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| --- | --- |
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|  | |
| **[REDACTED]**ISS Comrcl-E1-04  BATCIS DT  Ash 0a #3008  MOD Abbey Wood  Bristol, BS34 8JH  E-mail: [REDACTED] | |
| Racal Acoustics Limited   |  | | --- | | Waverley Industrial Park,  Hailsham,  Harrow  United Kingdom,  HA1 4TR | |  |   **For the attention of:**  [REDACTED] | Your Reference:  Our Reference:  BATCM/0329  Date: 10th November 2020 |

Dear Sirs,

**Single Source Invitation to Tender (ITT) Reference No. BATCM/0329 –Framework Agreement for the Provision of Post Design Services to the Active Noise Reduction (ANR) Headset and Field Telephone**

1. You are invited to tender for the Provision of Framework Agreement for Post Design Services to the Active Noise Reduction (ANR) Headset and Field Telephone accordance with the attached documentation.
2. The requirement is for the provision of Post Design Services to ensure the ongoing security, integrity and availability of the Active Noise Reduction (ANR) Headset and Field Telephone for use by the UK Armed Forces for a five-year period in accordance with the Statement of Requirement.
3. The anticipated date for the Contract Award decision is 25th January 2021; however, please note this date is indicative and may change.
4. You must submit your Tender to arrive no later than 10am on 7th December 2020.You must return your Tender to the Commercial Officer at the above address.

Yours sincerely,

[REDACTED]ISS Comrcl-E1-04

Attachments:

20201109-BATCM0329\_Main Body Terms and Conditions\_

20201109-BATCM0329\_Contract Schedules

20201109-BATCM0329\_ITT\_Annex A\_Statement of Requirements

20201109-BATCM0329\_ITT\_Annex B to DF47ST\_Statement of Good Standing-O

20201109-BATCM\_0329 ITT\_Annex C to DF47ST\_Comrcl Compliance Matrix

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**Invitation to Tender for the Provision of Framework Agreement for Post Design Services to the ANR Headset and the Field Telephone**

**ITT REF: BATCM/0329**

# Contents

This invitation consists of the following documentation:

* DEFFORM 47ST – Invitation ToTender.The DEFFORM 47ST is the document that sets out the key requirements that you need to meet in submitting a valid Tender in advance of any negotiations. It also sets out the conditions relating to this procurement. For ease it is broken into:
  + Section A – Introduction Page 4
    - DEFFORM 47 Definitions
    - Purpose
    - ITT Documentation and ITT Material
    - Material Change of Control
    - Contract Conditions
    - Consultation with Credit Reference Agencies
    - Other Information
  + Section B – Key Tendering Activities Page 8
  + Section C – Instructions on Preparing Tenders Page 9
    - Tenders for Selected Contractor Deliverables
    - Construction of Tenders
    - Validity
    - Variant Bids
    - Qualifying Defence Contracts (Defence Reform Act 2014)

o Section D – Details of Price Breakdown and Mandatory Criteria Page 11

o Section E – Instructions on Submitting Your Tender Page 13

* + - Submission of your Tender
    - Samples

o Section F – Conditions of Tendering Page 14

* + - Conforming to the Law
    - Fraud and Other Illegal Practices
    - Conflicts of Interest
    - Government Furnished Assets
    - Publicity Announcement
    - Sensitive Information
    - Remedies for Actionable Contraventions under the Defence Reform Act

2014

* + - Reportable Requirements
    - Specific Conditions of Tendering

o DEFFORM 47ST Annex A – Tender Submission Document (Offer) Page A1

* + - Appendix 1 to DEFFORM 47ST Annex A (Offer) – Information on Mandatory

Declaration Returns

* Schedule of Requirements – Schedule 2 of Draft Contract Schedules
* Statement of Requirement – Annex A of Draft Contract Main Body Terms and Conditions
* DEFFORM 47ST Annex B – Statement Relating to Good Standing
* DEFFORM 47ST Annex C – Commercial Compliance Matrix
* Draft Contract Main Body Terms and Conditions (Standardised Contracting Template SC2)
* Draft Contract Schedules (Standardised Contract 2)

# Section A – Introduction

## DEFFORM 47 Definitions

A1. “The Authority” means the Secretary of State for Defence of the United Kingdom of Great Britain and Northern Ireland (hereafter referred to as "the Authority"), acting as part of the Crown.

A2. “Tenderer” means the economic operator or group of operators in the form of a consortium, including sub-contractors, who have been invited to submit a response to this Invitation to Tender. Where “you” is used this means an action on you the Tenderer.

A3. “Invitation to Tender” (ITT) refers to the first document that the Authority sends out to potential Tenderers that initiates a tender response or negotiation.

A4. “Schedule of Requirements” (Schedule 2 of the Draft Contract Schedules) means that part of the contract which identifies, either directly or by reference, the Contractor Deliverables to be supplied or carried out, the quantities involved and the price or pricing terms in relation to each Contractor Deliverable.

A5. “Single Source” means a situation where the Authority has invited a response from only one Tenderer.

A6. A “Tender” is the offer that you are making to the Authority.

A7. “Contractor Deliverables” means the goods and / or the services, including packaging (and Certificates(s) of Conformity and supplied in accordance with any Quality Assurance (QA) requirements, if specified) and any associated technical data which the contractor is required to provide under any resultant contract in accordance with the Schedule of Requirements, but excluding incidentals outside the Schedule of Requirements such as progress reports.

A8. The “Statement of Requirement” (Annex A to the Draft Contract Terms and Conditions) details the technical requirements and acceptance criteria of the Contractor Deliverables. The Statement of Requirement is attached to this DEFFORM 47ST at Annex A to the Draft Contract Terms and Conditions. This may include the Systems Requirements Document (SRD).

A9. “Conditions of Tendering” means the conditions set out in the DEFFORM 47ST that govern the procurement.

A10. “Contract Conditions” means the attached conditions that will govern any resultant contract. A11. A “Third Party” is anyone who is not an employee of the Authority or Tenderer, as defined at paragraph A2.

A12. “Voluntary Ex Ante Transparency Notice” means amandatory notice used to announce a procurement decision that the Authority intends to place a non-competitive contract under OJEU procedures. This also appears in the DCO as a “Voluntary Transparency Notice”. This allows industry to challenge the decision not to compete.

## Purpose

A13. The purpose of this ITT is to invite you to propose a solution / best price to meet the Authority’s requirement. This documentation explains and sets out the:

1. Tender process and timetable for the next stages of the procurement;
2. instructions and conditions that govern this invitation;
3. information you must include in your Tender and the required format;
4. administrative arrangements for the receipt and review of your Tender; and
5. Contract Conditions that shall apply in the event that the Authority awards a contract following this invitation.

A14. The sections in this ITT and associated documents are structured in line with a generic tendering process and do not indicate importance / precedence.

A15. The decision to conduct single source procurement for this requirement was advertised by the Authority by publishing a Voluntary Transparency Notice on DCO dated 9th November 2020.

## ITT Documentation and ITT Material

A16. ITT Documentation means any information in any medium or form (for example drawings, handbooks, manuals, instructions, specifications and notes of pre-tender clarification meetings), issued to you or to which you have been granted access, by the Authority for the purposes of responding to this ITT. ITT Material means any other material (including patterns and samples), equipment or software issued to you or to which you have been granted access, by the Authority for the purposes of responding to this ITT. ITT Documentation, ITT Material and any Intellectual Property Rights (IPR) in them shall remain the property of the Authority or other Third Party owners and is released solely for the purposes of enabling you to submit a Tender. You must:

1. take responsibility for the safe custody of the ITT Documentation and ITT Material and for all loss and damage sustained to it whilst in your care;
2. not copy or disclose the ITT Documentation or any part of it to anyone other than the bid team involved in preparing your Tender, and not use it except for the purpose of responding to this ITT;
3. seek written approval from the Authority if you need to provide access to any ITT

Documentation or ITT Material to any Third Party;

1. abide by any reasonable conditions imposed by the Authority in giving its approval under sub-paragraph A16.c, which at a minimum will require you to ensure any disclosure to a Third Party is made by you in confidence. Alternatively, due to IPR issues for example, the disclosure may be made, in confidence, directly by the Authority;
2. accept that any further disclosure of ITT Documentation or ITT Material (or use beyond the original purpose), or further use of ITT Documentation or ITT Material, without the Authority’s written approval may make you liable for a claim for breach of confidence and / or infringement of IPR, a remedy which may involve a claim for compensation;
3. inform the named Commercial Officer immediately if you decide not to submit a

Tender;

1. immediately destroy all ITT Documentation, ITT Material and derived information of an unmarked nature, should you decide not to participate in responding to this ITT, or you are notified by the Authority that your Tender has been unsuccessful; and
2. consult thenamed Commercial Officerto agree the appropriate destruction process if you are in receipt of ITT Documentation and ITT Material marked ‘OFFICAL SENSITIVE’ or ‘SECRET’.

A17. Some or all of the ITT Documentation and ITT Material may be subject to one or more Confidentiality Agreements made between you and either the Authority or a Third Party, for example a Confidentiality Agreement established in the form of DEFFORM 94. The obligations contained in any such agreement will be in addition to, and not derogate from, your obligations under paragraph A16 above.

## Material Change of Control

A18. You must inform the Authority in writing if there is any material change in control, composition or membership of your organisation and / or consortium members, including any sub-contractors at any time during the procurement process. This may affect our decision to award a contract to you.

**Contract Conditions**

A19. Standardised Contract 2 (SC2) is attached. Please note clauses 1-44 are non-negotiable.

## Consultation with Credit Reference Agencies

A20. The Authority may consult with credit reference agencies to assess your creditworthiness. This information may be used to support and influence decisions to enter into a contract with you.

## Other Information

## Cyber Risk

A21. Pursuant to DEF STAN 05-138, ‘Cyber Security for Defence Suppliers’, MOD Delivery Teams are required to undertake a Cyber Risk Assessment (CRA) in order evaluate the degree of cyber risk involved in any prospective contract.

Depending on the requirement, the CRA will allocate one of five ‘Risk Profiles’ to the prospective procurement: ‘Not Applicable, ‘Very Low’, ‘Low’, ‘Moderate’, or ‘High’.

Completion of the CRA will generate a unique Risk Assessment Reference (RAR) number, which is to be communicated to prospective suppliers at the Tender stage.

The RAR will enable the Tenderer to access the ‘Supplier Cyber Protection’ portal, wherein a Supplier Assurance Questionnaire (SAQ) is to be completed by the Tenderer. The questions in the SAQ will be commensurate with whichever Risk Profile was allocated upon completion of the CRA. The SAQ is the process by which the Tenderer demonstrates compliance with DEF STAN 05-138.

For this requirement, a Cyber Risk Assessment has been carried out, allocating this procurement a Risk Profile of ‘Low’. Therefore, as a Tenderer, you must complete the SAQ described above.

The unique RAR required to access the SAQ through the ‘Supplier Cyber Protection’ portal is:

[REDACTED]

For the Tenderer’s convenience, the ‘Supplier Cyber Protection’ portal is accessible via the following URL: <https://supplier-cyber-protection.service.gov.uk/>

Please select the ‘Complete a Supplier Assurance Questionnaire’ option, before following the on-screen instructions thereafter.

**Section B – Key Tendering Activities**

The key dates for this procurement are currently anticipated to be as follows:

|  |  |  |  |
| --- | --- | --- | --- |
| **Stage** | **Date and Time** | **Initiated By** | **Submit to:** |
| Final date for Clarification Questions / Requests for additional information | 27th November 2020 | Tenderer | [REDACTED] |
| Final Date for Requests for Extension to return date | 27th November 2020 | Tenderer | [REDACTED] |
| The Authority issues Final Answers and Clarifications | 2nd December 2020 | The Authority | Tenderer |
| Tender Return | 7th December 2020 at 10:00am | Tenderer | [REDACTED] |
| Value For Money (VFM) Assessment in accordance with NAPNOC – see Section D of this DEFFORM  47ST | 15th January 2021 | The Authority | N/A |
| The following are indicative timescales for planning purposes only | | | |
| Start of Clarifications | 14th December 2020 | The Authority | N/A |
| Estimated Contract Award | 25th January 2021 | The Authority | N/A |
| Contract Start | 1st February 2021 | N/A | N/A |

# Section C - Instructions on Preparing Tenders

## Tenders for Selected Contractor Deliverables

C1. You must respond to the requirement for all the Contractor Deliverables listed in the attached Schedule of Requirements.

## Construction of Tenders

C2. Your Tender must be written in English, using Arial font size 11. Prices must be in £GBP ex VAT. Prices must be Firm Price.

C3. To enable the Authority to complete its Value For Money (VFM) assessment, your price must be broken down. If the resultant contract is a Qualifying Defence Contract (QDC) under the Defence Reform Act (DRA) and Single Source Contract Regulations (SSCR) you must price your bid accordingly. Please set out your Tender response in accordance with Section D.

**Validity**

C4. Your Tender must be valid / open for acceptance for 90 calendar days from the Tender return date.

**Variant Bids**

C5. The decision to invite a Single Source response is based on the scope of the requirement. Where you submit a variant bid that is outside the scope of the requirement the Authority may be obliged to compete the requirement.

## Qualifying Defence Contracts Defence Reform Act 2014 – Part 2, Single Source Contracts

C6. This ITT may result in a Qualifying Defence Contract (QDC) under the provisions of the [Defence Reform Act 2014 (DRA).](http://services.parliament.uk/bills/2013-14/defencereform.html) You should therefore understand the implications in the event that it does result in a QDC.

C7. The DRA enables secondary legislation, called Single Source Contract Regulations 2014 (SSCR), which applies:

1. to new contracts with a value of £5M (ex VAT) or above;
2. to amended contracts where the amended contract has a value of £5M (ex VAT) or above, and both parties agree that the amended contract should be a QDC.

C8. The DRA and SSCR set out the criteria for determining when a single source contract is a Qualifying Defence Contract (QDC). Any new single source contract which meets the criteria will be a QDC, unless exempt by the Secretary of State for Defence. Exemptions will only be granted in exceptional circumstances.

C9. The DRA and SSCR cover such matters as the pricing of QDCs, the information, openness and transparency that the parties must provide to each other, and the rights and obligations of both parties to a QDC once on contract.

C10. The DRA requires a primary contractor to be satisfied that the costs proposed for inclusion in the price of a QDC are Allowable Costs, in that they are appropriate, attributable to the contract and reasonable in the circumstances. The MOD is obliged to ensure that you meet the criteria and at any time you may be required to show that this is the case in relation to any particular cost. The Single Source Regulations Office (SSRO) has issued Statutory Guidance on Allowable Costs (SGAC) which can be found on their website and which the parties to a QDC will be expected to adhere to, other than in exceptional circumstances. Either party to a QDC may subsequently make a referral to the SSRO for an adjustment of the contract price, if that party believes the price agreed was not in accordance with the requirements of the DRA / SSCR.

C11. The DRA requires that the contract Profit Rate agreed between the parties for QDCs must be agreed in accordance with the provisions of the DRA and SSCR.

C12. The DRA also sets out the criteria for determining when a contract is a Qualifying SubContract (QSC) to which the DRA and SSCR will apply. Any single source sub-contract in excess of £25M, placed in support of a QDC or another QSC and which meets the criteria in the DRA and SSCR, is potentially a QSC. Responsibility for assessing whether a sub-contract is a QSC lies with the party placing the sub-contract. The Tenderer therefore has an obligation to determine whether any planned sub-contract is a QSC. The Tenderer must keep a record of any determinations and notify both the Secretary of State for Defence and the sub-contractor in writing when a sub-contract is determined to be a QSC.

The [MOD Commercial Toolkit](https://www.aof.mod.uk/aofcontent/tactical/toolkit/index.htm) provides further information about the new single source legal framework.

# Section D – Details of Price Breakdown and Mandatory Criteria

1. When placing any contract the Authority is required to satisfy itself that the agreed price represents Value for Money (VFM). In single source contracting you must provide to the Authority sufficient information in support of your price proposal and during subsequent price negotiation, to enable the Authority to fulfil its obligation to assure VFM. The Authority approaches all contract pricing on the basis of the NAPNOC principle (No Acceptable Price, No Contract). We will not enter into any contract that is unacceptably priced. Details can be found on [MOD Commercial Toolkit.](https://www.aof.mod.uk/aofcontent/tactical/toolkit/index.htm)
2. **Price breakdown requirements for a non-qualifying contract -** The contract is not expected to be a QDC. The contract is therefore not subject to the provisions of the DRA/SSCR 2014. It is your responsibility to decide the level of information you need to provide to the Authority in support of your price proposal and subsequent price negotiation, to enable the Authority to fulfil its obligation to assure VFM and sign the contract. The following table shows the Authority’s suggestion of the minimum level of information you must provide.
3. The Authority iterates that this ITT is for a Framework Agreement (for the Tenderer’s information: single source Framework Agreements have historically been referred to as ‘Enabling Contracts’ or ‘Call-Off Contracts’ by the MoD) and that this therefore means that the Tenderer shall not be providing a Firm Priced proposal against any specific Deliverables until a task is raised under the Framework Agreement post-Contract Award. The only sum payable by the Authority at Contract Award shall be the £1 (One Pound Sterling) required to make the Framework Agreement legally binding.
4. For the purposes of clarity, the Authority’s instructions in respect of Price Breakdowns have been divided into two sections (with accompanying tables):

* Section 1 (incl. Table 1): Price Breakdown information required for the purpose of agreeing the Framework Agreement to which this ITT directly relates (BATCM/0329)
* Section 2 (incl. Table 2): Price Breakdown information required for any task raised under the aforementioned Framework Agreement

To this end, the Tenderer is requested to consider the following instructions:

## Section 1: Price Breakdown information for the Framework Agreement

1. The Tenderer, following consideration of the Authority’s requirements at Annex A (Schedule of Requirements) to the Draft Contract Terms and Conditions, is required to provide the information detailed in Table 1 below for the purposes of agreeing the pricing mechanisms which shall apply for the duration of the Framework Agreement:

|  |  |  |
| --- | --- | --- |
| **TABLE 1 – Price Breakdown information required for the purpose of agreeing the Framework Agreement to which this ITT directly relates (BATCM/0329)** | | |
| **For the purpose of agreeing the Framework Agreement, the following Price Breakdown information is required to be provided as a minimum:** | | |
| **Hourly / Day Rates** |  | The rate to be used (along with the corresponding Grade). Where available these should be agreed CAAS (Cost Assurance and Analysis Services) rates and Grades.  The Tenderer is requested to present this information using the template provided (Table 1 within Schedule 10 (Rates Tables) of the Draft Contract Schedules). |
| **Profit Rate** |  | State the Profit Rate you are proposing to apply within the prices of tasks throughout the life of the Framework Agreement (inclusive of any requested Option years).  The Tenderer is requested to present this information using the template provided (Table 2 within Schedule 10 (Rates Tables) of the Draft Contract Schedules). |
| **Other costs** |  | List any rates used to recover overhead costs not otherwise recovered through the activity-based hourly and daily rates stated above. These rates are usually recovered by the application of a percentage uplift to a base cost (e.g. Material Handling is often recovered as a percentage uplift applied to material costs). Where you have an agreed QMAC (Questionnaire on the Method and Allocation of Costs) you must quote the reference. Where you do not have an agreed QMAC please include a list of what is included in the overhead rate(s). Provide a sub-total that the overhead will apply to. |
| **Assumptions** |  | State any assumptions made about your proposal, such as the process, when decisions will be made etc. |
| **Exclusions** |  | State any matters that are excluded which, if they subsequently occur, you would expect the MOD to share cost liability. |

## Section 2: Price Breakdown information for tasks raised under the Framework Agreement

1. The following information is provided to ensure that the Tenderer understands the Price Breakdown information required to be included as part of any proposals (TF2s) the Contractor submits in response to any Authority TF1.
2. Please note that this information has been provided to the Tenderer to complement the information provided in Section 1 above and to demonstrate a clear distinction between the requirements for agreeing the Framework Agreement and the requirements that shall apply to tasks raised under the Framework Agreement.
3. Furthermore, this information shall align with the associated obligations as articulated within the Draft Contract Terms and Conditions and the Draft Contract Schedules (specifically clause 47.1 (Tasking Authorisation Procedure) and Schedule 9 (Tasking Forms).

|  |  |  |
| --- | --- | --- |
| **TABLE 2 – Price Breakdown requirements which shall apply to tasks raised under this Framework Agreement** | | |
| **For any task raised under this Framework Agreement, your proposal (Tasking Form 2, inclusive of all supporting documents) should detail the following as a minimum:** | | |
| **Hours / Days** |  | The number of hours / days it takes to complete the requirement. |
| **Hourly / Day Rates** |  | The rates proposed for any task are required to align with those rates agreed for the corresponding Contract Year at the outset of the Contract (i.e. those rates as incorporated into Schedule 10 |
| **Materials** |  | The cost of any raw materials. Please provide a copy of any quotes or invoices within your TF2. |
| **Subcontractor Costs** |  | The cost of bought in facilities, services and / or parts. Please provide a copy of the sub-contractor quotation / invoice with your Tender. You are encouraged to run a competition at sub-contractor level and advertise opportunities in the MOD Defence Contracts Bulletin, where appropriate. |
| **Other costs** |  | List any rates used to recover overhead costs not otherwise recovered through the activity-based hourly and daily rates stated above. These rates are usually recovered by the application of a percentage uplift to a base cost (e.g. Material Handling is often recovered as a percentage uplift applied to material costs). Where you have an agreed QMAC (Questionnaire on the Method and Allocation of Costs) you must quote the reference. Where you do not have an agreed QMAC please include a list of what is included in the overhead rate(s). Provide a sub-total that the overhead will apply to. |
| **Profit Rate** |  | Ensure the Profit Rate you are proposing to apply to the task price aligns with the rate agreed at the outset of the Contract. |

|  |  |  |
| --- | --- | --- |
| **Risk / Opportunities** |  | State whether you have included any contingency for risks and the details on how this has been calculated. State any opportunities that you foresee, for example, exchange rate movement. |
| **T&S** |  | When including Travel and Subsistence you must include details of the assumptions you have made about travel and the rates used. Claims for T&S should be in line with the Civil Service Code which states civil servants must ensure “public money and other resources are used efficiently” for example, travel should be the most economic option available. |
| **Assumptions** |  | State any assumptions made about your proposal, such as the process, when decisions will be made etc. |
| **Exclusions** |  | State any matters that are excluded which, if they subsequently occur, you would expect the MOD to share cost liability. |
|  |  | |

|  |  |  |
| --- | --- | --- |
| **Mandatory Criteria, applicable to QDCs and non-qualifying contracts** | | |
| Full completion of the table in DEFFORM 47ST Annex A (Offer) (See section F, paragraph 19) |  | Pass / Fail |
| Full completion of Commercial Compliance Matrix (Annex C to this DEFFORM 47ST) |  | Pass / Fail |
| Full completion of Supplier Assurance Questionnaire (as per the guidance at Section A.21 of this DEFFORM 47ST) |  | Pass / Fail |

Failure to meet the Mandatory Criteria will result in the Authority being unable to award a contract.

Compliance

# Section E – Instructions on Submitting your Tender

## Submission of your Tender

E1. You must send your Tender by email to the Commercial Officer stated in the covering letter to this DEFFORM 47ST.

E2. The electronic copy of the Tender must be compatible with MS Office Word and other MS Office applications. If you password protect or encrypt any information containing prices, you must supply the password / use compatible encryption methods so that the Authority can undertake a pricing evaluation.

E3. You must complete and include DEFFORM 47ST Annex A (Offer) with your Tender. Where you select ‘Yes’ to any questions you must attach the relevant information.

E4. You must include a signed and scanned copy of the DEFFORM 47ST Annex A (Offer) as a PDF with your Tender.

## Samples

E5. Where samples are required for testing purposes you must be prepared to submit them without charge. You should clearly label samples with the following particulars:

a. your name and address;

b. the Tender Reference Number and due date for return of the Tender; and

c. the Description and Item Number as shown in the Schedule of Requirements.

E8. The Authority may retain all samples for twelve (12) months from the Tender return date. After this period, the Authority will destroy the samples unless you specifically state you require them to be returned. The samples associated with a successful Tender may be kept by the Authority indefinitely.

E9. Samples that are consumed will not be returned.

# Section F – Conditions of Tendering

F1. The issue of ITT Documentation or ITT Material is not a commitment by the Authority to place a contract as a result of this ITT or at a later stage. Any expenditure, work or effort undertaken by you prior to an offer and subsequent acceptance of contract, is a matter solely for your commercial judgement. In addition to its legal rights in relation to qualifying contracts, under the Defence Reform Act 2014 the Authority reserves the right to:

1. seek clarification or additional documents in respect of your submission;

b. visit your site;

1. not enter into a contract if you are found guilty of serious misrepresentation in relation to your Tender or the Tender process;
2. re-assess your suitability. For example, where there is a material change of control from supplier selection;
3. reject / negotiate your Tender or part of your Tender;
4. withdraw this ITT at any time, or invite other Tenders on the same or any alternative basis;
5. choose not to award any contract as a result of the current procurement process;
6. award a contract for some of the Contractor Deliverables, unless you specifically oppose this in your Tender or state any minimum order quantities.

F2. The contract will be entered into when the Authority sends written notification of its entry into the contract, either accepting your offer via DEFFORM 159 or by issuing an offer via DEFFORM 8 and you accept via a DEFFORM 10. Written notification will be issued, to the address you provide, on or before the end of the validity period specified in paragraph C4.

## Conforming to the Law

F3. You must comply with the UK Bribery Act 2010, applicable EU and UK legislation and any equivalent legislation in a third state.

F4. Your attention is drawn to legislation relating to canvassing of a public official, collusive behaviour and bribery. If you act in breach of this legislation your Tender may be disqualified from this procurement. Disqualification will be without prejudice to any civil remedy available to the Authority or any criminal liability that your conduct may attract.

## Fraud and Other Illegal Practices

F5. You must report any, fraud, bribery, corruption, or any other dishonest irregularity in connection to this tendering exercise to:

Defence Regulatory Reporting Cell Hotline

0800 161 3665 (UK) or

+44 1371 85 4881 (Overseas)

## Conflicts of Interest

F6. You must notify the Authority immediately of any new Conflicts of Interest (COI) that have arisen or that arise at any point prior to the contract award decision.

F7. Where there is an existing or potential Conflict of Interest (COI) you must include a proposed Compliance Regime in your Tender. As a minimum this must include:

1. manner of operation and management;
2. roles and responsibilities;
3. standards for integrity and fair dealing;
4. levels of access to and protection of competitors sensitive information and Government

Furnished Information;

1. confidentiality / non-disclosure agreements (e.g. DEFFORM 702);
2. the Authority’s rights of audit; and
3. physical and managerial separation.

Should your Tender be accepted your proposed Compliance Regime will become part of the Contract Conditions and shall be legally binding.

## Government Furnished Assets

F8. Where the Authority provides Government Furnished Assets (GFA) in support of this procurement, you must include details of the GFA in your Public Store Account and treat it in accordance with Def Stan 05-099. If the Authority decides not to proceed with this procurement, you must seek instructions for the GFA from the named Commercial Officer.

## Publicity Announcement

F9. The Authority will publish notification of the contract and shall publish contract documents under the FOI Act except where publishing such information would hinder law enforcement; would otherwise be contrary to the public interest; would prejudice the legitimate commercial interest of any person, or might prejudice fair competition in the supply chain. You should complete and return DEFFORM 539A as explained in the DEFFORM 47ST Annex A and associated Appendix 1.

F10. If you wish to make a similar announcement you must seek approval from the named Commercial Officer.

F11. Under no circumstances should you confirm to any Third Party the Authority’s acceptance of an offer of contract prior to either informing the Authority of your acceptance or the Authority’s announcement of the award of contract, whichever occurs first.

## Sensitive Information

F12. All Central Government Departments and their Executive Agencies and Non Departmental

Public Bodies are subject to control and reporting within Government. In particular, they report to the Cabinet Office and HM Treasury for all expenditure. Further, the Cabinet Office has a cross governmental role delivering overall Government policy on public procurement, including ensuring value for money and related aspects of good procurement practice and answering Freedom of Information requests.

F13. For these purposes, the Authority may share within Government any of your documentation / information (including any that you consider to be confidential and / or commercially sensitive such as specific bid information) submitted by you to the Authority during this procurement. The information will not be disclosed outside Government. You must identify any sensitive material in the DEFFORM 539A (or SC1B Schedule 4 or SC2 Schedule 5) and consent to these terms as part of the tendering process. This allows the MOD to share information with other Government Departments while complying with our obligations to maintain confidentiality.

F14. The Authority reserves the right to disclose on a confidential basis any information it receives from you during the procurement process (including information identified by you as Commercially Sensitive Information in accordance with the provisions of this ITT/ITN) to any third party engaged by the Authority for the specific purpose of evaluating or assisting the Authority in the evaluation of your Tender. In providing such information the you consent to such disclosure.

## Remedies for Actionable Contraventions under the Defence Reform Act 2014

F15. If you have a Qualifying Defence Contract under the DRA 2014 you should be aware that if you fail to comply with certain aspects of the legislation then the Authority may issue a Compliance Notice to you. If you continue to fail to comply, the Authority may serve you with a Civil Penalty, as provided in the Single Source Contract Regulations 2014. If you believe either a Compliance Notice or a Civil Penalty is unjustified, you may appeal the matter to the independent Single Source Regulations Office.

## Reportable Requirements

F16. Listed in the DEFFORM 47ST Annex A (Offer) are the Mandatory Declarations. It is a Condition of Tendering that you complete and attach the returns listed in the Annex and, where you select “Yes”, you attach the relevant information.

F17. Failure to complete this part of the Annex in full makes your Tender non-compliant. Additional information provided in response to Appendix 1 may be used to support the Authority’s evaluation of your tender, as detailed in Section D.

F18. If you are an overseas Contractor and your Tender is successful, you will be required to provide the name and address of your bank and the relevant bank account number on contract award.

## Specific Conditions of Tendering

## 

F19. The Tenderer’s attention is drawn to the following:

**Security**

F20. The following applies in addition to your responsibilities under section A16:

a. a Security Aspects Letter (SAL) defining the security classifications that apply to specific areas of the project is included at Schedule 12 to the Draft Schedules of the Contract. You must provide the Authority with the contact details of your nominated Security Officer for matters relating to this ITT/project within your Tender;

b. you are required to ensure that any OFFICIAL-SENSITIVE documents are not transmitted via insecure facsimile or via the internet either in the UK or overseas. Any transmission of OFFICIAL-SENSITIVE documents/material should be sent in accordance with the Security Policy Framework.

c. if copies of ITT documents/material are required for the purposes of preparing your tender, you must create and maintain a control record of such copies. In accordance with section A16, the ITT documentation/material and any copies thereof shall be disseminated only to those personnel who require access to carry out their role directly related to the development of your Tender. The foregoing applies to you (the Tenderer), all bid team members, and any proposed Sub-contractors, all of whom must protect this information in accordance with the Security Policy Framework.

## Pricing and Options

F21. The Authority requires the Tenderer to produce a proposal against the serials outlined in (Statement of Requirements Annex A). This Agreement is to be a Framework Agreement with no fixed/core costs, tasks shall be raised for any work against this Agreement via the Tasking Process. As per the above a Firm Price will not be required against this proposal, instead rates shall be provided within Schedule 10 of the Draft Contract Schedules which will subsequently be used along with a Firm Price for all tasks raised under this Contract.

## Options

F22.

The Authority requires an Option to extend the Contract by a period of one (1) year, spanning the period of 1st April 2026 to 31st March 2027.

F23.

The Option Year shall be a continuation of all the services as detailed in the Statement of Requirements (Annex A) in order to provide PDS Tasking Support to the ANR Headset and Field Telephone.

F24. The Option Year shall only be exercised in accordance will Clause 47.3 (Options) of the Contract.

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### DEFFORM 47ST Annex A

**Edn 07/20**

**Ministry of Defence**

## Tender Submission Document (Offer)

**To the Secretary of State for Defence of the United Kingdom of Great Britain and Northern Ireland (hereafter called “the Authority”)**

The undersigned Tenderer, having read the ITT Documentation, offers to supply the Contractor Deliverables at the stated price(s), in accordance with any referenced drawings and / or specifications, subject to the Conditions of Tendering. It is agreed that only the Contract Conditions or any amendments issued by the Authority will apply.

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| **Applicable Law** | | | | | | |
| I agree that any contract resulting from this procurement shall be subject to English Law \*Where ‘no’ is selected, Scots Law will apply. | | | | | Yes / No\* | |
| **Value of Tender (excluding VAT)** | | | | | | |
| £...............................................................................................................................................................................................  WORDS………………………………………………………………………………………………………………….. | | | | | | |
| **UK Value Added Tax** | | | | | | |
| If registered for Value Added Tax purposes, please insert: a. Registration No ..........................................  b. Total amount of Value Added Tax payable on this Tender (at current rate(s)) £........................... | | | | | | |
| **Location of work (town / city) where the contract will be performed by Prime:** | | | | | | |
| Where items which are subject of your Tender are not supplied or provided by you, state location in town / city to be performed column (continue on another page if required) | | | | | | |
| Tier 1 Sub-contractor Company Name | Town / city to be performed | Contractor  Deliverables | | Estimated Value | | SME  Yes / No |
|  |  |  | |  | |  |
|  |  |  | |  | |  |
|  |  |  | |  | |  |
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|  |  |  | |  | |  |
| **Mandatory Declarations (further details are contained in Appendix 1 to DEFFORM 47ST ST Annex A (Offer)):** | | | | **Tenderer’s Declaration** | | |
| Is the offer subject to the Authority contracting for all the Contractor Deliverables? | | | | Yes\* / No | | |
| Have you completed and attached a Contract Pricing Statement? | | | | Yes / No | | |
| Is the offer made subject to a Minimum Order Quantity? | | | | Yes\* / No | | |
| Are the Contractor Deliverables subject to IPR that has been exclusively or part funded by Private Venture, Foreign Investment or otherwise than by Authority funding? | | | | Yes\* / No | | |
| Are the Contractor Deliverables subject to Foreign Export Control and Security Restrictions? If the answer is yes, please complete and attach DEFFORM 528. | | | | Yes\* / No | | |
| Have you obtained prior foreign export approval necessary to secure IP user rights for the Authority in Contract Deliverables, including technical data, as determined in the Contract Conditions? | | | | Yes\* / No | | |
| Have you provided details of how you will comply with all regulations relating to the operation of the collection of custom import duties, including the proposed Customs procedures to be used and estimates of duties to be incurred or suspended? | | | | Yes / No | | |
| Have you completed Form 1686 for sub-contracts? | | | | Yes / No | | |
| Are you a Small Medium Sized Enterprise (SME)? | | | | Yes / No | | |
| Have you and your sub-contractors registered with the Prompt Payment Code with regards to SMEs? | | | | Yes / No | | |
| Have you completed and attached DEFFORM 539A (Tenderer’s Commercially Sensitive Information Form)? | | | | Yes / No | | |
| If you have not previously submitted a Statement Relating to Good Standing, or circumstances have changed, have you attached a revised version? | | | | Yes / No / N/A | | |
| Do the Contractor Deliverables contain Asbestos, as defined by the control of Asbestos Regulations 2012? | | | | Yes\* / No | | |
| Have you completed and attached a DEFFORM 68 - Hazardous Articles, Deliverables materials or substances statement? | | | | Yes\* / No | | |
| Do the Contractor Deliverables (including Packaging) use Substances that deplete the Ozone Layer, as defined in Regulation (EC) 1005/2009 (as amended by [EC 744/2010)](https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32010R0744) of the European Parliament and of the Council. | | | | Yes\* / No | | |
| Have you attached The Bank / Parent Company Guarantee? | | | | Yes\* / No / Not Required | | |
| Have you complied with the requirements of the Military Aviation Authority Regulatory Articles? | | | | Yes / No / Not Required | | |
| Have you completed the Project Specific Declarations? | | | | Yes / No / Not Required | | |
| \*If selecting Yes to any of the above questions, please attach the information detailed in Appendix 1. | | | | | | |
| **Tenderer’s Declaration** | | | | | | |
| We understand that any misrepresentations may also be the subject of criminal investigation or used as the basis for civil action. | | | | | | |
| **Dated this ................................. day of ......................................................................................................... Year ........................** | | | | | | |
| **Signature: In the capacity of**  **.......................................................................................................**  (Must be original) (State official position e.g. Director, Manager, Secretary etc.) | | | | | | |
| **Name:** (in BLOCK CAPITALS)    **duly authorised to sign this Tender for and on behalf of:**    (Tenderer's Name) | | | **Postal Address:**      **Telephone No:**  **Registered Company Number:**  **Dunn and Bradstreet Number:** | | | |

**Appendix 1 to DEFFORM 47ST Annex A (Offer) (Edn 07/20)**

# Information on Mandatory Declaration Returns

## Part Tender

1. Under Conditions of Tendering F1, the Authority reserves the right to order some or part of your Tender. If your offer is subject to the Authority contracting for all the Contractor Deliverables, select ‘Yes’ and provide further details in your Tender.

## Minimum Order Quantities

1. Where your offer is subject to minimum order quantities, select ‘Yes’ and provide further details in your Tender.

**IPR Restrictions**

1. Where the Contractor Deliverables are subject to IPR that has been exclusively or part funded by private venture, foreign investment or otherwise than by Authority funding you must select ‘Yes’ in Annex A (Are the Contractor Deliverables subject to IPR that has been exclusively or part funded by Private Venture, Foreign Investment or otherwise than by Authority funding).

1. If you have answered ‘Yes’ in Annex A (Offer) as directed by paragraph 3 above, you must provide details in your Tender of any Contractor Deliverable which will be, or is likely to be, subject to any IPR restrictions or any other restriction on the Authority’s ability to use or disclose the Contractor Deliverable, including export restrictions. In particular you must identify:
   1. any restriction on the provision of information to the Authority; any restriction on disclosure or the use of information by the Authority; any obligations to make payments in respect of IPR, and any Patent or Registered Design (or application for either) or other IPR

(including unregistered Design Right) owned or controlled by you or a Third Party;

* 1. any allegation made against you, whether by claim or otherwise, of an infringement of an Intellectual Property Right (whether a Patent, Registered Design, unregistered Design Right, Copyright or otherwise) or of a breach of confidence, which relates to the performance of any resultant contract or subsequent use by or for the Authority of any Contractor

Deliverables;

* 1. the nature of any allegation referred to under sub-paragraph 4.b., including any obligation to make payments in respect of the intellectual property right any confidential information and / or;
  2. any action you need to take or the Authority is required to take to deal with the consequences of any allegation referred to under sub-paragraph 4.b.

1. You must, when requested, give the Authority details of every restriction and obligation referred to in paragraph 4. The Authority will not acknowledge any such restriction unless so notified under paragraph 4 or as otherwise agreed under any resultant Contract. You must also provide, on request, any information required for authorisation to be given under Section 2 of the Defence Contracts Act 1958.
2. If you have previously provided information under paragraphs 4 and 5 you can provide details of the previous notification, updated as necessary to confirm their validity.

## Notification of Foreign Export Control Restrictions

1. If, in the performance of the Contract, you need to import into the UK or export out of the UK anything not supplied by or on behalf of the Authority and for which a UK import or export licence is required, you will be responsible for applying for the licence. The Authority will provide you with all reasonable assistance in obtaining any necessary UK import or export licence.

1. In respect of any Contractor Deliverables, likely to be required for the performance of any resultant contract, you must provide the following information in your Tender:

a. Whether all or part of any Contractor Deliverables are or will be subject to:

* 1. a non-UK export licence, authorisation or exemption; or
  2. any other related transfer control that restricts or will restrict end use, end user, re-transfer or disclosure.

You must complete DEFFORM 528 (or other mutually agreed alternative format) in respect of any Contractor Deliverables identified at paragraph 8 and return it as part of your Tender. If you have previously provided this information you can provide details of the previous notification and confirm the validity.

1. You must use reasonable endeavours to obtain sufficient information from your potential

supply chain to enable a full response to paragraph 8. If you are unable to obtain

adequate information, you must state this in your Tender. If you become aware at any time during the procurement that all or part of any proposed Contractor Deliverable is likely to become subject to a non-UK Government Control through a Government-to-Government sale only, you must inform the Authority immediately by updating your previously submitted DEFFORM 528 or completing a new DEFFORM 528.

1. This does not include any Intellectual Property specific restrictions mentioned in paragraph 4.
2. You must notify the named Commercial Officer immediately if you are unable for whatever reason to abide by any restriction of the type referred to in paragraph 8.
3. Should you propose the supply of Contractor Deliverables of US origin the export of which from the USA is subject to control under the US International Traffic in Arms Regulations (ITAR), you must include details on the DEFFORM 528. This will allow the Authority to make a decision whether the export can or cannot be made under the US-UK Defense Trade Co-operation Treaty. The Authority shall then convey its decision to you. If the Authority decides that use of the Treaty for the export is permissible, it is your responsibility to make a final decision whether you want to use that route for the export concerned if you are awarded the contract.

## Import Duty

1. European Union (EU) legislation permits the use of various procedures to suspend customs duties.
2. For the purpose of this procurement, for any deliverables not yet imported into the EU, you are required to provide details of your plans to address customs compliance, including the Customs procedures to be applied (together with the procedure code) and the estimated Import Duty to be incurred and / or suspended.
3. You should note that it is your responsibility to ensure compliance with all regulations relating to the operation of the accounting for import duties. This includes but is not limited to obtaining the appropriate Her Majesty’s Revenue & Customs (HMRC) authorisations.

## Sub-contracts Form 1686

16. [Form 1686](https://data.gov.uk/data/contracts-finder-archive/download/1699294/3bc4dffb-c57f-4f77-a70d-858e40439454) (also known as Appendix 5) is to be used in all circumstances where contractors wish to place a sub-contract with a contractor where the release of OFFICIAL-SENSITIVE information is involved. The process will require submission of the single page document either directly to the MOD Project Team or, where specified, to the DE&S Security Advice Centre. You can find further information in the [Security Policy Framework – Contractual Process.](https://www.gov.uk/government/publications/security-policy-framework)

## Small and Medium Enterprises

1. The Authority is committed to supporting the Government’s small and medium-sized enterprise (SME) initiative; its ambitious target is that £1 in every £3 that the Government spends should be with small businesses by 2020. Our goal is that 25% of Authority spending should be spent with SMEs by 2020; this applies to the money which the Authority spends directly with SMEs, and through the supply chain. The Authority uses the European Commission definition of SME.
2. A key aspect of the Government’s SME Policy is ensuring that its suppliers throughout the supply chain are paid promptly. All suppliers to the Authority and their sub-contractors are encouraged to make their own commitment and register with the [Prompt Payment Code.](http://www.promptpaymentcode.org.uk/)
3. Suppliers are also encouraged to work with the Authority to support the Authority’s SME initiative. Information on the Authority’s purchasing arrangements, our commercial policy priorities and our SME policy can be found at [Gov.UK.](https://www.gov.uk/government/organisations/ministry-of-defence/about/procurement)
4. The opportunity also exists for Tenderers to advertise any sub-contract valued at over £10,000 in the MOD Contracts Bulletin and further details can be obtained directly from:

BiP Solutions Ltd

Web address: [www.contracts.mod.uk](https://www.contracts.mod.uk/feed/)

Tel No: 0845 270 7099

## Transparency, Freedom of Information and Environmental Information Regulations

1. You should be aware that the contents of any resultant Contract may be published in line with government policy set out in the Prime Minister’s letter of May 2010 ([Government Transparency and Accountability)](https://www.gov.uk/government/policies/government-transparency-and-accountability) and the information contained within SC2 Conditions of Contract Clause 13.
2. Before publishing the Contract, the Authority will redact any information which is exempt from

disclosure under the Freedom of Information Act 2000 (“the FOIA”) or the Environmental Information Regulations 2002 (“the EIR”).

1. You should complete the attached Tenderer’s Commercially Sensitive Information Form (DEFFORM 539A or SC1B Schedule 4 or SC2 Schedule 5) explaining which parts of your Tender you consider to be commercially sensitive. This includes providing a named individual who can be contacted with regard to FOIA and EIR.
2. You should note that, while your views will be taken into consideration, the ultimate decision whether to publish or disclose information lies with the Authority. You are advised to provide as much detail as possible on the form. It is highly unlikely that a Tender will be exempt from disclosure in its entirety. Should the Authority decide to publish or disclose information against your wishes, you will be given prior notification.

## Electronic Purchasing

1. You must note that use of the [Contracting, Purchasing and Finance (CP&F)](https://www.gov.uk/government/publications/mod-contracting-purchasing-and-finance-e-procurement-system) electronic procurement tool is a mandatory requirement for any resultant contract awarded following this Tender. By submitting this Tender you agree to electronic payment. Please feel free to consult the service provider on connectivity options. Failure to accept electronic payment will result in your Tender being non-compliant.

**Change of Circumstances**

1. If you have not previously submitted a Statement Relating to Good Standing or circumstances have changed please, select ‘Yes’ and submit a Statement Relating to Good Standing with your Tender.

## Asbestos, Hazardous Items and Depletion of the Ozone Layer

27. The Authority is required to report any items that use asbestos, that are hazardous or where there is an impact on the Ozone. Where any Contractor Deliverables fall into one of these categories select ‘Yes’ and provide further details in your Tender.

## Military Aviation Authority (MAA)

28. There are no Military Aviation Authority (MAA) Requirements.

## Bank or Parent Company Guarantee

29. A Bank or Parent Company Guarantee is not required.

## The Armed Forces Covenant

1. The Armed Forces Covenant is a promise from the nation to those who serve, or who have served, and their families, to ensure that they are treated fairly and are not disadvantaged in their day to day lives as a result of their service.
2. The Covenant is based on two principles:
   * 1. the Armed Forces community would not face disadvantages when compared to other citizens in the provision of public and commercial services; and
     2. special consideration is appropriate in some cases, especially for those who have given most such as the injured and the bereaved.

The Authority encourages all Tenderers, and their suppliers, to sign the Armed Forces Covenant, declaring their support for the Armed Forces community by displaying the values and behaviours set out therein.

1. [The Armed Forces Covenant](https://www.gov.uk/government/policies/armed-forces-covenant) provides guidance on the various ways you can demonstrate your support through your Covenant pledges and how by engaging with the Covenant and Armed Forces, such as employing Reservists, a company or organisation can also see real benefits in their business.
2. If you wish to register your support you can provide a point of contact for your company on this issue to the Armed Forces Covenant Team at the address below, so that the MOD can alert you to any events or initiatives in which you may wish to participate. The Covenant Team can also provide any information you require in addition to that included on the website.

Email address: employerrelations@rfca.mod.uk

Address: Defence Relationship Management

Ministry of Defence

Holderness House

51-61 Clifton Street

London

EC2A 4EY

1. Paragraphs 30 – 33 above are not a condition of working with the Authority now or in the future, nor will this issue form any part of the tender review, contract award procedure or any resulting contract. However, the Authority very much hopes you will want to provide your support.