



REPUBLIC OF SERBIA
GOVERNMENT AVIO SERVICE

TENDER DOCUMENTATION
FOR PUBLIC PROCUREMENT number O-01/2016

PUBLIC PROCUREMENT OF SERVICES

Procurement of services - „Professional training/refresher courses for
aviation personnel for Falcon 50 aircraft”

Belgrade, January 2016

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Pursuant to Article 32 and Article 61 of the Law on Public Procurements (the Official Gazette of the Republic of Serbia, no. 124/2012, hereinafter referred to as: the Law), Article 2 of the Rulebook on Compulsory Elements of Tender Documentation in Public Procurement Procedures and Method of Evidence of Fulfillment of Requirements (the Official Gazette of the Republic of Serbia, no. 29/2013), the Decision on initiation of public procurement procedure, no. 404-02-3/2016-05 of 06 January 2016 and the Decision on establishment of the Public Procurement Commission, no. 404-02-3/2016-05/1 of 06 January 2016 for the Procurement number O-01/2016, the following

**TENDER DOCUMENTATION
FOR PUBLIC PROCUREMENT number O-01/2016
Procurement of services - „Professional training/refresher courses for
aviation personnel for Falcon 50 aircraft” has been prepared**

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I PUBLIC PROCUREMENT GENERAL DATA

Procuring Entity: Republic of Serbia, Government, **Government Avio Service**, New Belgrade, Boulevard Mihajla Pupina 2, TIN Number 104625603, Company registration number 07020171, webpage www.aviosluzba.gov.rs

Public procurement type: The subject public procurement is carried out in an open procedure, in accordance with the Public Procurement Law (“Official Gazette of the Republic of Serbia”, No.124/12, 14/15 and 68/15) and by-laws governing public procurements.

Public procurement subject: Public procurement subject is procurement of services.

Purpose of public procurement: Procedure is conducted for the conclusion of a contract on public procurement.

Contacts: Contact person is Jovanka Perušinović, phone number 011/2289 840, every working day from 7:30 – 15:30.

II PUBLIC PROCUREMENT SUBJECT DATA

Public procurement subject: Subject of public procurement no. O-01/2016 is procurement of services – “Professional training/refresher courses for aviation personnel for Falcon 50 aircraft” for needs of Government Avio Service, according to specification and Tender Documentation.

Name and label from Common procurement dictionary: 80650000 – Training and simulation in aircraft, missiles and spacecraft. The Bid must be completely prepared in accordance with tender documentation and invitation.

The subject of procurement is not shaped in lots.

The following section of tender documentation describes subject of this procurement in more details - Type, technical characteristics (specification), quantity, description and quality assurance guarantee.



III TYPE, TECHNICAL CHARACTERISTICS (SPECIFICATION), QUANTITY, DESCRIPTION AND QUALITY ASSURANCE GUARANTEE

Government Avio Service (hereinafter: Procuring Entity) conducts public procurement of service – “Professional training/refresher courses for aviation personnel for Falcon 50 aircraft”, in order to provide the authorizations for flight crew and maintenance personnel for Falcon 50 aircraft. The Public procurement contract shall be concluded for a period of one year.

Government Avio Service is bound to regularly perform professional training/refresher courses for aviation personnel in order to provide acquisition and renewal of the type rating for that aircraft type.

Furthermore, the number and type of training/refresher courses significantly influence quality of services provided to users and creates conditions for maximum exploitation of aircraft from Government Avio Service fleet.

Type and scope of training/refresher courses for aviation personnel are directly connected to the aircraft technical characteristics. Therefore, when defining the technical specification related to the subject Public procurement, the following technical specifications of the aircraft must be stated:

FALCON 50

- Reg. mark: YU-BNA; S/N: 043
- Aircraft Manufacturer: DASSAULT FALCON
- Year of manufacture: 1981
- Capacity: 12 passengers
- Services: Air taxi
- Dimensions:
 - Length 18,52 m
 - Height 6,98 m
 - Wing span 18,86 m
- Powered by: 3 engine units HONEYWELL TFE731-3-1C
(each engine provides max. 3700lbs of thrust)
- Weight:
 - maximum take-off weight: 18500 kg
 - maximum empty weight: 9940 kg
 - maximum payload: 1000 kg
 - maximum fuel load: 7073 kg
- Performance limits:
 - MMO: 0,86
 - BMO: 370 kts
 - Cruising (high speed)
 - Speed (TAS): 468 kts
 - Fuel consumption (FF): 2298
 - Cruise height 37000 ft
 - Range (NBA VFR) at maximum payload:
 - Length: 3068 nm
 - Cruise speed: 405 kts



Service - "Professional training/refresher courses for aviation personnel for Falcon 50 aircraft", theoretical and practical training should be completely performed in accordance with applicable international standards and regulations governing this kind of services.

Place and date:

Bidder:
Seal and signature



IV CONDITIONS FOR PARTICIPATION IN PROCUREMENT AS PER ARTICLE 75 OF THE LAW AND INSTRUCTIONS HOW TO PROVE COMPLIANCE WITH REQUIRED CONDITIONS

Conditions for participation

All interested parties who meet the mandatory conditions from Article 75 of the Public Procurement law are allowed to participate in the public procurement procedure - "Professional training/refreshers courses for aviation personnel for Falcon 50 aircraft".

Mandatory conditions for participating in the procedure:

The bidder is obligated to submit the evidence that he meets mandatory conditions to participate in public procurement procedure according to Article 75 of the Law, i.e:

FOR LEGAL PERSONS:

- 1) that he is registered with the competent body, or entered in the appropriate register;
- 2) that he and his legal representative have not been convicted of a criminal act as a part of organized criminal organization, of a criminal act against commerce, environment, giving or accepting bribe, committing fraud;
- 3) that he has paid due taxes, contributions and other forms of public charges according to the laws of the Republic of Serbia or a foreign country if his head-quarters are on its territory;
- 4) that the bidder has the valid approval for the performance of the specific activity which is the subject of public procurement, issued by the competent authority;
- 5) that the bidder complies with the obligations arising from applicable regulations concerning protection at work, hiring and working conditions, environmental protection, as well as that he is not prohibited from performance of the specific activity, when submitting the bid.

FOR ENTREPRENEURS:

- 1) that he is registered with the competent body, or entered in the appropriate register;
- 2) that he has not been convicted of a criminal act as a part of organized criminal organization, of a criminal act against commerce, environment, giving or accepting bribe, committing fraud;
- 3) that he has paid due taxes and contributions arising from local public income;
- 4) that the bidder has the valid approval for the performance of the specific activity which is the subject of public procurement, issued by the competent authority;
- 5) that the bidder complies with the obligations arising from applicable regulations concerning protection at work, hiring and working conditions, environmental protection, as well as that he is not prohibited from performance of the specific activity, when submitting the bid.

FOR PHYSICAL PERSONS:

- 1) that he has not been convicted of a criminal act as a part of organized criminal organization, of a criminal act against commerce, environment, giving or accepting bribe, committing fraud;
- 2) that he has paid due taxes and contributions arising from local public income;



- 3) that the bidder has valid approval for performance of the specific activity which is the subject of public procurement, issued by the competent authority;
- 4) that the bidder complies with the obligations arising from applicable regulations concerning protection at work, hiring and working conditions, environmental protection, as well as that he is not prohibited from performance of the specific activity, when submitting the bid.

Instruction how to prove compliance with conditions:

The bidder is bounded to submit following evidences to confirm his compliance with mandatory conditions for participation in public procurement in accordance with the Law:

LEGAL ENTITY:

- 1) Excerpt from Business Register Agency, or the excerpt from the competent Commercial court register; for foreign bidders - excerpt from the competent authority register of the state of its head office;
- 2) Excerpt from penalty record, or the Certificate of the competent court and police department of the Ministry of domestic affairs that he and his legal representative have not been convicted of a criminal act as a part of organized criminal organization, of a criminal act against commerce, environment protection, giving or accepting bribe, committing fraud; for foreign bidders - certificate from the competent authority register of the state of its head office.
- 3) Approval of the competent tax authority – the Ministry of Finance and Economy that the bidder has settled all due taxes and other contributions and approval of the competent local self-government that it has settled all duties for source local public revenues; for foreign Bidders certificate of the competent tax authority of the state of its head office;
- 4) Approval (certificate) of the competent authority for the performance of the specific activities which are the subject of particular public procurement;
- 5) Statement that the bidder complies with the obligations arising from applicable regulations concerning protection at work, hiring and working conditions, environmental protection, as well as that he is not prohibited from performance of the specific activity, when submitting the bid.

ENTREPRENEUR:

- 1) Excerpt from Business Register Agency, or the excerpt from the competent register;
- 2) Excerpt from penalty record, or the Certificate of the competent court and police department of the Ministry of domestic affairs that he and his legal representative have not been convicted of a criminal act as a part of organized criminal organization, of a criminal act against commerce, environment protection, giving or accepting bribe, committing fraud;
- 3) Approval of the competent tax authority – the Ministry of Finance and Economy that the bidder has settled all due taxes and other contributions and approval of the competent local self-government that it has settled all duties for source local public revenues;
- 4) Approval (certificate) of the competent authority for the performance of the specific activities which are the subject of particular public procurement;
- 5) Statement that the bidder complies with the obligations arising from applicable regulations concerning protection at work, hiring and working conditions, environmental protection, as well



as that he is not prohibited from performance of the specific activity, when submitting the bid.

PHYSICAL ENTITY:

- 1) Excerpt from penalty record, or the Certificate of the competent court and police department of the Ministry of domestic affairs that he has not been convicted of a criminal act as a part of organized criminal organization, of a criminal act against commerce, environment, giving or accepting bribe, committing fraud;
- 2) Certificate of the Magistrate Court proving that the bidder has not been prohibited from performing his activity;
- 3) Approval of the competent tax authority – the Ministry of Finance and Economy that the bidder has settled all due taxes and other contributions and approval of the competent local self-government that it has settled all duties for source local public revenues;
- 4) Approval (certificate) of the competent authority for the performance of the specific activities which are the subject of particular public procurement;
- 5) Statement that the bidder complies with the obligations arising from applicable regulations concerning protection at work, hiring and working conditions, environmental protection, as well as that he is not prohibited from performance of the specific activity, when submitting the bid.

NOTE: Pursuant to Article 78, paragraph 5 of the Public Procurement Law, the bidder registered in the Register of Bidders kept by the Business Registers Agency competent for registration of business entities (Legal Entities and Entrepreneurs) shall not be obliged to submit evidence on the fulfillment of the mandatory requirements stipulated by Article 75, paragraph 1, items 1 to 4 of the Law.

Conditions which must be fulfilled by each subcontractor or bidders' group member: Each subcontractor must comply with mandatory conditions set forth in Article 75, paragraph 1, item 1) to 4) of the Law, by submitting the evidences stated in this section.

If the Bidder intends to entrust a partial execution of the procurement to the subcontractor, he is obliged to indicate:

- participation of subcontractor in his bid,
- percentage of the total bid value that is going to be entrusted to the subcontractor (maximum 50%), as well as the part of the procurement that will be performed by the subcontractor,
- subcontractor's name and if and if the contract is concluded between the procuring entity and the bidder, the subcontractor shall be named in the contract.

If the bid is submitted by a group of bidders, each bidder from the group must comply with mandatory conditions set forth in Article 75, paragraph 1, item 1) to 4) of the Law. The condition from Article 75, paragraph 1, item 5) of the Law must be fulfilled by the bidder from the group of bidders entrusted with the part of procurement which requires fulfillment of that condition.

Bidder is obligated to inform Procuring entity, in writing and without delay, of any change concerning fulfillment of requirements for participation in public procurement procedure, which occurs before the decision is made or the contract awarded or concluded, during the public procurement contract validity period, and shall document such change in the prescribed manner.



Compliance with conditions from Article 75, paragraph 2 of the Law: Procuring Entity demands that the Bidders state that they have acted in accordance with legal acts of protection at work, hiring and working conditions, environmental protection, as well as to guarantee that they are entitled to intellectual property, when submitting the bid.

Related to this condition, the Bidder submits the Statement of Compliance with conditions from Article 75, paragraph 2 of the Law.

This Statement is submitted by each subcontractor and member of group of bidders, in his own name.

The method of submitting the evidence: Evidence of compliance with mandatory conditions are delivered as uncertified copies and, prior to decision on the contract signing, the Procuring Entity can demand from the Bidder whose bid is, according to the report of Commission, evaluated as the most advantageous one to submit the original or certified copies of all or several evidence.

If the bidder fails to submit the original or certified copy of the mandatory evidence within the period which cannot be shorter than five days, such bid shall be rejected as faulty.

If the evidence of compliance with mandatory conditions is in electronic form, the bidder submits the copy of that document in writing, in accordance with law for complying electronic document, unless he is submitting an electronic bid, in which case the evidence is submitted in the original electronic form.

If the Bidder's headquarters are in a foreign country, Procuring Entity can make sure if the evidence of compliance with mandatory conditions are issued by that country's competent authorities.

If the state of Bidder's headquarters does not issue evidence from Article 77, paragraph 1, item 1) to 4) of the law, the Bidder is allowed to submit the written Statement of compliance with mandatory conditions made under criminal and material liability, certified by the court or other authority, notary public or other legal authority of that state.

If the Bidder was not able to obtain necessary documents within the deadline for bid submission, since, according to regulations of the state of his head office, these documents could not be issued within the deadline for bid submission and if the Bidder submits necessary evidence for this, the Procuring entity shall allow the Bidder to submit the mandatory evidence subsequently within appropriate timeframe.

The bidder is obliged to inform Procuring Entity in writing, without any delay about any change related to the compliance with conditions set forth by the Public Procurement procedure, should this change take place prior to the decision or the contract conclusion, during the validity term of the contract on public procurement and to provide accompanying documents for such a change in the prescribed manner.

The Bidder is not obliged to submit the data which are available to the public at web pages of the authorities. In that case, he must first specify these evidences and then specify the web page at which these data are available to the public.



V INSTRUCTIONS TO BIDDERS HOW TO PREPARE THEIR BIDS

1. Language

Procuring Entity has prepared tender documentation in both Serbian and English language.

The procurement procedure shall be executed in Serbian language.

The bid can be compiled in either Serbian or English language.

2. Bid submission

The bid is submitted in writing to the address of Procuring Entity – Government Avio Service, 11070 Novi Beograd, Bulevar Mihaila Pupina 2, istočno krilo, II sprat, kancelarija 209, closed in the envelope or box, in such manner that during bid opening it can be determined with certainty that it is being opened for the first time. On the front side of the envelope the following note shall be placed: **Bid for Public Procurement No. O - 01/2016 – Procurement of services – “Professional training/refresher courses for aviation personnel for Falcon 50 aircraft” – and the label “BID - DO NOT OPEN”**. At the reverse side of the envelope, the name, address, contact person and telephone number of the Bidder must be indicated.

If the bid is submitted by a group of bidders, it is necessary to indicate on the envelope that it is a group of bidders, and give the names and addresses of all participants in a joint bid.

The bid shall be submitted directly or through postal services.

If the bid is submitted through postal services, the Bidder must provide that it is received by Procuring Entity within indicated date and time.

Bids are submitted within 30 days from the date of announcement of invitation for bid submission and tender documentation on the Public Procurement Portal. Invitation to submit bids and tender documentation shall be published on the internet page of Government Avio Service on day of announcement: www.aviosluzba.gov.rs.

When receiving bid, Procuring entity shall note down on envelope or box containing the bid the time and date of receipt and register ordinal number of bid in order of reception. For hand delivered bid, Procuring entity shall issue confirmation of reception to the bidder. In the confirmation he shall indicate the date and the time of receipt of bid.

The bid not received by Procuring entity within date and hour specified in the invitation to bid shall be considered as untimely bid.

Procuring entity shall return untimely bid to the bidder unopened, after the bid opening procedure with a note stating that the bid has been submitted in an untimely manner.

3. Information on the bid submission modalities

Bidder can submit only one bid.

Bidder who has submitted bid individually cannot participate in the joint bid or as the subcontractor at the same time, nor can one person participate in several joint bids.

4. Bid with subcontractor

The bidder is obligated to state in the bid whether he will entrust partial execution of the procurement to a subcontractor.

If the Bidder indicates in his bid that he will entrust a partial execution of the procurement to the subcontractor, he is obliged to indicate percentage of the total bid value that is going to be



entrusted to the subcontractor, which cannot be over 50%, as well as the part of the procurement that will be performed by the subcontractor.

If the Bidder indicates in his bid that he will entrust a partial execution of the procurement to the subcontractor, he is obliged to indicate the subcontractor's name and if the contract is concluded between the procuring entity and the bidder, the subcontractor shall be named in the contract.

A bidder is obliged to, upon the procuring entity request, provide him access to subcontractors, in order to determine fulfillment of the required conditions.

The bidder must submit the evidence on compliance with the conditions from the tender documentation for subcontractors.

The bidder is fully responsible to the procuring entity for performance of the obligation from the public procurement procedure, i.e. performance of the contractual obligations, regardless of the number of subcontractors.

5. Joint bid

A bid can be made by a group of bidders.

If a bid is submitted by a group of bidders, the agreement by which the bidders from the group undertake to each other and to the procuring entity to perform the public procurement must be the integral part of the joint bid. This agreement must contain the information from the Article 81. paragraph 4. item 1) to 6) of the Law.

Procuring entity may not request a group of bidders to associate themselves into a legal entity so that they may submit a joint bid.

If the joint bid is assessed as the most advantageous one, the procuring entity may require a group of bidders to submit a legal act binding them to execute jointly the procurement contract. The legal act shall specify the responsibility of each bidder for the contract execution.

The bidders forming a group of bidders shall bear unlimited joint liability towards the procuring entity.

A cooperative may submit a bid independently, in its own name and on behalf of members of the cooperative, or a joint bid on behalf of the cooperative members.

If a cooperative submits bid in its own name, for obligations arising from public procurement procedure and public procurement contract, both the cooperative and its members shall be liable, in accordance with the Law.

If a cooperative submits joint bid on behalf of its members, for obligations from public procurement procedure and public procurement contract, members of the cooperative shall have unlimited joint and several liability.

6. Special requirements of Procuring entity on how to compile the bid

The bid is compiled by entering required data in forms which make the integral part of tender documentation. The bidder is required to complete forms clearly, i.e. to enter the data in empty fields or to circle already given elements, so that the forms are entirely completed and their content clear and unambiguous.

Besides that, the bidder is obliged to submit all annexes requested by tender documentation.

Bidder is obligated to bound together as a whole all documents submitted along with the bid and to seal them in order to prevent additional insertion, removal or replacement of individual sheets of paper, i.e. annexes, without visible damage to the sheets or seal.



The bidder is obligated to state in the bid whether he will entrust partial execution of the procurement to a subcontractor.

If the bid is submitted by the bidder participating individually, each form must be sealed and signed by the bidder's responsible person or authorized representative.

If the bidder indicates in his bid that he will entrust a partial execution of the procurement to the subcontractor, he is obligated to indicate the subcontractor's name and if the contract is concluded between the procuring entity and the bidder, the subcontractor shall be named in the contract. In that case all forms related to subcontractors must be sealed and signed by the subcontractor's responsible person or authorized representative.

If the bid is submitted by a group of bidders, the integral part of joint bid is agreement whereby bidders from the group commit, between themselves and towards Procuring entity, to execute public procurement, which has to contain information on:

- 1) leading member of the group, or one who will make the bid and represent the group of bidders before Procuring entity;
- 2) bidder who will sign the contract on behalf of the group of bidders;
- 3) bidder who will provide collateral on behalf of the group of bidders;
- 4) bidder who will issue invoice;
- 5) account for the execution of payment;
- 6) liabilities of each bidder from the group of bidders for implementing contract.

If the bidders are submitting a joint bid, the group of bidders may decide that all forms from the tender documentation are signed and sealed by all members of the group of bidders or a group of bidders can name one bidder from the group who will sign and seal the forms from tender documentation except the forms that involve making a statement under material and criminal liability (e.g. Statement on independent bid, Statement on compliance with conditions from Article 75, paragraph 2 of the Law), which must be signed and sealed by each bidder from the group of bidders. If the bidders name one bidder from the group who will sign and seal the forms from tender documentation (except the forms that involve making a statement under material and criminal liability), that must be defined in the agreement by which the bidders from the group undertake to each other and to the procuring entity to perform the public procurement. The agreement shall be the integral part of the joint bid according to Article 81 of the Law.

Bidders submit bids in compliance with tender documentation and conditions requested by the Procuring entity.

The bid must contain TENDER DOCUMENTATION, ANNEXES AND FORMS, as follows:

1. Tender documentation from page 1 to 38 - each page shall be verified by the seal of Procuring entity (Tender documentation downloaded from the Public Procurement Portal or Procuring entity's website www.aviosluzba.gov.rs, as well as amendments and changes to tender documentation, if any).
2. Excerpt from Business Register Agency, or the excerpt from the competent Commercial court register; for foreign bidders - excerpt from the competent authority register of the state of its head office – **ANNEX 1**.



3. Excerpt from penalty record, or the Certificate of the competent court and police department of the Ministry of domestic affairs that he and his legal representative have not been convicted of a criminal act as a part of organized criminal organization, of a criminal act against commerce, environment protection, giving or accepting bribe, committing fraud; for foreign bidders - certificate from the competent authority register of the state of its head office – **ANNEX 2.**

4. Approval of the competent tax authority – the Ministry of Finance and Economy that the bidder has settled all due taxes and other contributions and approval of the competent local self-government that it has settled all duties for source local public revenues; for foreign Bidders certificate of the competent tax authority of the state of its head office - **ANNEX 3.**

5.– Approval (certificate) of the competent authority for the performance of the specific activities which are the subject of particular public procurement - **ANNEX 4.**

6.– Joint Procurement Agreement (it is submitted only if the bid is submitted by the group of bidders) - **ANNEX 5.**

8. **Form No. 1** - Bid form; completed, signed and certified by a seal

9. **Form No. 2** - Price breakdown form; completed, signed and certified by a seal

10. **Form No. 3** - Statement of Compliance with conditions from Article 75, paragraph 2 of the Law; completed, signed and certified by a seal

11. **Form No. 4** - Bid preparation costs; completed, signed and certified by a seal

12. **Form No. 5** - Statement of the independent bid; completed, signed and certified by a seal

13. **Form No. 6** - Contract model; completed, signed and certified by a seal

7) **Alternative Bids**

Alternative bids are not allowed.

8) **Discount on the offered price**

Discount on the offered price is not allowed.

9) **Manner of making change, amendment or withdrawal of the Bid**

Bidder is entitled to make changes, amendments or withdrawal of the Bid within the deadline for bid submission in the manner specified for the bid submission.

Bidder is required to indicate clearly which part of the bid was changed, i.e. which documents will be submitted subsequently.



Change, amendment or withdrawal of the Bid shall be submitted to the address: **Government Avio Service, 11070 Novi Beograd, Bulevar Mihaila Pupina 2, istočno krilo, II sprat, kancelarija 209**, with label:

“Change of the bid for the public procurement of service - “Professional training/refresher courses for aviation personnel for Falcon 50 aircraft” PP No. O - 01/2016 – “ DO NOT OPEN” or

“Amendment to the bid for the public procurement of service - “Professional training/refresher courses for aviation personnel for Falcon 50 aircraft” PP No. O - 01/2016 – “ DO NOT OPEN” or

“Withdrawal of the bid for the public procurement of service - “Professional training/refresher courses for aviation personnel for Falcon 50 aircraft” PP No. O - 01/2016 – “ DO NOT OPEN” or

“Change and amendment to the bid for the public procurement of service - “Professional training/refresher courses for aviation personnel for Falcon 50 aircraft” PP No. O - 01/2016 – “ DO NOT OPEN”.

At the reverse side of the envelope or on the box, the name, address, contact person and telephone number of the Bidder must be indicated. If the bid is submitted by a group of bidders, it is necessary to indicate on the envelope that it is a group of bidders, and indicate the names and addresses of all participants in a joint bid.

After the expiry of the bid submission deadline, the Bidder cannot withdraw or change his bid.

10) Requirements important for bid acceptability

The offered services must comply with the requirements of the procuring entity and defined technical characteristics (specification), description, content and quality in all aspects. On contrary, the bid will be rejected as unacceptable.

11) Requirements in terms of payment modality and condition

The Procuring Entity shall make full payment as per pro-forma invoice, within 20 (twenty) days from the date of receipt of the pro-forma invoice, signed by the Procuring Entity’s authorized representative, by transfer to the current account number and in the currency stated in the invoice. The direct payment made by the user undergoing the training/refresher course is also allowed, before the commencement of the service of training/refresher course.

The Procuring Entity reserves the right to adjust payment to budget liquidity of the Republic of Serbia.

12) Currency and the manner in which the price in the bid must be indicated and expressed

The price must be expressed in dinars, without VAT, including all costs bidder had in the realization of the public procurement.



Prices expressed in a foreign currency (USD), shall be converted into dinars at the mean exchange rate of the National Bank of Serbia on the day of the bid opening.

The price expressed in the bid must comprise all costs that the Bidder had in the realization of procurement.

The price is fixed and cannot be changed.

If the price indicated in the bid is abnormally low causing the Procuring entity to doubt whether public procurement will be completed, the Procuring entity shall apply Article 92 of the Law.

Services which are the subject of this Public procurement are VAT free, according to Article 24, paragraph 1, point 10) of the Law on Value added tax ("Official Gazette of the Republic of Serbia", No.84/04, 86/04-correction, 61/05 and 61/07, 93/12, 108/13, 68/14-other law, 142/14 and 83/15).

13) Protection of Procuring entity's data confidentiality

Procuring entity shall require the protection of confidentiality of data placed at disposal to bidders, including their subcontractors.

Person who receives data specified as confidential is obliged to observe their confidentiality irrespective of the degree of this confidentiality.

14) Protection of Bidder's data confidentiality

The Procuring Entity shall keep as confidential all data on bidders contained in bids that are designated as confidential by a special regulation and designated as such in the bid with the label "**CONFIDENTIAL**" by the bidder. The Procuring entity shall refuse to disclose any information that would entail a breach of confidentiality of data received in the bid.

Data concerning compliance with mandatory conditions, price and other data from the bid relevant for the bid ranking shall not be deemed as confidential.

15) Additional information or clarifications concerning the bid preparation

Interested person may request from Procuring Entity, in writing (via e-mail jovanka.perusinovic@aviosluzba.gov.rs or on fax no. 011/3117529), additional information and clarifications concerning the preparation of bid up to 5 (five) days before the expiry of time limit for bid submission.

Procuring Entity is obligated to send written reply to the interested person within 3 (three) days from the day of reception of request for additional information and clarifications concerning the preparation of bid and at the same time publish this information on the Public Procurement Portal and on its own website.

Additional information or clarifications are submitted with a note "**Request for additional information or clarifications of tender documentation for the Public procurement of services - "Professional training/refresher courses for aviation personnel for Falcon 50 aircraft"**", PP No. O - 01/2016.

Should the procuring entity change or amend the Tender Documents within 8 or fewer days before the deadline for the submission of bids, he will be obligated to extend the deadline for the submission of bids and publish a notice on extending the deadline for the submission of bids.



