Tender Description	Contract for Inspection/ Testing & Certification of Equipment (Cranes, Lifting tackles/ Machines, Pressure vessels etc.) as per Factories Act at JEOC & NR, AI Engineering Services Limited, IGI Airport,
EMD Amount	New Delhi
EMD Amount	Nil
Estimated Tender Value	INR 4,32,747/-
Contract Period	2 Years
Tender Fee	Nil
Pre bid Meeting	Not Applicable
Mode of Tender	GEM
Tender Type	Single Packet
Due date for submission of Tender	XX.XX.2025
Site Visit	Not Applicable

Notice Inviting Tender



Page 1 of 23

DISCLAIMER

While the document has been prepared in good faith, no representation, express or implied, is or will be made, or no responsibility or liability will be accepted by AI Engineering Services Ltd. (AIESL) or any of its employees, in relation to the accuracy or completeness of this document and any liability thereof expressly disclaimed. The RFP (Request for Proposal) is not an offer by AI Engineering Services Ltd., but an invitation. No contractual obligation on behalf of AI Engineering Services Ltd., whatsoever, shall arise from the offer process unless and until a formal contract is signed and executed by duly authorized officers of AI Engineering Services Ltd. and the Bidder.

The information is provided on the terms and conditions set out in this Tender.

This Tender is not an agreement and is neither an offer nor invitation by AI Engineering Services Ltd. to the prospective bidder(s) or any other person. The purpose of this Tender is to provide interested parties with information that may be useful to them in making their technical and commercial offers pursuant to this Tender.

AI Engineering Services Ltd. to make no representation or warranty and shall have no liabilityto any person or bidder under any law, statute, rules or regulations or tort, principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which mayarise from or be incurred or suffered on account of anything contained in this Tender or otherwise, including the accuracy, adequacy, correctness, completeness or reliability of the Tender and any assessment, assumption, statement or information contained therein or deemed to form part of this Tender or arising in any way in the tender process.

AI Engineering Services Ltd. also accepts no liability of any nature whether resulting from negligence or otherwise howsoever caused arising from reliance of any or bidder upon the statements contained in this Tender.

Any information/documents including information/documents pertaining to this Tender or subsequently provided to bidder(s) and/or successful bidder and information/ documents relating to the bidding process; the disclosure of which is prejudicial and/or detrimental to, or endangers, the implementation is not subject to disclosure as public information/ documents.

No contractual obligation on behalf of AI Engineering Services Ltd., whatsoever, shall arise from the offer process unless and until a formal contract is signed and executedby duly authorized officers of AI Engineering Services Ltd. and the Bidder.

INTRODUCTION

AI Engineering Services Ltd. has been incorporated under the Indian Companies Act 1956. AI Engineering Services Ltd. is an Aviation MRO and fully owned Company of Government of India which provides maintenance, repair and related support for fleets of aircraft of Govt. organizations as well as commercial domestic and international airlines.

This RFQ is issued to invite proposals from reputed Service Providers with credible experience in Inspection/ Testing & Certification of Cranes, Lifting tackles/ Machines, Pressure vessels etc. Of State/Central Government department, State/Central Govt. PSUs, hospitality industry or large public organizations in conformance of specifications given in the tender documents and distribute the same at various locations in India as per requirement and schedule.

ALESL ALESL ALESLIMITED

General Terms & Conditions:

Quotations in Single Packet Format are invited for the Contract for Inspection/ Testing & Certification of Equipment (Cranes, lifting tackles/ Machines, Pressure vessels etc.) as per factories act at JEOC & NR, AI Engineering Services Limited, IGI Airport, New Delhi. Interested and eligible vendors are requested to submit their quotations through the Government e-Marketplace (GeM) portal.

- **1.** You are requested to submit your lowest quotations as applicable to Government Department/Public Sector Undertaking & Government Hospitals/Institutions and also advise MRP.
- **2.** Duly filled quotations should be submitted in GEM within the stipulated time.
- **3.** Rates shall be quoted as per Commercial Bid format (Annexure 7).
- **4.** The Tenderer shall ensure that no damage is caused to AIESL property/ orany decorative structure/ fittings, while carrying out the work. The Tenderer will have to rectify/ make good such damages at their cost.
- **5.** Service Provider has to arrange safety/ protective equipment at its own cost.
- **6.** Purchase Order will be placed on lowest quote basis.
- **7.** Payment Terms: Payment will be released within **30 days** from the date of receipt of the invoice.
- **8.** EMD (Earnest Money Deposit): Nil
- **9.** Statutory deduction like income tax and other applicable taxes shall be deducted at source from each payment of the Tenderer.
- **10.** Loading Criteria: In case, payment terms of 30 days credit not accepted by the bidder, then loading of 18% per annum on basic price, calculated on prorate basis shall be applied.
- **11.** Validity: Your rates should be valid for a period of 120 days
- **12.** Grounds for Rejection of Bids:

a) Bids should be **neatly presented**. Any corrections must be **duly authenticated** with the full signature of the authorized signatory; otherwise, the bid will be rejected.

b) All relevant **supporting documents** attached with the bids must be **duly signed** by the bidder. Incomplete documentation may lead to rejection.

c) Bids not signed by the authorized signatory will be rejected.

d) Bids submitted via email will not be accepted.

e) Unsigned or incomplete Technical and/or Commercial Bids will be rejected.

f) If either the **Technical Bid or Commercial Bid is not received**, the tender will be considered invalid.

g) Conditional bids (Technical or Commercial) will not be accepted and shall be rejected.

h) Bids **not meeting the eligibility criteria** specified in the tender will be rejected during technical evaluation.

i) Bids not received in the required format for both **Annexure 6- Technical Bid** and **Annexure 7- Commercial Bid** (for technically qualified bidders) are liable for rejection.

j) Vendors must respond to clarifications raised on GeM by AIESL within the stipulated time, failing which the bid will be rejected.

Note: The above list is illustrative. Bids may be rejected on other valid grounds as applicable.

13. <u>PENALTY CLAUSE/LIQUIDATED DAMAGES</u>:

a) Unless otherwise notified in the tender, the penalty to be levied for delayed delivery would be @ 0.5% per week or part thereof of the value of the undelivered portion of the goods or services (excluding taxes and delivery charges) subject to a maximum of 10% of the value of the undelivered or delayed goods. This is to be recovered from the Security Deposit / Performance Guarantee, or from the amount due to the vendor after due notification to the vendor in advance.

b) The user Section should indicate in the requisition the quantum of penalty to be imposed on account of deficiencies, if any, in the delivered goods / services. The tender should incorporate the same accordingly. For those goods / services that are directly received by the users, the actual penalty to be imposed would be as per the advice of the user Section keeping in view the penalty clause of the tender and the extent of default in performance / supply.

c) There should normally be no system of waiver of LDs for delayed supplies in supply contracts and it may strictly be an exception rather than a rule. For an extension of the delivery date with waiver of LD, approval of the CA with consultation of associated Finance may be taken and justifications recorded.

14. The contractor/ successful bidder shall abide by the legal provision with regard to health, welfare and safety of persons engaged by him as per factory act and rules. The contractor/ successful bidder shall also be responsible for medical care of their personnel engaged. Ex-gratia / bonus leave salary, retrenchment benefits etc. under statutory levies shall be paid by the contractor/ successful bidder to their personnel as per bonus act / other rules at his own cost. No extra payments shall be made by AI Engineering Services Limited in this regard.

15. The contractor/ successful bidder shall be responsible for the compliance of all the rules and regulations of the following prevailing acts of Govt. of India/ Govt. of Delhi:

- a. Factory Act.
- b. Minimum Wages Act.
- c. Payment of Wags Act.
- d. Bonus Act.

e. Contract Labors (Regulation & Abolition) Act as prevalent and the rules and regulations made therein from time to time

16. Benefits/Preference for Micro, Small & Medium Enterprises (MSMEs) & Start-ups:

16.1As per Public Procurement Policy for Micro, Small & Medium Enterprises (MSMEs) Order, 2012 issued vide Gazette Notification No. 503 dated 23.03.2012 by Ministry of Micro, Small and Medium Enterprises of govt.of India, MSEs must be registered with any of the following in order to avail the benefits/preference available vide Public Procurement Policy MSEs Order,2012.

(a) District Industries Centres (DIC)

(b) Khadi and Village Industries Commission (KVIC)

(c) Khadi and Village Industries Board

- (d) Coir Board
- (e) National Small Industries Corporation (NSIC)
- (f) Directorate of Handicraft and Handloom
- (g) Any other body specified by Ministry of MSME
- 16.2 MSEs participating in the tender must submit the certificate of registration with any one of the above agencies indicating the details of the particular tendered item along with their bid.
- 16.3 The MSEs registered with District Industries Centers must submit the 'Acknowledgement of Entrepreneur Memorandum (EM) Part-II' along withtheir bid. The MSMEs registered with National Small Industries Corporation (NSIC) must submit the valid NSIC registration certificate along with their bid.
- 16.4 The Micro & Small Enterprises not registered for the particular trade/itemfor which the tender is relevant, would not be eligible for exemption/preference. The registration certificate issued from any one of the above agencies must be valid as on close date of the tender. The successful bidder should ensure that the same is valid till the end of the contract period.
- 16.5 The MSEs who have applied for registration or renewal of registration with any of the above agencies/ bodies, but have not obtained the valid certificate as on close date of the tender, are not eligible for exemption/preference.
- 16.6 The successful Bidder will be required to submit the Security Deposit equivalent to 5% of the Contract/PO value.
- 16.7 Price Preference The MSEs registered with above mentioned agencies/bodies for the tendered item and quoting price within a price band of L1 + 15 percent shall be allowed to supply by bringing down their price to L1 price in a situation where L1 price is from other than an MSE. Division of work as per GEM Tender T & C.
- 16.8 Micro and Small Enterprises (MSEs) and bidders under the Make in India (MII) policy are exempted from the turnover requirement specified in the eligibility criteria. Additionally, such bidders will be eligible for a 50% relaxation in the Purchase Order (PO) value criteria for the purpose of qualification under this tender.
- 16.9 Preference will be given to Start-ups as per Govt of India guidelines.
- 16.10 The contractor/ successful bidder shall be responsible for the compliance of all the rules and regulations of the prevailing MSE acts specified by Ministry of MSME and the changes made from time to time.

17.TERMINATION AND EXIT CLAUSES: -

- The PO / contract should include a termination clause as below:
- 1. In case of unsatisfactory performance or breach of any of the clauses of this contract, AIESL would issue a notice of 30 days to the party to rectify the breach and improve the performance failing which AIESL shall be at liberty to terminate this agreement by providing 30 days written notice to the party. The party shall not have any right to dispute or question the judgment of AIESL of unsatisfactory performance of the party.
- 2. Notwithstanding the above, AIESL shall also be at liberty to terminate this agreement for any reason including change in situation/circumstances, etc. by providing to the party 90 days written notice. The party shall also be at liberty to terminate this contract by providing to AIESL 90 days written notice. In such an event, the terminated party shall have no right to claim compensation/damages, etc. from the terminating party on account of early termination. However, the party shall duly comply with their respective obligations during the notice period and thereafter, shall discharge the obligations arising out of the agreement till the termination.
- **3**. Depending on the nature of the item / service, DGM Engineering and above, in consultation with the user, would be the competent authority to decide the termination / exit period if it varies from the above.

- **18.** It is the responsibility of the Service Provider/bidder to ensure that they comply with all the rules and regulations legal /statutory agencies. Al Engineering Services Limited shall be indemnified from any legal action, incase of any violation by the Service Provider/bidder.
- **19.** In case of any disputes, Decision of Dy.GM (E-PPMM) will be the final and binding.
- **20.** Al Engineering Services limited, reserve the right to cancel the tender without assigning any reason. Dispute resolution and arbitration Any disputearising between the Bidder/Successful Bidder and AIESL in respect of the construction, interpretation, application, meaning, scope, operation or effect of this document or the validity or breach thereof, shall first be settled by negotiations between the authorized representatives of theBidder/Successful Bidder and AIESL (Parties). If the dispute remains unresolved after a period of 90 days from the date when the negotiation has started, then the unresolved dispute/difference shall be settled by arbitration in accordance with Arbitration and Conciliation Act, 1996, and the award made in pursuance thereof shall be final and binding on the Parties. The arbitral tribunal shall consist of a sole arbitrator to be mutually appointed by the Parties. The venue of arbitration shall be Delhi and the arbitration proceedings shall be carried out in English. The cost of the arbitration shall be borne by the Parties as per the award of the Sole Arbitrator
- **21.** Jurisdiction:

The construction, interpretation, validity and performance of this Tender and/or Contract shall be governed by the laws of India. Any dispute whatsoever, arising out of or in connection with the Tender and/or Contract shall be subject to the jurisdiction of the courts of Delhi only, subject to the clause of dispute resolution and arbitration aforesaid.

ALENDINGERING SERVICES LIMITED

ANNEXURE-1

CONTRACT FOR INSPECTION/TESTING & CERTIFICATION OF EOUIPMENT (CRANES, LIFTING TACKLES / MACHINES, PRESSURE VESSELS ETC.) AS PER FACTORIES ACT AT JEOC & NR SCOPE OF WORK

- 1. All inspection/testing will be carried out in the presence of Dy. G.M. (EF&PM) / Executive II (EF&PM-NR), AIESL or his authorized person.
- 2. Any certificate/examination as & when needed will be given free of charge during the contract period.
- 3. For load and deflection test, the contractor shall arrange to move the load to appropriate locations for testing purposes.
- 4. For hydraulic testing, water arrangement for filling, blanking & pumping will be arranged by the contractor.
- 5. Test reports in duplicate should be submitted in the prescribed form to Dy. G.M. (EF&PM) / Executive II (EF&PM-NR), AIESL or his authorized person.
- 6. Authorized competent persons (Approved by the Chief Inspector of Factories) should be personally present during the test/examination.
- 7. Safety responsibility lies with vendor adequate precautions required to be taken at the time of inspection/testing of equipment to avoid any accident or incident at site and to avoid any damage to equipment or any other equipment /material around that area.
- 8. The contractor will arrange tools & testing equipment's like tensio-meter, pumps, ultrasonic thickness measurement gauge, etc. required for inspection/testing.
- 9. The contractor will deploy adequate manpower for carrying out test/inspection of equipment at site.
- 10. The contractor shall intimate Dy. GM (EF&PM) / Executive II (EF&PM-NR) well in advance whenever any equipment falls duly for inspection /testing in order to make the equipment available for testing at site before the due date.
- 11. On award of work, the contractor will arrange Airport Entry Permits for its personnel at their own cost from BCAS/DIAL, as and when required. The contractor shall ensure availability of these entry passes to its personnel to ensure timely completion of work. AIESL will recommend for issuance of Airport Entry Permits.

ALESL ALENGINEERING SERVICES LIMITED

ANNEXURE-2

<u>CONTRACT FOR INSPECTION/TESTING & CERTIFICATION OF EOUIPMENT (CRANES, LIFTING TACKLES / MACHINES, PRESSURE VESSELS ETC.) AS PER FACTORIES ACT. AT JEOC & NR</u>

The details of equipment's to be tested/inspected along with their periodicity of test/inspection and respective quantities are given

SN	ITEM	CAPACITY			Scope of Work	PERIODI-	
			JEO	C NR		CITY	
		Upto 2 T	22	02	Load test & visual inspection Deflection Test	Yearly As & when required	
1	E.O.T./H.O.T./JIB Cranes	Above 2 T to 5 T	07	02	Load test & visual inspection Deflection Test	Yearly As & when	
		Above 5 T to 7.5 T	04	NIL	Load test & visual inspection	required Yearly	
					Deflection test Load test & visual	As & when required Yearly	
		Above 7.5 T to 10 T	02	NIL	inspection Deflection test	As & when required	
					Visual Inspection	Yearly	
2	Slings & Lifting Tackles	Upto 10 T	109	06	Load Testing	As & when required	
	Lifting Machines, Fork				Visual Inspection	Yearly	
3	Lifts Hyd. Jacks etc.	Up to 10 T	09	32	Load Testing	As & when required	
ç		Upto 1 m ³	06	12	Ultrasonic Testing & visual inspection	Every Six Months	
		1			Hydraulic Testing	Once in 4 years	
		Above 1 m ³	04	NIL	Ultrasonic Testing & visual inspection	Every Six Months	
	Air Receivers/Pressure	to 8 m ³		INIL	Hydraulic Testing	Once in 4 years	
4	Vessels (Max. working pressure 7-35 Kgf/cm2)	orking (f/cm2)			Ultrasonic Testing & visual inspection	Every Six Months	
	AL ENGIN	8 m ³ to 12m ³	02	NIL	Hydraulic Testing	Once in 4 years	
		Above 12m ³ to 20m ³	04	NIL	Ultrasonic Testing & visual inspection	Every Six Months	
12m ³ t					Hydraulic Testing	Once in 4 years	

5	Dead Weights	Upto 1 T	8	NIL	Load Testing	Yearly
6	Safety Belt	23KN	20	80	Visual Inspection	Every Six Months



Page 10 of 23

ANNEXURE-3

<u>CONTRACT FOR INSPECTION/TESTING & CERTIFICATION OF EOUIPMENT (CRANES, LIFTING TACKLES / MACHINES, PRESSURE VESSELS ETC.) AS PER FACTORIES ACT AT JEOC & NR</u>

Special Terms & Conditions for the Contract

- 1. The Service Provider shall abide by all safety regulations laid down by AI Engineering Services Limited from time to time and shall not follow any unsafe practices.
- 2. Adequate manpower is to be made available whenever required for periodic testing / checking or for any maintenance / break down/ repair job. The service provider shall make available at site required tool set including Torch, Safety Equipment's etc. all the time for day-to-day activity including maintenance.
- 3. The Service Provider shall undertake that they shall arrange for the necessary security clearance at their own cost from police authorities and entry permit from BCAS/AAI/DIAL for staff required to work.
- 4. Smoking is strictly prohibited in premises of AI Engineering Services Limited; therefore, the Service Provider should ensure that none of his employee smokes.
- 5. The Service Provider shall undertake to abide at all times by the existing labour enactments and rules made there under regulation notification and by – laws of the state or Central Govt. or Local Authority and other labour law (including rules), regulations, by-laws that may be pressed or notification that may be issued under any labour laws in future either by State or Central Govt. or Local Authorities. The Service Provider shall be solely responsible to comply with all provisions of Labour Laws including rules, regulation, by-laws, notifications, then AIESL shall have the right to deduct any money due to the Service etc. as may be applicable from time to time and shall indemnify AIESL against any claim, loss, damage including cost thereof, in case of any breach of any provision of labor laws including rules, regulation, by-laws, notifications etc., as may be applicable from time to time.
- 6. The Service Provider shall also keep AIESL indemnified in case any action is taken against AIESL by the competent authority on account of contravention by the Service Provider, his agent or servants, of any of the provision of and Act or rules made there under, regulations or notifications including amendments. If AIESL is caused to pay or reimburse such amounts as may be necessary to cause or observe such Acts, Laws, Rules, Regulations, and Notifications including amendments, if any on account of any such contravention by the Service Provider, his agent or servants including his amount of Security Deposit. AIESL shall also have the right to recover from the Service Provider any sum required or estimated to be required " for making good the loss or damage suffered" by AIESL.
- 7. All risks of loss or of damage to property and of personal injury and death, which arise during and in consequence of the performance of the contract, are the sole responsibility of the Service Provider.
- 8. The Service Provider shall be solely responsible for any damage to the property of AIESL whether accidental or deliberate, caused by him, his agent and servants.

- 9. The Service Provider shall not transfer or assign or sublet any part of the service once agreed or any share or interest herein in any manner or degree directly or indirectly, to any person firm or company whatsoever.
- 10. The Service Provider shall be personally responsible for any theft, dishonesty and/or disobedience and discourteous behavior on the part of the employees/supervisors so provided by him to provide these services.
- 11. The Service Provider shall arrange to carry out, at his own cost, the verification by the Police Authorities of the character and antecedents of the personnel engaged by him for the job and ensure that no persons, whose character and antecedents have not been so verified, shall be engaged for the job. Notwithstanding the same however, any person whose engagement is objected to by AI Engineering Services Limited shall be promptly replaced by the contractor.
- 12. **Supervision:** Supervision of personnel provided by the contractor shall be his responsibility. Therefore, service provider must deploy his own supervisor to monitor the work allotted to them on regular basis.
- 13. **Arbitration:** Any dispute arising between the parties in respect of the construction, interpretation, application, meaning, scope, operation or effect of this document or the validity or breach thereof, shall first be settled by mutual consultation, if the dispute remains unresolved after a period of 90 days from the date when the mutual consultation has started, the matter shall be referred for settlement to 'SCOPE FORUM OF CONCILIATION AND ARBITRATION', Govt. of India and the award made in pursuance thereof shall be binding on the parties.
- 14. **Interpretation**: In the event of any difference in the interpretation of any of the clauses of the service agreement, the clarification given by the GM (Engg), JEOC shall be final and binding.

ALESL ALENGINEERING SERVICES LIMITED

ANNEXURE - 4

TECHNICAL ELIGIBILITY CRITERIA

- I. The tenderer must have at least three years' experience (ending 31st March 2025) of providing similar type of services to Central/ State Government/PSU's/Nationalized Banks/reputed organizations. (Mandatory). Services rendered with list of such Central/ State Government/PSU's/Nationalized Banks/reputed organizations with duration of service shall be furnished (Mandatory).
- II. The bidder must have successfully executed/completed similar Services over the current financial year and last three financial years i.e.,2021-2022,2022-2023,2023-2024:
 - a) Three similar completed services costing not less than the amount equal to INR 1,73,098/- of the estimated cost (**Mandatory**)
 - b) Two similar completed services costing not less than the amount equal to INR 2,16,237/- of the estimated cost (Mandatory)

or

or

c) One similar completed service costing not less than the amount equal to INR 3,46,197/- of the estimated cost (Mandatory).

Similar Services: - Inspection/ Testing & Certification of equipment (cranes, lifting tackles/ machines, pressure vessels etc). as per factories act.

- III. Whether Tenderer having average Annual Turnover of Rs.1,29,824 /-(Rupees One Lakh Twenty Nine Thousand Eight Hundred Twenty Four only) or above for each Financial year 2021-22, 2022-2023 & 2023-24. Self-attested Copies of Balance sheet, Profit & Loss A/C in support of above are enclosed. In case the Balance sheet & P & L a/c are not audited, a CA certificate, certifying the turnover for F.Y. 2021-22, 2022-23 & 2022-23 & 2023-24. F. Y. 2023-24 is required in addition to the balance sheet & P&L A/c for the same financial years. (MANDATORY).
- IV. The tenderer must have working office in Municipal limits of DELHI/NCR, in his name, as on date of the submission of the tender. Self-attested copy of lease Agreement/Electricity Bill/Tax receipt / telephone bill bearing company's address in support of documentary proof of bearing working office in Municipal limits of DELHI/NCR must be enclosed. (MANDATORY).
- V. Possession of PAN, ESI, PF, GST (REG-06 certificate) is must at the time of application of tender. Selfattested document confirming your registration for ESI, PF, & GST (REG-06 certificate) must be enclosed (MANDATORY).
- VI. The tenderer must be an income tax payee. Self-attested copy (s) of Income Tax Return/clearance along with computation for the financial years 2021-22, 2022-23 and 2023-24 should be enclosed. (MANDATORY).
- VII. Turn Over Certificate for financial years 2021-22, 2022-23 and 2023-24 enclosed (MANDATORY).

<u>ANNEXURE -5</u> <u>UNDER TAKINGS: (</u>To be agreed and signed by the tenderer)

- 1) Confirmed that all the provisions of the Contract Labour (Regulation and Abolition) Act 1970 andrules made there under shall be complied with. In particular, if the said Act is applicable to us, we shall obtain the required licenses under the Contract Labour (Regulation & Abolition) Act 1970 from the concerned Labour Authorities within 15 days of obtaining LOI/ Agreement as the case may be at our own cost and initiative and deposit a copy with AI Engineering Services Ltd. at the time of commencement of the work.
- **2)** Confirmed that the complete Work of AMC FOR INSPECTION/TESTING & CERTIFICATION OF EQUIPMENT (CRANES, LIFTING TACKLES / MACHINES, PRESSURE VESSELS ETC) AS PER FACTORIES ACT as per the Work Scope (Annexure-1) given in the Tender Enquiry shall be operational within 30 days from the date of acceptance of Letter Of Intent (LOI).
- 3) Confirmed that the registrations and licenses under all the applicable local and central taxes and laws and to be specified separately under each applicable tax/law/Act (i.e., GST /Work Contract Act/Provident Fund Act/ESI Act/Income Tax Act/Shop & Establishment Act etc.) shall be produced for verification/checking of AI Engg. Services Ltd. Or to a third party authorized by AI Engg. Services Ltd. / Agencies of Govt. of India.
- **4)** Confirmed that the requisite work as per enclosed Work Scope (Annexure-1) would be completed to the satisfaction of AI Engineering Services Ltd.
- 5) Confirmed that on the spot surprise checks could be conducted by AI Engineering Services Ltd third party authorized by AI Engineering Services Ltd, anytime and shortcomings are to be overcome and penalized.

6) Confirmed that **PERIOD OF CONTRACT** – Two Years

- I have carefully gone through and have understood and hereby agree to abide by all the General Terms & Conditions, Work scope and Specifications governing thetender.
- I hereby confirm that I am authorized to sign the tender document and the information given in the tender is true and correct to the best of my knowledge and belief and nothing material is concealed.
- All the pages of the Technical Bid are signed and any corrections are duly countersigned.

Date:_____

Signature_____

Place:

Name& Designation: - _____

Co. Name & Seal: _____

ANNEXURE-6

TECHNICAL BID FORM

				Date	ed. <u>"</u>
1	Name of Contract		Certification of tackles/ Machin Factories Act., a	ract of Inspection Equipment (Cran les, Pressure vess at Jet Engine Over eering Services L w Delhi-110037.	nes, Lifting sels etc) as per rhaul Complex
2	Name of the Company/Establishment		M/S		
3	Full Address of Registered Office				
4	Telephone No./ Mobile Tel No				
5	Email ID				
6	Name and Phone No. of Contact Person				
7	Nature of company (Whether Proprietorship Firm/Partnership Firm/Limited Company/Corporation/A Other (Specify) (Encl. Proof)	ny			
8	Particulars of Registration-	Yes/	If yes, give follo	owing details	
	Issued in the name of the tenderer	No	Number	Date of Issue	Valid up to
A	PF Registration. Self-Attested Copy attached				
В	ESI Registration. Self-Attested Copy attached				
С	PAN. Self-Attested Copy attached	AL	ISL ◄		
D	GST (REG-06) Registration No.Self- Attested Copy attached	NG 3	SERVICE:	S LIMITE	0

9a	The tenderer must have at least three years' experience (ending 31st March 2025) of providing similar type of services to Central/ State Government/PSU's/Nationalized Banks/reputed organizations. (Mandatory). Services rendered with list of such Central/ State Government/PSU's/Nationalized Banks/reputed organizations with duration of service shall be furnished (Mandatory). Similar Services: - Inspection/ Testing & Certification of equipment (cranes, lifting tackles/ machines, pressure vessels etc). as per factories act.		
9b	 The bidder must have successfully executed/completed similar Services, over the current financial year and the last three financial years i.e.,2021-2022,2023-2024: 1) Three similar completed services costing not less than the amount equal to INR 1,73,098/- of the estimated cost (Mandatory) or 2) Two similar completed services costing not less than the amount equal to INR 2,16,237/- of the estimated cost (Mandatory) or 3) One similar completed service costing not less than the amount equal to INR 3,46,197/- of the estimated cost (Mandatory). Similar Services: - Inspection/ Testing & Certification of equipment (cranes, lifting tackles/ machines, pressure vessels etc). as per factories act. 	ESL	
9c	Copy of relevant supporting document(s)/ contract(s) etc., as proof of experience required at9a above, duly self-attested, enclosed	SERVICES LIMITED	
10	Whether Tenderer having average Annual Turnover of Rs.1,29,824 /-(Rupees One Lakh Twenty-Nine Thousand Eight Hundred Twenty-Four only) or above for each financial year 2021-22, 2022-2023 & 2023-24. Self-attested Copies of Balance sheet, Profit & Loss A/C in support of above are enclosed. (MANDATORY).		

(202 Prop	opy of Balance Sheets & P&L acco 1-22, 2022-23 and 2023-24) {au rietor/Director enclosed. YES / NO	A			n Rs 4	0 Lacs} dulysigned b	by the
11 b) Self attested copy of IT return along with computation for the following Financial Years enclosed: 2021-22 : YES / NO 2022-23 : YES / NO							
12 Turr	n Over Certificate for last 3 years e	nclosed: YES/N())23-24		
	as any Director/Partner/Proprietor s your company been Blacklisted b					: YES (if Yes, give details) : YES	
14 Detai	ils of relevant supporting documen	ut(s)/ contract(s) e	tc. jus	tifying Experience	e	(if Yes, give details)	
SN				Period	of	Annual Value Of	
	supporting document(s) etc	Airlines/		Contract		Contract	
		Organizations		(From	to		
		Served	_)			
I			_				
I						· · · · · · · · · · · · · · · · · · ·	- A.
IV						-	

15 Duly signed Undertaking as per Annexure-5 is attached.

:YES / NO

16 Any Other information which Tenderer may like to furnish (separate sheet may be enclosed ifrequire

ALENGINEERING SERVICES LIMITED

AIESL

		Yes	N
1.	Self-Attested copies of: -		
	A) PF Registration		
	B) ESI Registration		
	C) PAN No.		
	D) GST (REG-06) Registration		
2.	Copy of Balance Sheet and P& L account for the Financial Year (2021-22,		
	2022-23 and 2023-24) {audited incase the Turnover is more than Rs		
	40/- Lacs} duly signed by Proprietor/Director		
3.	Self Attested Copy(s) of Income Tax Return for the Financial Years(2021-22,		
	2022-23 and 2023-24)		
4.	Turn Over Certificate for financial years 2021-22, 2022-23 and 2023-24		
	enclosed		
5.	Copy of relevant supporting document(s)/ contract(s) etc , as a proof of		
	experience duly self-attested		
6.	List of other Organizations where similar services are provided currently		
	with Tel No.& contact person		
7.	Confirmed that PERIOD OF CONTRACT Two Years		

17 CHECK SHEET: Following Documents must be attached with Technical Bid (Annexure-6).

NOTE: In order to qualify for evaluation of the Financial Bid, the Bidder has to comply with allthe requirements listed.

Authorised Signatory

ALESL ALENGINEERING SERVICES LIMITE Company Seal

ANNEXURE -7

COMMERCIAL BID

<u>CONTRACT FOR INSPECTION/TESTING & CERTIFICATION OF EOUIPMENT (CRANES. LIFTING TACKLES / MACHINES, PRESSURE VESSELS ETC.) AS PER FACTORIES ACT AT JEOC & NR, AI ENGINEERING SERVICES LTD, IGI Airport, Terminal-II, New Delhi-110037</u>

SN	ITEM	CAPACITY	QTY.	Scope of Work	PERIODI- CITY	Rate/ Unit	TOTAL (Qty * Rate)
		Upto 2 T	24	Load test & visual inspection	Yearly		
		-		Deflection Test	As & when required		
1	E.O.T./H.O.T./JI B	Above	09	Load test & visual inspection	Yearly		
1	Cranes	2 T to 5 T		Deflection Test	As & when required	,	
		Above 5 T to 7.5	04	Load test & visual inspection	Yearly		
		Т		Deflection test	As & when required		
		Above 7.5 T to 10 T	02	Load test & visual inspection	Yearly		
		-		Deflection test	As & when required		
2	Slings &	Up to 10T	115	Visual Inspection	Yearly		
-	LiftingTackles	op to for	115	Load Testing	As & when required		
3	Lifting	Up to 10 T	41	Visual Inspection	Yearly		
5	Machines,Fork Lifts Hyd. Jacks etc.	0010101	41	Load Testing	As & when required		
		Upto 1 m ³	18	Ultrasonic Testing & visual inspection	Every Six Months		
				Hydraulic Testing	Once in 4 years		
4	Air Receivers/Press	Above 1 m ³	04	Ultrasonic Testing & visual inspection	Every Six Months	a ieu	
-	ure Vessels (Max. working	to 8 m ³		Hydraulic Testing	Once in 4 years		
pressure 7-35 Kgf/cm2)	Above	02	Ultrasonic Testing & visual inspection	Every Six Months			
			Hydraulic Testing	Once in 4 years			
		Above 12m ³ to 20m ³	04	Ultrasonic Testing & visual inspection	Every Six Months		
		20111		Hydraulic Testing	Once in 4 years		

5	Dead Weights	Upto 1 T	8	NIL	Load Testing	Yearly		
6	Safety Belt	23KN	20	80	Visual Inspection	Every Six Months		
7	7 TOTAL AMOUNT (Excluding GST)							
8	8 GST @							
9	9 TOTAL AMOUNT (Including GST)							

NOTE:

- a. The L-1 Tenderer would be decided based on the lowest total cost to AIESL.
- b. The Tenderer should fill up all fields of the table above.
- c. In case price is not relevant to a given field of the table, or has been included in the totalprice, the same should be entered as "Not applicable" or "included in the basic price" asapplicable.
- d. GST must be clearly indicated with the percentage thereof.
- e. Conditional Discount, if any will not be considered for deciding L-1 Tenderer.
- f. The quoted price and other terms and conditions will remain firm during the contractualperiod.
- g. Replacement of the items to be carried out after approval of AIESL.
- h. Commercial Bid format must not be attached with the technical bid. Such bids are liable for rejection.

Authorised Signatory

Company Seal

ALENGINEERING SERVICES LIMITED

ANNEXURE -8

FORMAT OF AUTHORIZATION LETTER FOR ATTENDING BID OPENING

(On Bidder's Letter Head)

То

The Dy.GM (PPMM) Jet Engine Overhaul Complex Al Engineering Services Ltd. I.G.I Airport T- 2 NewDelhi–110037

Sub: Authorization for attending bid Opening

Tender No:

Subject:

The following persons(s) are hereby authorized to attend the bid opening for the Tender mentioned above on our behalf.

Sr. Name No.	Email ID	Contact No.	Signature
1.			
Authorised Signatory			
Signature		· · ·	
Name & Designation			
With SEAL			
Note:	ALES		

- 1. Permission for entry to the hall where bids are opened may be refused in case authorization letter as prescribed above is not received.
- 2. The authorized representatives, in their own interest, must reach the venue of bid opening well in time.
- 3. The authorized representative must carry a valid photo identity.

ANNEXURE -9

The Dy.GM, PPMM Jet Engine Overhaul ComplexAI Engineering Services Ltd. I.G.I Airport T- 2 New Delhi–110037

UNDERTAKINGS/CERTIFICATION:

It is certified that:

- **A.** There are no hidden costs to AIESL over and above as quoted in the tender.
- **B.** We agree to hold the quoted prices firm till completion of supplies against the Contract.
- **C.** We agree to extend to AIESL the benefit to reduction in statutory duties, taxes, levies, etc., if notified by the Govt.of India, during the period of validity of the Purchase Order.
- **D.** We have carefully gone through hand have understood and hereby agree to unconditionally a bid by all the General Terms& Conditions, Product Details and Specifications governing the tender.
- **E.** The financial bid will be valid for a minimum period of 120 days from the date of opening of Technical Bid.
- **E.** All the pages of Technical are being signed and stamped.
- **G.** I hereby confirm that I am authorized to sign the tender document and the information given in the tender is true and correct to the best of my knowledge and belief and nothingmaterial is concealed.

Signature	
Name & Designation	ALESI
Company Seal	G SERVICES LIMITED
Date:	
Place:	

END OF DOCUMENT

ALESL ALESL ALESLIMITED

Page 23 of 23