shall not be allowed to sub-contract or delegate or outsource or assign the contract or any of the activities of the contract to any third party, without the prior written consent of AAAL.				
37. Survivability	<p>a. In the event either party is acquired by or merges with another company/entity by operation of law, the terms and conditions of the contract resulting from the award of this tender shall remain in full force and effect with the acquiring company/entity, on the same terms and conditions.</p> <p>b. Notwithstanding anything mentioned to the contrary, AAAL shall have the right to terminate the Agreement and claim liquidated damages in case the successful bidder's company is acquired by or merges with any third-party entity during the subsistence of the Agreement and is thereby unable to undertake the services as contemplated herein or in the Agreement.</p>				
38. Severability	If any clause, section, or provision of this Contract is found to be invalid, illegal, or unenforceable, by the provisions of the applicable law, such invalidity, illegality, or unenforceability shall not render the remaining clauses, sections, or provisions hereof invalid, illegal, or unenforceable. In such a case, the Parties shall amend this Contract as appropriate, seeking to achieve the minimum extent necessary to make this Contract, legally valid and enforceable.				
39. Right to reject Bid	The Tender does not imply that Alliance Air is bound to select a Bidder or appoint the successful Bidder, as the case may be. Alliance Air reserves the right to reject all or any of the Bids without assigning any reason whatsoever at any time.				
40. Work Scope (summary)	S. No	Nomenclature	PART NO.		WORK SCOPE
			ATR72-600	ATR42-500	
	1.	Main Wheel	C20586120	3-1518-X	New Build-up Tire change Overhaul
	2.	Nose wheel	C20589000	3-1528	New Build-up Tire change Overhaul
	3.	Brake Assy.	C20585712	2-1549-X	Heat pack change Overhaul
	4.	Voice Gun	A12SA		Battery change Repair
	5.	Refilling of O ₂ Bottles	a. 897Series b. 9700 Series c. 176574-77 Series		HST & Overhaul Refilling Weight Check
	6.	Engine fire Extinguisher	472420-2		HST & Overhaul Weight Check
	7.	Portable Fire Extinguisher (HALON)	863521-02		Weight check
	8.	Portable Fire Extinguisher (Water Type)	892480		HST & Overhaul Weight Check
	9.	Ni-Cd Battery	SAFT Series		Capacity test Overhaul
	10.	EPSU BATTERY	a. 301-3017 b. 726-0591-01		Capacity test

	11.	Oxygen Stowage Box	MXP601	Overhaul
	12.	Life Vest	a. 210225-0 b. 210225-1 c. 210225-2 d. P01400-207W 210224-0	Overhaul & Rectification
	13.	Crew Seat	a. 3A063-0033-(**)-(* b. 3A063-0034-(**)-(* c. 3A063-0035-(**)-(* d. 3A063-0036-(**)-(* e. 3A063-0037-(**)-(* f. 3A063-0038-(**)-(* g. 3A063-0079-(**)-(* h. 3A063-0080-(**)-(*	Major/Minor Repairs/NFF
	14.	Aft Attendant Seat	365 Series	Major/Minor Repairs/NFF
	15.	Smoke Detector	FR3123 FR3222	Testing and Cleaning
41. Work standard and certification	The successful bidder shall certify the maintenance or repair or overhaul or combination of above said any two-activity performed on unserviceable components/items delivered to successful bidder as per work scope mentioned in Annexure A in accordance with the manufacturer's maintenance manual and must comply with aviation regulatory authority's airworthiness standards.			
42. Warranty	All work performed by successful bidder(s) shall be free from faulty workmanship and shall be in conformity with the manufacturer's manual requirements and / or airworthiness standards approved by the aviation regulatory authority. (detailed in agreement)			
43. Delivery & Redelivery of items	Delivery of unserviceable items to MRO from agreed location and Redelivery of Serviceable items to AAAL agreed facility will be the sole responsibility of successful bidder(s) on FOC basis.			
44. Tools, Ground Equipment & Special Tools	All tools and equipment(s) required for the maintenance/repair/overhaul of the aircraft components as mentioned in Annexure A shall be arranged by the successful bidder(s) without any additional cost to AAAL.			
45. TAT	By submitting this tender document, bidder agrees to meet the TAT as per the work scope Annexure A			
46. Supply of Spares	Alliance Air Aviation limited will be responsible to provide relevant spares with relevant release documents. In case, AAAL failed to do so, successful bidder will procure the relevant spares to maintain the TAT mentioned in Annexure A and invoice to AAAL on actual cost basis with 5% handling charges inclusive of freight, duty, and custom clearance charges. Successful bidder(s) must have to attach supporting document(s) with invoice as enclosures.			
47. Insurance	A successful bidder is responsible for any loss, damage, or theft of component(s) or item(s) at its repair/maintenance/overhaul facility in addition to this if the item is handed over to the successful bidder's authorised representative at AAAL's approved facility, successful bidder is solely responsible for loss/damage/theft during transit and before delivery of serviceable component(s)/item(s) at AAAL's agreed location to any person or property directly or indirectly arising due to failure of the serviced Serviceable Items.			
48. Splitting of Workslope	It is to the discretion of Alliance Air to split the work scope mentioned in this tender, between the qualified bidders whose bids have been opened, evaluated, and found eligible to declare as successful bidder, as per tender terms and conditions. Accordingly, Alliance Air reserves			

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	<p>the right to split the work scope either in the ratio 60:40 between L-1 and L-2 successful bidder or in the ratio of 50:30:20 between L-1, L-2, and L-3 bidders, or more.</p> <p>However, it must be noted that in case of the tender requirements being split between 2 or more bidders, the L-2 and L-3 bidder must match the price that have been offered by the original L-1 bidder.</p> <p>The LOI/Contract would be awarded only on the conditions that the prices of L-2 and L-3 bidders are matched with the prices of L-1 bidder and agreed upon.</p>
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**Thanking You,
Alliance Air Aviation Limited**

SD/-
**Executive Director (Engineering)
Alliance Air Aviation Limited**

(To be submitted on the Letter Head of Bidder's Company)
Format for Submitting Bidder's Profile

Profile of the Bidder

S. No	Particulars	Details (attach documentary proof where required)
1.	Name of Bidder's Company Address of Bidder's Company	
2.	Contact Person(s) Name with contact Details	Name:- Contact Number Email:-
3.	Bank Details (for payment purpose)	a. Beneficiary Name :- b. Bank Name :- c. Bank Account No. :- d. Account Type :- e. Branch :- f. IFSC Code :-
4.	Does the Bidder have a PAN issued by Indian Tax Authorities? If yes, PAN Number	
5.	Bidder is required to submit proof on the letterhead of the bidder's company that the person signing the bid is authorized to do so and act on behalf of the bidder.	
6.	The Bidder agrees to provide the uninterrupted Maintenance Services for continuous twenty-four (24) months on agreed terms and conditions. Further Contract may be annually extendable for a period of twenty-four (24) months on same terms & conditions and agreed price.	
7.	In the case of AOG, the bidder must agree to provide uninterrupted services without any price escalation or reasonably mutually agreed price.	

		S. No	Name of Clients
8.	Client in last three (03) years		
9.	<p>Bidder must quote all the prices as per existing Economic Conditions. The quoted price should be valid for a period of at least 180 days from the date of opening the Bids or for such period as mutually agreed by AAAL and the bidder, beyond the initial 180 days.</p> <p>The price quoted should be in INR (₹) only.</p>		
10.	The Bidder is also required to confirm that it has obtained the required approvals to offer their services under this Tender; such approvals are valid till the expiry of total agreement period.		
11.	<p>Regulatory Agency(ies) Clearances</p> <p>The agreement execution will be subject to requisite approvals of AAAL Competent Authority and related Government/ Regulatory Agencies such as Reserve Bank of India (RBI), DGCA, India etc. and Export/Import approvals required, if any.</p>		
12.	<p>Security Deposit</p> <p>Bidder must agree to provide a Security Deposit on the services offered to Alliance Air.</p>		
13.	<p>Does the bidder be a registered MSE? If "Yes", please enclose documentary proof and:-</p> <ol style="list-style-type: none"> 1. Registration Certificate. 2. Date of Issue. 3. Valid up-to. 4. Expiry date (if any). 5. Does Bidder fall under the category of Scheduled Caste (SC) or Scheduled Tribe (SST) <ol style="list-style-type: none"> a. Kindly attach the documental proof. b. Shareholding by participating bidder (in percentage) in case of partnership. 		

Stamp & Signature

Ref:- AAAL/Maintenance Service/Engg/EDF24/204

Date :- 24 Jun 2024

Schedule II

(On Bidder's Letter Head)
Covering Letter for Bid

To,
Executive Director (Engineering),
Alliance Air Aviation Limited,
Alliance Bhawan (Engineering Department),
Domestic Terminal 1, I.G.I Airport,
New Delhi 110037, Delhi, India (IN)

Subject:- **Bid for Tender for selection of aviation regulatory authority approved MRO for maintenance, repair, and overhaul of aircrafts components (Annexure A).**

Dear Sir,

With reference to your **Tender, Ref: - AAAL/Maintenance Services/Engg/EDF24/204, Dated 24 June 2024** for the selection of aviation regulatory authority approved MRO for maintenance and repair of aircrafts components (Annexure A).

We also agree to the Terms and conditions of your Tender. We hereby confirm that our offer submitted above is valid for 180 (one hundred and eighty) days from the last date of submission of the Bids against this Tender.

All the terms and conditions of your Tender have been read, understood, and hereby agreed upon.

Enclosures:-

Signature:- _____

Name:- _____

Designation:- _____

Company Seal:- _____

Work Scope

S. No	Nomenclature	PART NO.		WORK SCOPE	TAT (in days)
		ATR72-600	ATR42-500		
1.	Main Wheel	C20586120	3-1518-X	New Build-up	2
				Tire change	3
				Overhaul	5
2.	Nose wheel	C20589000	3-1528	New Build-up	2
				Tire change	3
				Overhaul	5
3.	Brake Assy.	C20585712	2-1549-X	Heat pack change	2
				Overhaul	5
				Shim Change	2
4.	Voice Gun	A12SA		Battery change	1
				Repair	1
5.	Refilling of O ₂ Bottles	a. 897Series b. 9700 Series c. 176574-77 Series		HST & Overhaul	12
				Refilling	3
				Weight check	3
6.	Engine Fire Extinguisher	472420-2		HST & Overhaul	12
				Weight check	3
7.	Portable Fire Extinguisher (HALON)	863521-02		Weight Check	3
8.	Portable Fire Extinguisher (Water Type)	892480		HST & Overhaul	12
				Weight check	3
9.	Ni-Cd Battery	SAFT Series		Capacity test	3
				Overhaul	4
10.	EPSU BATTERY	a. 301-3017 b. 726-0591-01		Capacity test	3
11.	Oxygen Stowage Box	MXP601		Overhaul	5
12.	Life Vest	a. 210225-0 b. 210225-1 c. 210225-2 d. P01400-207W e. 210224-0		Overhaul & Rectification	5
13.	Crew Seat	a. 3A063-0033-(**)-(*) b. 3A063-0034-(**)-(*) c. 3A063-0035-(**)-(*) d. 3A063-0036-(**)-(*) e. 3A063-0037-(**)-(*) f. 3A063-0038-(**)-(*) g. 3A063-0079-(**)-(*) h. 3A063-0080-(**)-(*)		NFF	7
				Minor Repairs	
				Major Repairs	
14.	Aft Attendant Seat	365 Series		NFF	7
				Minor Repairs	
				Major Repairs	
15.	Smoke Detector	FR3123 FR3222		Testing and Cleaning	5

(On Bidder's Letter Head)

Financial Bid

Quotes/Rates offered to Alliance Air Aviation Limited for services mentioned in Annexure A.

S. No	Nomenclature	PART NO.		WORK SCOPE	Spares Provided by AAAL	Spares Procured by bidder
		ATR72-600	ATR42-500			
1.	Main Wheel	C20586120	3-1518-X	New Build-up		
				Tire change		
				Overhaul		
2.	Nose wheel	C20589000	3-1528	New Build-up		
				Tire change		
				Overhaul		
3.	Brake Assy.	C20585712	2-1549-X	Heat pack change		
				Overhaul		
				Shim Change		
4.	Voice Gun	A12SA		Battery change		
				Repair		
5.	Refilling of O ₂ Bottles	a. 897Series		HST & Overhaul		
		b. 9700 Series		Refilling		
		c. 176574-77 Series		Weight check		
6.	Engine Fire Extinguisher	472420-2		HST & Overhaul		
				Weight check		
7.	Portable Fire Extinguisher (HALON)	863521-02		Weight Check		
8.	Portable Fire Extinguisher (Water Type)	892480		HST & Overhaul		
				Weight check		
9.	Ni-Cd Battery	SAFT Series		Capacity test		
				Overhaul		
10.	EPSU BATTERY	a. 301-3017		Capacity test		
		b. 726-0591-01				
11.	Oxygen Stowage Box	MXP601		Overhaul		
12.	Life Vest	a. 210225-0		Overhaul		
		b. 210225-1				
		c. 210225-2				
		d. P01400-207W		Rectification		
		e. 210224-0				
13.	Crew Seat	a. 3A063-0033-(**)-(*)		NFF		
		b. 3A063-0034-(**)-(*)				
		c. 3A063-0035-(**)-(*)		Minor Repairs		
		d. 3A063-0036-(**)-(*)				
		e. 3A063-0037-(**)-(*)				
		f. 3A063-0038-(**)-(*)				
		g. 3A063-0079-(**)-(*)		Major Repairs		
		h. 3A063-0080-(**)-(*)				
14.	Aft Attendant Seat	365 Series		NFF		
				Minor Repairs		
				Major Repairs		
15.	Smoke Detector	FR3123		Testing and Cleaning		
		FR3222				

Ref:- AAAL/Maintenance Service/Engg/EDF24/204

Date :- 24 Jun 2024

Schedule III

(On Bidder's Letter Head)

To,

Date:-

Executive Director (Engineering),
Alliance Air Aviation Limited,
Alliance Bhawan, Engineering Department
Domestic Terminal -1, I.G.I Airport,
New Delhi 110037, Delhi, India (IN)

Non-Disclosure Agreement

Dear Sir,

We acknowledge that during the course of bidding for tender ref: AAAL/Maintenance Service/Engg/EDF24/204, date 24 June 2024, awarding work to aviation regulatory authority approved maintenance repair & overhaul organization for activities stated therein, we shall have access to and be entrusted with confidential information (commercial, technical, scientific, operational, administrative, financial, marketing, business or intellectual property nature or otherwise), whether oral or written, relating to AAAL and its business that is provided to us pursuant to this agreement or during the process of tendering (hereinafter referred to as "Confidential Information").

In consideration of AAAL making confidential information available to us, we agree to the terms set out below:

- i. We shall treat all Confidential Information as strictly private and confidential and take all steps necessary to preserve such confidentiality,
- ii. We shall use the Confidential Information solely for the purpose of the present Tender only and not for any other purpose whatsoever,
- iii. We shall not disclose any confidential information to any other person or firm without the prior written consent of AAAL.

This Agreement shall continue perpetually unless and to the extent that AAAL may release it in writing.

We acknowledge that no failure or delay by AAAL in exercising any right, power or privilege under this Agreement shall operate as a waiver thereof or shall any single or partial exercise thereof or the exercise of any other right, power, or privilege.

(Signature of authorized signatory and Stamp of Company)

Name: _____

Designation: _____

Date: _____

Ref:- AAAL/Maintenance Service/Engg/EDF24/204

Date :- 24 Jun 2024

Schedule IV

(On Bidder's Letter Head)

To,

Date:-

Executive Director (Engineering),
Alliance Bhawan, Engineering Department
Domestic Terminal -1, I.G.I Airport,
New Delhi 110037, Delhi, India (IN)

Undertaking & Compliance Certificate

Dear Sir,

It is certified that we have studied and understood the terms and conditions of tender ref. AAAL/Maintenance Service/Engg/EDF24/204, dated 24 June 2024, for awarding contract to aviation regulatory authority approved maintenance, repair & overhaul organization for the subject requirements. With respect to the same, we hereby undertake and agree to unconditionally abide by all the terms & conditions and scope of services stipulated by AAAL in the tender including all annexure, addendum, and corrigendum.

We also hereby submit that all the details mentioned by us are true and correct and if AAAL observes any misrepresentation of facts on any matter at any stage, AAAL has the absolute right to reject the Bid / proposal and disqualify us from the bidding / selection process.

We confirm that we have noted the contents of the tender and have ensured that there is no deviation in filing our response to the tender and that AAAL will have the right to disqualify us in case of any such deviations.

We certify that the services offered by us for the requirements specified in the tender conforms to the standards stipulated by AAAL There are no hidden costs to Alliance Air over and above the price quoted in the price bid.

(Signature of authorized signatory and Stamp of Company)

Name: _____

Designation: _____

Date: _____

Ref:- AAAL/Maintenance Service/Engg/EDF24/204

Date :- 24 Jun 2024

Schedule V

(To be printed on bidder's company letterhead)
Authorization Letter for Attending Bid Opening

To,

Date:-

Executive Director (Engineering),
Alliance Bhawan, Engineering Department
Domestic Terminal -1, I.G.I Airport,
New Delhi 110037, Delhi, India (IN)

Subject: Authorization for attending opening of Technical / Price Bid

Tender No: AAAL/Maintenance Service/Engg/EDF24/204
Closing Date: 23 July 2024 up-to 15:00 hours
Opening Date: Time: 23 July 2024 at 15:30 hours

Dear Sir,

The following person(s) is/are hereby authorized to attend Technical / Price bid opening of subject referred tender.

S. No.	Name of the Person Attending Bid Opening	Signatures of the Person Attending Bid
1		
2		
3		

(Signature of authorized signatory and Stamp of Company)

Name: _____

Designation: _____

Date: _____

Ref:- AAAL/Maintenance Service/Engg/EDF24/204

Date :- 24 Jun 2024

Schedule VI

Statement of Variance with respect to the Terms & Conditions of Tender

The Terms & Condition, which are in deviation from the Terms and Condition of the Tender are as follows: -

S. No	Particular	Page No	Remarks
1			
2			
3			
4			
5			
6			
7			

(Signature and Stamp of Company)

Name: _____

Designation: _____

Date: _____

Ref:- AAAL/Maintenance Service/Engg/EDF24/204

Date :- 24 Jun 2024

Schedule VII

(To be submitted on the Bidder's Letterhead)
Bid Security Declaration Form

Date: _____

Tender No: - AAAL/Maintenance Service/Engg/EDF24/204

To,

Executive Director (Engineering),
Alliance Bhawan, Engineering Department
Domestic Terminal -1, I.G.I Airport,
New Delhi 110037, Delhi, India (IN)

I/We, the undersigned declare that:

I/We understand that according to your conditions, Bids must be supported by this Bid Security Declaration.

I/We, accept that I/We may be disqualified from bidding for any contract with you for a period of one (01) year from the date of such notification/ intimation to us in the event I/ We are found to be in breach of the terms, conditions and obligations of this Tender due to any of the following reasons:

- a) If I/We have withdrawn/ modified/ amended our Bids, or have impaired or derogated from the Tender conditions or our submitted Bids during the Bid validity period; or
- b) If I/ We have been notified about the acceptance of our Bid and have been awarded the letter of intent for the execution of the Contract pursuant to the bidding process during the Bid validity period and I/ We either
 - (i) fail to accept the letter of intent (LOI) or execute the Contract and/ or
 - (ii) fail to furnish the requisite Security Deposit / Performance security in accordance with the instructions given to the Bidders.

I/ We understand that the Bid Security Declaration shall cease to remain valid in case I/ We are not the Successful Bidder, upon earlier of (i) the receipt of your notification regarding the name of the Successful Bidder; or (ii) thirty days of the expiration of the validity of my/ our Bid.

Signed:

[Insert name and capacity of the person authorized to sign]

Duly authorized to sign on behalf of the

[insert complete name of the Bidder]

Date on this (*) day of (*) month, 2024.

Corporate seal of the bidder

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